UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

PERKINS COIE LLP,

Plaintiff,

Civil Action No. 25-716 (BAH)

v.

U.S. DEPARTMENT OF JUSTICE, et. al.,

Defendants.

UNOPPOSED MOTION OF 504 LAW FIRMS FOR LEAVE TO FILE A BRIEF AMICUS CURIAE IN SUPPORT OF PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AND FOR DECLARATORY AND PERMANENT INJUNCTION

Pursuant to LCvR 7(o), more than 500 of this Nation's law firms (together, "amici")¹ respectfully move, through the undersigned counsel, for leave to file a brief as amici curiae in support of Plaintiff. The proposed brief is attached hereto as Exhibit 1, and a proposed order is attached as Exhibit 2. In support of this motion, amici further state:

1. This Court has "broad discretion" in determining whether a third party may participate in a case as *amicus curiae*. *Nat'l Ass'n of Home Builders v. U.S. Army Corps of Engineers*, 519 F. Supp. 2d 89, 93 (D.D.C. 2007). "[N]ormally," courts in this District will grant an *amicus* leave to file a brief "when the *amicus* has unique information or perspective that can help the court beyond the help that the lawyers for the parties are able to provide." *Youming Jin v. Ministry of State Sec.*, 557 F. Supp. 2d 131, 137 (D.D.C. 2008) (quoting *Ryan v. CFTC*, 125 F.3d 1062, 1063 (7th Cir. 1997)). *Amici* can provide precisely that kind of information and perspective.

1

¹ The individual *amici* are described in Appendix A.

Amici are some of the leading law firms in the United States. The work done by amici, and other firms like them, is indispensable to the success of our system. Many advocate for the interests of the Nation's leading business and financial institutions, which depend on the stability of the rule of law in order to thrive economically. Others advocate for the interests of small businesses, nonprofit organizations, consumers, workers and other individuals, and likewise depend on the impartial administration of justice to advance their clients' objectives. Individuals at these firms hold a wide range of political, social and economic views. But despite those differences amici are united in their support for the integrity of the adversarial system and the rule of law.

- 2. The Plaintiff is understandably focused primarily on the effects of the March 6, 2025 Executive Order entitled "Addressing Risks from Perkins Coie LLP" (the "Executive Order") on Plaintiff's ability to continue to represent its clients and to sustain itself as a going concern. *Amici* seek to provide the Court with a broader perspective on the threat that the Executive Order—which is an unconstitutional act of undisguised retaliation for representations that Plaintiff has undertaken in the past—poses to the integrity of our adversarial system, to the ability of clients to obtain the zealous representation to which they are constitutionally entitled, and to the rule of law itself.
- 3. Consistent with LCvR 7(m), on April 2, 2025, *amici* conferred with counsel for Plaintiff and counsel for Defendants. Plaintiff has consented to the filing of this brief.

 Defendants do not object to the filing of this brief.

For all the foregoing reasons, the *Amici* Law Firms respectfully request that the Court grant their motion for leave to file a brief as *amici curiae*.

April 4, 2025

Respectfully submitted,

Nathan P. Eimer

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Counsel for Amici Curiae

CERTIFICATE OF SERVICE

I hereby certify that on April 4, 2025, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system. Notice of this filing will be sent to all attorneys of record by operation of the Court's electronic filing system.

April 4, 2025

/s/ Donald B. Verrilli, Jr.
Donald B. Verrilli, Jr.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

PERKINS COIE LLP,

Plaintiff,

v.

U.S. DEPARTMENT OF JUSTICE, et. al.,

Defendants.

Civil Action No. 25-716 (BAH)

BRIEF OF AMICI CURIAE 504 LAW FIRMS IN SUPPORT OF PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AND FOR DECLARATORY AND PERMANENT INJUNCTION

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CORPORATE DISCLOSURE STATEMENT

Amici curiae are law firms and legal corporations. They have no parent corporations and do not issue stock.

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INTEREST OF AMICI CURIAE¹

This *amicus* brief is filed on behalf of many of this Nation's leading law firms.² Although we do not take this step lightly, our abiding commitment to preserving the integrity of the American legal system leaves us no choice but to join together to oppose the March 6, 2025 Executive Order entitled "Addressing Risks from Perkins Coie LLP" (the "Executive Order") that is at issue in this litigation. The Executive Order (which is now subject to a temporary restraining order) should be permanently enjoined as a violation of core First, Fifth, and Sixth Amendment guarantees, as well as bedrock separation-of-powers principles.

But something even more fundamental is at stake. In recent weeks, the President has issued not one but *five* executive orders imposing punitive sanctions on leading law firms in undisguised retaliation for representations that the firm, or its former partners, have undertaken, and more may be in the offing.³ Those Orders pose a grave threat to our system of constitutional governance and to the rule of law itself. The judiciary should act with resolve—now—to ensure that this abuse of executive power ceases. Cf. Cooper v. Aaron, 358 U.S. 1 (1958).

1

¹ In accordance with Federal Rule of Appellate Procedure 29(a)(4)(E), amici certify that (1) this brief was authored entirely by counsel for amici curiae and not by counsel for any party, in whole or part; (2) no party or counsel for any party contributed money to fund preparing or submitting this brief; and (3) apart from counsel for amici curiae, no other person contributed money to fund preparing or submitting this brief.

² The individual *amici* are described in Appendix A.

³ See Addressing Risks from WilmerHale, The White House (Mar. 28, 2025) ("WilmerHale Order"), https://tinyurl.com/4m8a79jn; Addressing Risks from Jenner & Block, The White House (Mar. 25, 2025) ("Jenner Order"), https://tinyurl.com/u7ts9x49; Addressing Risks from Paul Weiss, The White House (Mar. 14, 2025) ("Paul Weiss Order"), https://tinyurl.com/5w4j69fv; Suspension of Security Clearances and Evaluation of Government Contracts (Feb. 25, 2025), https://tinyurl.com/3yxdrmfp.

ARGUMENT

- 1. The Executive Order at issue in this case, and the others like it, take direct aim at several of the Nation's leading law firms and seek to cow every other firm, large and small, into submission. On the basis of almost-decade-old allegations, the Executive Order subjects an entire firm, as well as its clients and personnel, to draconian punishment—including the revocation of its attorneys' security clearances, the potential loss of clients that contract with the United States, and denial of access to federal buildings and facilities. Such disabilities would threaten the survival of any law firm.
- 2. The looming threat posed by the Executive Order at issue in this case and the others like it is not lost on anyone practicing law in this country today: any controversial representation challenging actions of the current administration (or even causes it disfavors) now brings with it the risk of devastating retaliation. Whatever short-term advantage an administration may gain from exercising power in this way, the rule of law cannot long endure in the climate of fear that such actions create. Our adversarial system depends upon zealous advocates litigating each side of a case with equal vigor; that is how impartial judges arrive at just, informed decisions that vindicate the rule of law. See Legal Services Corp. v. Velazquez, 531 U.S. 533, 545 (2001) ("An informed, independent judiciary presumes an informed, independent bar."). In the same vein, it is a deeply held principle of the legal profession that everyone, no matter their actions or beliefs, is entitled to zealous advocacy on their behalf. See Martinez v. Ryan, 566 U.S. 1, 12 (2012) ("[T]he right to counsel is the foundation for our adversary system"). The principle is so deeply ingrained that lawyers—going back to John Adams' defense of eight British soldiers who perpetrated the Boston Massacre of 1770—consider it a core part of their professional obligation to take on representation of clients with whom they disagree, even vehemently. Indeed, the

"courage" of attorneys who take on unpopular clients has long "made lawyerdom proud." *Sacher v. United States*, 343 U.S. 1, 4 (1952).

The work done by *amici*, and other firms like them, is indispensable to the success of our system. Many advocate for the interests of the Nation's leading business and financial institutions, which depend on the stability of the rule of law in order to thrive economically. Others advocate for the interests of small businesses, nonprofit organizations, consumers, workers and other individuals, and likewise depend on the impartial administration of justice to advance their clients' objectives. Individuals at these firms hold a wide range of political, social and economic views—even with respect to the representations attacked in the executive orders. But despite those differences *amici* are united in their support for the integrity of the adversarial system and the rule of law.

3. The role of *amici* and firms like them is particularly important when a law firm represents a client challenging the actions of a president or his administration, Republican or Democratic. Checking federal government overreach, whether it be infringements on religious liberty, assaults on the freedom of the press, or burdensome regulation, is a vital part of what *amici* and others like them are called to do. By definition, such litigation brings lawyers into conflict with the policies and objectives of the Executive Branch.

Since this Court entered its Temporary Restraining Order, the Administration has redoubled its threats of retaliation against the legal profession. In that regard, the express targeting of law firm pro bono efforts in the three most recent executive orders—which attack those firms' pro bono representations as "activities that make our communities less safe, increase burdens on local businesses, limit constitutional freedoms, and degrade the quality of American elections"—is cause for particularly acute concern. Paul Weiss Order, § 1. For our system of

justice to operate, members of the bar must be free to advocate zealously for all their clients, large and small, rich and poor, without fear of retribution. They must be free, in the words of Chief Justice Marshall, to defend "the right of every individual to claim the protection of the laws." *Marbury v. Madison*, 5 U.S. 137, 163 (1803). Without such zealous advocacy, there is no prospect of equal justice under law.

4. History offers indelible reminders of the perils associated with governmental intrusion into the autonomy of the legal system and with political retribution aimed at lawyers thought to stand in the way of a regime's political objectives. In too many countries and instances to name, regimes have disbarred, prosecuted and jailed lawyers who dared to represent opposition figures or challenge government actions, with predictable results for the rule of law and the integrity of the legal profession.

Fortunately, such abuses have been rare in our country's history. Over the past two decades alone, elite law firms have represented clients seeking to invalidate major presidential initiatives, from the Military Commissions Act of 2006⁴ to the Affordable Care Act⁵ and the Dodd-Frank Act.⁶ Until now, it would have been inconceivable that a law firm would risk punitive retribution from the federal government for undertaking representations of this kind. And when state or local governments have attempted to wield the threat of official retribution to deter entities from advocating for what they believe, the Supreme Court has condemned such actions in clear and decisive terms. E.g. *National Rifle Ass'n v. Vullo*, 602 U.S.175, 189 (2024) ("[T]he First Amendment prohibits government officials from relying on the threat of invoking

⁴ Boumediene v. Bush, 553 U.S. 723 (2008).

⁵ NFIB v. Sebelius, 567 U.S. 519 (2012).

⁶ Seila Law v. Consumer Financial Protection Bureau, 591 U.S. 197 (2020); Consumer Financial Protection Bureau v. Community Financial Services Ass'n, 601 U.S. 416 (2024).

legal sanctions and other means of coercion ... to achieve the suppression of disfavored speech." (citation omitted)). But that proud tradition is in jeopardy. Unless the judiciary acts decisively now, what was once beyond the pale will in short order become a stark reality. Corporations and individuals alike will risk losing their right to be represented by the law firms of their choice and a profound chill will be cast over the First Amendment right to petition the courts for redress.

5. Like every lawyer, the members of the *amicus* law firms have sworn an oath to uphold the Constitution and to discharge the obligations of the profession to the best of our ability. That oath obligates all of us, no matter our political views, to be faithful custodians of our Nation's commitment to the rule of law—a commitment that has made it possible for this Nation's corporations to lead the world in innovation and productivity; for our scientists, scholars and creative artists to contribute so much to human progress; and for all of us to know that we can turn to the courts to vindicate our fundamental civil rights. We therefore feel a special responsibility to stand up now to the unprecedented threat posed by the Executive Order at issue in this case and the others like it.

CONCLUSION

For the foregoing reasons, this Court should grant the motion for permanent injunction.

Dated: April 4, 2025

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Counsel for Amici Curiae

CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing complies with Local Civil Rule 7(o)(4) and does not exceed 25 pages. I further certify that the attached *amicus* brief complies with the typeface and type style requirements of Local Rule 5.1(d) because it has been prepared in a proportionally spaced typeface using Microsoft Word and 12-point Times New Roman font.

Dated: April 4, 2025 /s/ Donald B. Verrilli, Jr.

Donald B. Verrilli, Jr.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

PERKINS COIE LLP,	
Plaintiff,	Civil Action No. 25-716 (BAH)
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Defendants.	

[PROPOSED] ORDER

Upon consideration of the motion of 504 Law Firms for leave to file an Amici Curiae brief and such matters as are just and proper, it is hereby

ORDERED that the aforementioned Motion is GRANTED; and it is further

ORDERED that the Amici Curiae brief attached as Exhibit 1 to the Motion is deemed filed with this Court upon entry of this Order.

Entered this day of, 2023	
	Honorable Beryl A. Howell
	United States District Judge

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APPENDIX A

List of Amici Curiae

300degrees PLLC

Advocate Law Group P.C.

Ajamie LLP

Aldous Law

Ali & Lockwood LLP

ALR Civil Rights LLC

Alto Litigation

Altshuler Berzon LLP

Anapol Weiss

Anderson & Kreiger LLP

Andrus Anderson LLP

Andrus Wagstaff, PC

Arete Law Group PLLC

Arguedas, Cassman, Headley & Goldman LLP

Armond Wilson LLP

Arnold & Porter

Arrowood LLP

Arshack, Hajek & Lehrman, PLLC

Ascheman Law

Aviso Legal Group LLP

Aylstock, Witkin, Kreis and Overholtz, PLLC

Bailey & Glasser, LLP

Banashek Irving & McNutt, LLP

Bangos Law Firm, P.A.

Bangs, McCullen, Butler, Foye & Simmons, LLP

Bantle & Levy LLP

Barrientos PC

Baughman Kroup Bosse PLLC

Beale, Micheaels, Slack & Shughart, P.C.

Bedell, Dittmar, DeVault, Pillans & Coxe, P. A.

Beeman & Muchmore, LLP

Berger Montague PC

Berman Tabacco

Bernstein & Gordon LLP

Beveridge & Diamond, P.C.

Binder & Schwartz LLP

Bird, Marella, Rhow, Lincenberg, Drooks & Nessim, LLP

Birrell Law Firm PLLC

BLL LLP

Bloom Law PLLC

Blumberg Law Corporation

Bondurant, Mixson & Elmore

Botkin Chiarello Calaf PLLC

Bradley Bernstein Sands LLP

Brandt Law, PLLC

BraunHagey & Borden LLP

Breskin Johnson & Townsend

Brian L. Tannebaum, P.A.

Broadband Legal Strategies, LLC

BrotmanLaw, PLLC

Brown, Goldstein & Levy, LLP

Bryan Schwartz Law, P.C.

Burgess Law PC

Cade Law Group LLC

Caffrey Hill, PLLC

Caldwell LLP

Cannon & Dunphy

Caplan Cobb LLC

Casey Gerry Francavilla Blatt LLP

Charhon Callahan Robson & Garza, PLLC

Charles J. Kettlewell LLC

Charles S. Tusa PLLC

Ciresi Conlin LLP

Civil Rights Litigation Group, PLLC

Clapp, Moroney, Vucinich, Beeman + Scheley

Clarick Gueron Reisbaum LLP

Clark Smith Villazor LLP

Clarke Johnston Thorp & Rice, PPC

Clayman Rosenberg Kirshner & Linder LLP

Clean Energy Counsel, LLP

Clifford Law Offices, P.C.

Clinton & Peed

Coast Law Group, LLP

Coblentz Patch Duffy & Bass LLP

Cochran Law Group

Cohen Hirsch LP

Cohen Milstein Sellers & Toll PLLC

Cohen Williams LLP

Colantuono, Highsmith & Whatley

Commins, Knudsen & Chou

Complex Appellate Litigation Group LLP

Conrad | Metlitzky | Kane LLP

Coogan Gallagher

Coopers LLP

Coppersmith Brockelman PLC

Corr Cronin LLP

Cotchett, Pitre & McCarthy, LLP

Covington & Burling LLP

Cowan DeBaets Abrahams & Sheppard LLP

Crain Brogdon, LLP

Creative Criminal Defense Consultants

Crowell & Moring LLP

Cultural Heritage Partners, PLLC

Cummins & Cummins, LLP

Curcio Law, PLLC

Daar & Newman, a Professional Law Corporation

David Corbett PLLC

Davis Graham & Stubbs LLP

Davis Levin Livingston

Davis Wright Tremaine LLP

DEH Law, PLLC

Deutsch Hunt PLLC

DMC Law, LLC

Donahue, Goldberg & Herzog

Dorsay & Easton LLP

Doyle Dennis Avery LLP

Dreher Law Firm

Dreyer Babich Buccola Wood Campora, LLP

Eagle Team LLP

Edelson PC

EDGE, A Professional Law Corporation

Edward R. Shaw P.A.

Ehrlich & Craig LLP

Eimer Stahl LLP

Emery Celli Brinckerhoff Abady Ward & Maazel LLP

Equity Litigation Group LLP

Eric Maxfield Law, LLC

Esler Stephens & Buckley LLP

Estes Law Group

Ezkovich & Co., LLC

Faraci Lange, LLP

Farella Braun + Martel LLP

Faughnan Law, PLLC

Feinberg, Jackson, Worthman & Wasow LLP

Fenwick & West LLP

Finkel Law Group P.C.

Fisher Taubenfeld LLP

Foley Hoag

Folger Levin LLP

Forsgren Fisher McCalmont DeMarea Tysver LLP

Fox & Robertson, PC

Frank Freed Subit & Thomas

Frankel PLLC

Frankfurt Kurnit Klein & Selz

Freedman Boyd Hollander & Goldberg P.A.

FreelandLaw LLP

Freshfields US LLP

Friedemann Goldberg Wargo Hess LLP

Friedman | Rubin, PLLP

Gainey Law, PLLC

Gair Gair Conason Rubinowitz Bloom Hershenhorn Steigman & Mackauf

Galiher DeRobertis & Waxman LLP

Gallagher Evelius & Jones LLP

Garmey Law

Getman, Sweeney & Dunn, PLLC

Gibbs Mura LLP

Gingras, Thomsen & Wachs, LLP

Girard Sharp LLP

Gish PLLC

Giskan Solotaroff & Anderson LLP

Glaser Weil Fink Howard Jordan & Shapiro LLP

Gleason, Dunn, Walsh & O'Shea

Glenn Agre Bergman & Fuentes LLP

Glenn F. Hardy PC

Goodley McCarthy LLC

Gordon Thomas Honeywell Law

Gordon Tilden Thomas & Cordell LLP

GrahamHollis, APC

Grant & Eisenhofer, P.A.

Graves, Dougherty, Hearon & Moody, P.C.

Green & Willstatter

Greenblatt Law LLC

Greene Broillet & Wheeler, LLP

Greene Espel PLLP

Greenspun Shapiro Ginsberg & Yang PC

Groombridge, Wu, Baughman and Stone LLP

Gross & Belsky PC

Grossman LLP

Grossman Roth Yaffa Cohen

Gupta Wessler LLP

Gustafson Gluek, PLLC

GVR Partners LLP

Hagens Berman Sobol Shapiro LLP

Hanson Bridgett LLP

Hanson Crawford Crum Family Law Group, LLP

Hanusz Law, PC

Harris St. Laurent & Wechsler LLP

Hausfeld LLP

Hecker Fink LLP

Hepworth Holzer, LLP

Hinman Legal PC

Hirschfeld Kraemer LLP

HKM Employment Attorneys LLP

Holland, Holland Edwards & Grosmman, LLC

Holmes Costin & Marcus PLLC

Holwell Shuster & Goldberg LLP

Hoq Law APC

Houlding Law PC

Hughes Socol Piers Resnick & Dym, Ltd.

Hutchinson, Black and Cook, LLC

Hykel Law, LLC

Iliff, Meredith, Wildberger & Brennan, PC

Incline Law Group, LLP

Interlaken Law Group, PLLC

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Jacobs & Schlesinger LLP

James D. Leach Attorney

James D. Taylor, P.C.

James Ellis Arden

Jassy Vick Carolan LLP

Jenner & Block LLP

John A. Yannis, Attorney at Law

John Vail Law PLLC

Johnson & Klein Law

Justice Law Collaborative LLC

Kaiser PLLC

Kaplan Gore LLP

Kaplan Kirsch LLP

Kaplan Law Firm, PLLC

Kaplan Martin LLP

Katz Banks Kumin LLP

Kaufman Lieb Lebowitz & Frick

KBM Law

Keker, Van Nest & Peters LLP

Keller Benvenutti Kim LLP

Keller Grover LLP

Keller Rohrback LLP

Kendall Brill & Kelly LLP

Kenneth P. Tableman, P.C.

Kevin Kohls PLC

Kieve Law Offices

Killmer Lane, LLP

Kingfisher Law APC

KKL LLP

Kline & Specter, PC

KO Law PC

Kohn, Kohn & Colapinto, LLP

Koskoff Koskoff & Bieder, PC

Kosloski Law, PLLC

KoslynLaw

Koss Firm APC

Kostelanetz LLP

Kramon & Graham, P.A.

Krantz & Berman LLP

Kreindler & Associates

Krevolin & Horst, LLC

Krokidas & Bluestein LLP

Kropf Moseley Schmitt

Kuras Legal, PLC

Kwall Barack Nadeau PLLC

Kwun Bhansali Lazarus LLP

Laminack, Pirtle & Martines LLP

Lamitie Law LLC

Langer, Grogan & Diver, P.C.

Langrock Sperry & Wool, LLP

Lansner & Kubitschek

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Law Forward, Inc.

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Law Office of Anya Goldstein

Law Office of Dan Roth

Law Office of Diane K. Vaillancourt

Law Office of Gail Shifman

Law Office of Ihsan Dogramaci PLLC

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Law Office of Lisa C. Lambert

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Law Office of Nanci Clarence

Law Office of Rebecca E. Ary

Law Office of Richard J. Davis

Law Office of Sara Azari

Law Office of Stephen Chahn Lee, LLC

Law Office of Susan F. Zinder, PLLC

Law Office of Susan Mindenbergs

Law Offices of Alex J. Higgins

Law Offices of Andrew Marks PLLC

Law Offices of Arthur Thomas Donato

Law Offices of David M. Zeff

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Law Offices of Greg Rosenfeld, P.A.

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Law Offices of Jonathan G Stein

Law Offices of Karen A. Klein

Law Offices of Laurel Stuart-Fink, PLLC

Law Offices of Richard M. Steingard

Law Offices of Robert D. Richman LLC

Law Offices of Steven B. Piser

Law Offices of Thomas Schneck

LeGrand Law PLLC

Leichtman Law PLLC

Lerch, Early & Brewer

Leung Law PLLC

Leventhal Puga Braley PC

Levi Merrithew Horst PC

Levine Lee LLP

Lewis & Lin, LLC

Lewis Baach Kaufmann Middlemiss

Libby Hoopes Brooks & Mulvey, P.C.

Lieff Cabraser Heimann & Bernstein, LLP

Lisa Cahill PLLC

Littlepage Booth

Livelihood Law, LLC

Lockridge Grindal Nauen PLLP

Loevy & Loevy

Long & Levit LLP

LoVerde Law, LLC

Lowrey Parady Lebsack & DeFazio, LLC

MacDonald Hoague & Bayless

Manatt, Phelps & Phillips, LLP

Mancini Shenk LLP

Marino & Weiss, P.C.

Markowitz Herbold PC

Marshall & Saunders, P.S.

Marziani, Stevens & Gonzalez PLLC

Maslon LLP

Massey & Gail LLP

McDowell Rackner Gibson PC

McGillivary Steele Elkin LLP

McHugh Law, PLLC

McNaul Ebel Nawrot & Helgren PLLC

Mehri & Skalet, PLLC

Melnik Legal

Michael A Jacobson, PS Inc.

Michael Broad

Miller Korzenik Sommers Rayman LLP

Miller Nash LLP

Miller Shakman Levine & Feldman LLP

Miner Barnhill & Galland, PC

Monchamp Meldrum LLP

Moses & Moses, P.C.

Moskowitz Colson Ginsberg & Schulman

Motley Rice LLC

Moya Law Firm

Munger, Tolles, & Olson LLP

Munley Law PC

Nace Law Group

Nachawati Law Group PLLC

Neal, Gerber & Eisenberg LLP

Neill Schwerin Boxerman, P.C.

Nelson & Fraenkel LLP

Newman McNulty

Nichols Kaster, PLLP

Northern Justice Project, LLC

Ogborn Mihm, LLP

Olson Grimsley Kawanabe Hinchcliff & Murray LLC

O'Malley & Madden, P.C.

Orange Law Offices, P.C.

Orsus Gate LLP

Outten & Golden LLP

Pacific Northwest Law LLP

Pacifica Law Group LLP

Paradigm Counsel LLP

Paradise Law Group, PC

Parker Lipman LLP

Parker Pohl LLP

Pashman Stein Walder Hayden, P.C.

Patterson Belknap Webb & Tyler LLP

Paul H. Stevenson Law Offices

Peiffer Wolf Carr Kane Conway & Wise, LLP

Perdue & Kidd LLP

Persyn Law & Policy

Peter L. Conway, P.C.

Petrillo Klein + Boxer LLP

Pfeiffer Rudolf LLC

Phillips & Paolicelli

Podhurst Orseck, P.A.

Pope McGlamry, P.C.

Price Law, LLC

Purchase, George & Murphey, P.C.

Rafferty Domnick Cunningham Yaffa

Rathod Mohamedbhai LLC

REH Legal

Reitler Kailas & Rosenblatt LLP

Rekhi and Wolk

Relman Colfax PLLC

Richards Carrington, LLC

Ritz Clark & Ben-Asher LLP

Riviera Law and Mediation

Rizio, Lipinsky, Heiting PC

Robbins LLP

Roberts Disability Law, P.C.

Rogers Joseph O'Donnell

Romanucci & Blandin, LLC

Rosen Bien Galvan & Grunfeld LLP

Rosenberg Martin Greenberg, LLP

Roxanne Conlin & Associates, P.C.

Rudy, Exelrod, Zieff & Lowe, LLP

Ruiz & Smart LLP

Russ Perisho, PLLC

Russell & Woofter LLC

Salahi PC

Sall Spencer Callas & Krueger, ALC

Salvatore Prescott Porter & Porter, PLLC

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Sandler Reiff Lamb Rosenstein & Birkenstock, PC

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Sarafa Law PLLC

Scale LLP

Schindler Cohen & Hochman LLP

Schroeter, Goldmark & Bender, P.S.

Schwabe, Williamson & Wyatt, P.C.

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Seeskin Law LLC

Segal & Amos, PLLC

Sentner Safran LLP

Sercarz & Riopelle, LLP

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Shades of Gray Law Group, P.C.

Shaheen & Gordon

Sharp Law Firm, P.A.

Shartsis Friese LLP

Sher Tremonte LLP

Shinder Cantor Lerner LLP

Shishido Taren Goldsworthy PLLC

Shreefer Law Firm, LLC

Shute, Mihaly & Weinberger LLP

Sideman & Bancroft

Sitara Human Rights Law

Slater Legal PLLC

Smith & Marjanovic Law LLC

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Smith Partners PLLP

Solow, PLLC

Spark Justice Law LLC

Spear Wilderman, P.C.

Spera Law Group, LLC

Sperling Kenny Nachwalter, LLC

Spertus, Landes & Josephs, LLP

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Stapleton Segal Cochran LLC

Stenberg Law, PLLC

Sterne, Kessler, Goldstein & Fox PLLC

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Tabitha Myers Law PLLC (Midtown Law)

Taus, Cebulash & Landau, LLP

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Terris, Pravlik & Millian, LLP

The Advani Law Firm

The Banks Law Firm, P.A.

The Basile Law Firm

The Coopersmith Law Firm, LLP

The deRubertis Law Firm, APC

The Employment Law Group, PC

The Fierberg National Law Group, PLLC

The Josh Greenberg Law Firm PLLC

The Krudys Law Firm, PLC

The Law Office of Barry M. Wolf

The Law Office of Christy O'Connor

The Law Office of Deborah M. Golden (Golden Law)

The Law Office of Marlo P. Cadeddu, P.C.

The Law Office of Stephen Wade Nebgen, PLLC

The Law Offices of Eric J. Moutz, LLC

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The Law Offices of Mark P. Zimmett

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The Schaps Law Office, A.P.C.

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Tim Lyons Law, PLLC

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Trister, Ross, Schadler & Gold, PLLC

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VANAMAN GERMAN LLP

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Walkup Melodia Kelly & Schoenberger

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Washington Employment Benefits Advocates, PLLC

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Weddle Law PLLC

Weissman & Mintz LLC

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Whistleblower Partners LLP

White & Stradley, PLLC

Wiggin and Dana LLP

Wilkinson Stekloff

Willenson Law, LLC

William D. Shapiro Law, Inc.

Williams Oinonen LLC

Wilmer Cutler Pickering Hale and Dorr LLP

Wilson Turner Kosmo LLP

Windy City Trial Group

Winebrake & Santillo, LLC

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Woodside Counsel, P.C.

Work/Environment Law Group

Yetter Coleman LLP

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