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The Honorable Scott S. Harris
Clerk of the Court
Supreme Court of the United States
One First Street, NE
Washington, DC 20543

RE: *Sweeney v. UCHA*, No. 25 1055; *Curtis v. Inslee*, No. 25-1119;
Horsley v. Kaiser Foundation Hospitals, No. 25A880

Dear Mr. Harris,

The Petitions for a Writ of Certiorari in *Sweeney, supra*, and *Curtis, supra*, are pending, with response dates of April 6, 2026, and April 24, 2026, respectively. The filing deadline for a Petition for Writ of Certiorari in *Horsley* is April 16, 2026.

These three cases present identical or closely related questions of exceptional national importance arising in the Ninth and Tenth Circuits. In each case, the lower court usurped the federal government's exclusive authority to regulate investigational drugs when it allowed the state to condition public employment or the use of state-issued healthcare licenses on (1) being injected with an investigational drug, (2) disclosing identifiable private health information to unknown third parties, and (3) waiving fundamental due-process rights. The cases arise from California, Washington, and Colorado and supply the Court with complementary factual records that together illustrate the full scope of the constitutional and statutory issues involved.

To promote judicial economy and ensure a complete and consistent presentation of the issues, we respectfully request that the Court defer consideration of the pending petitions in *Sweeney* and *Curtis* until the petition in *Horsley* is filed and thereafter schedule all three cases for consolidated consideration. No party will be prejudiced by the brief extension requested. We further ask that you circulate a copy of this letter to the Members of the Court.

Respectfully,

David J. Schexnaydre
Counsel for Petitioners

cc: All counsel of record