CAUSE NO.

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IN THE UNITED STATES SUPREME COURT

TRENT STEVEN GRIFFIN, SR. Petitioner,

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AMERICAN ZURICH INSURANCE COMPANY; WALGREENS COMPANY; GREG WASSON, Chief Executive Officer; JIM REILLY,SR., Director Human Resources; CHESTER STEVENS, District Manager; JANUARI LEWIS, Pharmacy Supervisor; JERRY PADILLA, Pharmacy Supervisor; FELICIA FELTON, Store Manager; JERLINE WASHINGTON, Pharmacy Manager; VANESSA STRONG, Store Manager; MIRANDA MARTINEZ, Pharmacy Technician; DARAVANH KHANMANIVAHN, Pharmacy Technician; TEXAS DEPARTMENT OF INSURANCE, DIVISION OF WORKERS' COMPENSATION; ROD BORDELON, in his individual capacity; RICK PERRY, in his individual capacity; CASSIE BROWN, Texas Workers' Compensation Commissioner; GREG ABBOTT, Governor of the State of Texas; JAIME MASTERS., c.p.S. Commisioner; STEPHEN MCKENNA, Child Support Officer; MARY F. IVERSON, Authorized Agent; WELLS FARGO BANK, N.A.; ANDREW COLE, DESIGNATED DOCTOR; NICOLE BUSH, Market Scheduler; VALERIE RIVERA, Ombudsman; THOMAS HIGHT, Hearing Officer; TEXAS DEPARTMENT OF FAMILY AND PROTECTIVE SERVICES; WARREN KENNETH PAXTON, JR., Texas Attorney General; RYANN BRANNAN,

Respondents.

APPLICATION FOR EXTENSION OF TIME FOR FILING PETITION FOR WRIT OF CERTIORARI

To: The Honorable, Justice Clarence Thomas, Justice of the Fifth Circuit.

Pursuant to Supreme Court Rule 30.3, Trent Steven Griffin, Sr., the above-named

petitioner, by Trent Steven Griffin, Sr., pro se, respectfully applies for an extension of

time for filing petition for writ of certiorari, for an additional 60 days, namely from

February 24, 2023 to and including May 24, 2023.

The grounds for this application that are beyond petitioner-appellant's control are as follows: (1) petitioner-appellant is involved in more than one case with complex issues that involve deadlines in other matters; (2) the application is not for delay; (3) plaintiff-appellant is pleading under extraordinary conditions, particularly as being disabled and impaired; (4) the extension will not prejudice the respondents; (5) I need to analyze the opinion of the Fifth Circuit Court of Appeals because of the complexity on the issue(s); and (6) otherwise this request is timely as prescribed by rule 30.2 at least 10 days before the specified final filing date.

Wherefore, Trent Steven Griffin, Sr. the petitioner herein, respectfully request that the time for filing his petition for writ of certiorari, be extended for an additional 60 days, namely from February 24, 2023 to and including May 24, 2023.

Date: April 26, 2023

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Respectfully submitted,

<u>/s/ Trent S. Griffin, Sr.</u> Trent S. Griffin, Sr. P.O. Box 1614 Cedar Hill, Texas 75106 Phone: 678-608-8336 Email: doc.1tgriffin@gmail.com

CERTIFICATE OF SERVICE

I, Trent Steven Griffin, Sr., petitioner of the Supreme Court of the United States and

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daniel.collideg@oag.texas.gov

Lawrence McNamara Attorney for Walgreens Company and Walgreens' Employees FORD & HARRISON, LLP 1601 Elm St., Suite 4450 Dallas, Texas 75201 Imcnamara@fordharrison.com

Date : April 26, 2023

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/s/ Trent S. Griffin, Sr. TRENT S. GRIFFIN, SR.