## In the Supreme Court of the United States

JOSEPH R. BIDEN, JR., MIGUEL CARDONA & THE U.S. DEPARTMENT OF EDUCATION

Applicants,

v.

NEBRASKA, MISSOURI, ARKANSAS, IOWA, KANSAS, & SOUTH CAROLINA

Respondents.

ON EMERGENCY APPLICATION TO VACATE INJUNCTION PENDING APPEAL ISSUED BY THE UNITED STATES COURT OF APPEALS FOR THE EIGHTH CIRCUIT

CERTIFICATE OF COMPLIANCE

Pursuant to Rule 33.1(h), I hereby certify that the Motion for Leave to File and Brief of Borrower Advocacy and Legal Aid Organizations as *Amici Curiae* in Support of the United States' Application to Vacate Injunction Entered by the United States Court of Appeals for the Eighth Circuit contains 323 words and 5,940 words respectively, excluding the parts of the Brief that are exempted by Rule 33.1(d).

I declare under penalty of perjury that the foregoing is true and correct.

Executed on November 22, 2022

JOSHUA ROVENGER
THE LEGAL AID SOCIETY OF
CLEVELAND & STUDENT
BORROWER PROTECTION
CENTER (A FISCALLY
SPONSORED PROJECT OF
THE SHARED ASCENT FUND)
1223 W. 6th Street
Cleveland, OH 44113
jrovenger@lasclev.org
josh.rovenger@protectborrowers.org
216-297-7973

Counsel for Amici Curiae