In The Supreme Court of the United States

Jenny & Jeremy Bruns,
Petitioners,

v.

 $USAA, et \ al., \\ Respondents.$

On Petition for Writ of Certiorari to the United States Court of Appeals for the District of Columbia Circuit

AMENDED APPLICATION TO CHIEF JUSTICE JOHN G. ROBERTS, JR. (FOR THE D.C. CIRCUIT) FOR LEAVE TO FILE OUR PETITION FOR A WRIT OF CERTIORARI WITH A 27,000 WORD LIMIT UNDER RULE 33

JENNY & JEREMY BRUNS
Pro Se
3905 N. 7th Ave. #34304
Phoenix, AZ 85067
(910) 322-2276
EqualJusticeUnderLaw@email.com

January 30, 2023

Dear Mr. Chief Justice:

Jurisdiction in this Court arises from the denial order of our petition for rehearing en banc in Case No. 22-5011, filed on November 7, 2022, by the United States Court of Appeals for the District of Columbia Circuit.

Please grant us leave to file our petition for a writ of certiorari with a 27,000 word limit under Rule 33 because we shall present the Court with at least five questions for your discretionary consideration to warrant review, which are too complex and nuanced to properly suss out without more words available to adequately describe the problems, importance, implications, and consequences, along with an analysis of the text, purpose, context, and history to necessarily ground the Court with good reasons to grant our petition.

Respectfully submitted,

Jenny Bruns, Pro Se

Jeremy Bruns, *Pro Se*

30 January 2023

3905 N. 7th Ave. #34304, Phoenix, Arizona 85067 (910) 322-2276; EqualJusticeUnderLaw@email.com