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21 **IN THE UNITED STATES DISTRICT COURT**
22 **NORTHERN DISTRICT OF CALIFORNIA**
23 **SAN FRANCISCO DIVISION**

24 CALIFORNIA TRIBAL FAMILIES
25 COALITION,

26 Plaintiffs,

27 v.

28 XAVIER BECERRA, in his official capacity
as Secretary of Health and Human Services, *et*
al.,

Defendants.

Case No. 3:20-cv-6018-MMC

**NOTICE OF UNOPPOSED MOTION
AND UNOPPOSED MOTION OF
FAMILY EQUALITY AND NATIONAL
CENTER FOR LESBIAN RIGHTS FOR
LEAVE TO FILE AMICUS BRIEF IN
SUPPORT OF PLAINTIFFS' MOTION
FOR SUMMARY JUDGMENT**

Hearing not yet scheduled.

Judge: Hon. Maxine M. Chesney

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1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE THAT Family Equality and the National Center for Lesbian
3 Rights (“NCLR”) hereby move the Court for leave to file the accompanying amicus curiae brief in
4 the above-captioned case in support of Plaintiffs’ motion for summary judgment. For the reasons
5 set forth below, Family Equality and NCLR respectfully request that this Court grant the motion
6 and permit the filing of the attached amicus curiae brief.

7 This Court has broad discretion to grant permission to file an amicus brief. *Hoptowit v.*
8 *Ray*, 682 F.2d 1237, 1260 (9th Cir. 1982). Generally, courts have exercised “great liberality” in
9 permitting the filing of amicus briefs. *California v. U.S. Dep’t of Interior*, 381 F.Supp.3d 1153,
10 1164 (N.D. Cal. 2019). “[A]n individual seeking to appear as amicus must merely make a
11 showing that his participation is useful or otherwise desirable to the court.” *Id.*

12 **1. The Amicus Curiae Brief Will Assist the Court in Understanding the Facts and Issues**
13 **in this Case**

14 Family Equality and NCLR have “unique information [and] perspective that can help the
15 court beyond the help that the lawyers for the parties are able to provide.” *NGV Gaming, Ltd. v.*
16 *Upstream Point Molate, LLC*, 355 F. Supp. 2d 1061, 1067 (N.D. Cal. 2005) (citation and internal
17 quotation marks omitted).

18 In 2020, the Department of Health and Human Services’ Administration for Children and
19 Families (“ACF”) rescinded its requirements under the Adoption and Foster Care Analysis and
20 Reporting System (“AFCARS”) 2016 Final Rule that child welfare agencies report data about the
21 tribal membership and affiliation of foster children, the sexual orientation of foster youth and
22 foster and adoptive parents, and how agencies identify and serve American Indian children and
23 LGBTQ+ youth in the foster care system.¹ Plaintiffs challenge this rescission as arbitrary and
24 capricious. Both Family Equality and NCLR have expertise with respect to the importance of the
25 collection of data regarding the sexual orientation of foster youth, foster and adoptive parents, and

26 _____
27 ¹ As used in this motion and in the accompanying amicus brief, the term “LGBTQ+” includes
28 lesbian, bisexual, transgender, questioning, and two-spirit youth, as well as other terms youth may
use to describe their sexual orientation, gender identify, and gender expression.

1 guardians, as well as how child welfare agencies serve LGBTQ+ youth in the foster care system.
2 Their proposed amicus brief “amplifies a number of points raised in parties’ papers.” *California*,
3 381 F.Supp.3d at 1164.

4 Family Equality is a national organization that, since its founding more than 40 years ago,
5 connects, supports, and represents LGBTQ+ parents and their children. Family Equality
6 spearheads the Every Child Deserves a Family Campaign, a national effort to end anti-LGBTQ+
7 discrimination in the child welfare system and promote the best interests of all children in the
8 foster care and adoption system by increasing their access to loving and stable temporary and
9 permanent homes.

10 NCLR is a non-profit, public interest law firm that litigates precedent-setting cases at the
11 trial and appellate court levels, advocates for equitable public policies affecting the LGBTQ+
12 community, provides free legal assistance to LGBTQ+ people and their legal advocates, and
13 conducts community education on LGBTQ+ issues. NCLR has been advancing the civil and
14 human rights of LGBTQ+ people and their families across the United States through litigation,
15 legislation, policy, and public education since it was founded in 1977. NCLR’s Youth Project,
16 established in 1993, engages in litigation, public policy advocacy, and system reform efforts to
17 promote the health and well-being of LGBTQ+ youth in their families, schools, and public
18 systems of care. NCLR’s work has included training and technical assistance regarding collection
19 of sexual orientation- and gender identity-related demographic information.

20 In addition to expertise as to the potential that collecting data on the sexual orientation of
21 LGBTQ+ youth, foster and adoptive parents, and guardians has to materially improve AFCARS
22 reporting and the welfare of children in foster care, Family Equality and NCLR are also familiar
23 with the administrative history of both the 2016 Final Rule and 2020 Final Rule. Both
24 organizations have shared their expertise and perspectives on the rescission of the AFCARS 2016
25 Final Rule to ACF: NCLR submitted comments on April 16, 2018, requesting that ACF rescind
26 proposed rulemaking delaying the compliance and effective dates in the AFCARS 2016 Final
27 Rule. Family Equality and NCLR also submitted comments to ACF on June 13, 2018, requesting

1 that DHS maintain the AFCARS data elements related to sexual orientation, gender identity, and
2 gender expression. Administrative Record (“AR”) 1219-26 (ECF 52-3). On June 18, 2019,
3 Family Equality and NCLR submitted further comments to ACF urging ACF to retain all data
4 elements from the AFCARS 2016 Final Rule and to add gender identity questions for foster youth,
5 foster adoptive parents, and guardians. AR 2852-62 (ECF-52-5). Family Equality submitted
6 supplementary comments on April 23, 2020, regarding additional research indicating an urgent
7 need for sexual orientation and gender identity data collection for foster youth and parents,
8 collection of ICWA data elements, and collection of educational stability and health assessment
9 data elements. Further, NCLR has issued guidelines for the collection of data related to the sexual
10 orientation and gender identity and expression of children in the child welfare systems.

11 As the accompanying amicus brief reflects, the perspectives of Family Equality and NCLR
12 will assist the Court in understanding the importance of the sexual orientation information
13 removed by the 2020 Final Rule and fundamental flaws in the justification for its removal.

14 **2. This Motion is Timely**

15 Defendants’ combined opposition and cross-motion for summary judgment is currently
16 due July 16, 2021. No hearing has yet been scheduled for the parties’ cross-motions for summary
17 judgment. Accordingly, there will be ample time for Defendants to consider the amicus brief and
18 address it in Defendants’ opposition and/or cross-motion for summary judgment.

19 **3. Plaintiffs Consent to and Defendants Do Not Oppose the Filing of the Amicus Brief**

20 Family Equality and NCLR have conferred with the parties concerning the filing of this
21 motion and the proposed amicus brief. Plaintiffs consent to the filing of the amicus brief, and
22 Defendants do not oppose the filing of the amicus brief.

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1 For the forgoing reasons, Family Equality and NCLR respectfully request that the Court
2 grant this unopposed motion and accept the accompanying amicus curiae brief for filing.

3 Dated: June 25, 2021

Respectfully Submitted,

4
5 /s/ Katherine Keating

Katherine Keating

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EXHIBIT A

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Case No. 3:20-cv-6018-MMC

**BRIEF OF AMICI CURIAE FAMILY
EQUALITY AND NATIONAL CENTER
FOR LESBIAN RIGHTS IN SUPPORT
OF PLAINTIFFS' MOTION FOR
SUMMARY JUDGMENT**

Hearing not yet scheduled

Judge: Hon. Maxine M. Chesney

TABLE OF CONTENTS

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Page

INTRODUCTION..... 1

INTERESTS OF AMICI..... 2

I. THE SEXUAL ORIENTATION INFORMATION ELIMINATED BY THE 2020 FINAL RULE IS CRITICAL TO UNDERSTANDING AND IMPROVING THE WELFARE OF LGBTQ+ YOUTH IN FOSTER CARE..... 4

 A. Meaningful Improvement in the Child Welfare System Requires Consistent and Reliable Information About the Population of Children in Care, Their Needs, and Their Experiences 4

 B. LGBTQ+ Youth Are Disproportionately Represented in Foster Care and Experience Worse Conditions and Outcomes Within the System 5

 C. Better Information About LGBTQ+ Foster Care Populations Means Better-Informed State and Federal Policy 8

 D. Information About the Sexual Orientation of Individual Foster Youth, Foster and Adoptive Parents, and Guardians Enables Better Outcomes for Individual Youth 10

 E. By Reducing Negative Outcomes for LGBTQ+ Foster Youth, Better Information Reduces Systemic Costs..... 12

II. NEITHER CONCERNS ABOUT THE SENSITIVITY OF SEXUAL ORIENTATION DATA NOR THE COST OF COLLECTING IT JUSTIFY ITS ELIMINATION 13

 A. Child Welfare Personnel Can and Should Collect Sexual Orientation Data in the Same Manner That They Collect Other Sensitive Information 14

 1. Child Welfare Workers Routinely Ask Sensitive Questions of Foster Children, Foster and Adoptive Parents, and Guardians 14

 2. Questions About Sexual Orientation Can Be Administered Appropriately to Youth 15

 3. Questions About Sexual Orientation Can Be Affirming for LGBTQ+ Foster Youth, Foster and Adoptive Parents, and Guardians..... 16

 4. Training and Support – Not Ignoring the Subject – Will Reduce Staff Discomfort with Collecting Sexual Orientation Information..... 17

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1 B. The Cost of Collecting Sexual Orientation Is Far Lower Than the Cost of
2 Not Collecting It..... 18

3 CONCLUSION 19

4
5
6
7
8
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12
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[https://www.acf.hhs.gov/sites/default/files/documents/cb/pii_rise_lafys_report.](https://www.acf.hhs.gov/sites/default/files/documents/cb/pii_rise_lafys_report.pdf)
 26 [pdf](https://www.acf.hhs.gov/sites/default/files/documents/cb/pii_rise_lafys_report.pdf)..... 6

27 Svetlana Yampolskaya, *et al.*, *High cost child welfare cases: Child characteristics*
 28 *and child welfare services*, CHILDREN AND YOUTH SERVICES REVIEW 111 (April
 2020), <https://www.sciencedirect.com/science/article/pii/S0190740919312423> 12

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N. Zill, *Better Prospects, Lower Cost: The Case for Increasing Foster Care Adoption*, ADOPTION ADVOCATE (35) (May 2011)..... 13

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INTRODUCTION

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2 Family Equality and the National Center for Lesbian Rights (“NCLR”) (collectively,
3 “Amici”) submit this brief as amici curiae in support of the motion for summary judgment of
4 plaintiffs California Tribal Families Coalition, Yurok Tribe, Cherokee Nation, Facing Foster Care
5 in Alaska, Ark of Freedom Alliance, Ruth Ellis Center, and True Colors, Inc. (collectively,
6 “Plaintiffs”).¹ Amici offer this brief to assist the Court in understanding the importance of the
7 sexual orientation data lost to policymakers, advocates, and child welfare agencies under the 2020
8 Final Rule. Voluntarily reported information about the sexual orientation of LGBTQ+ foster
9 youth, as well as foster and adoptive parents, is critical to promoting the safety, permanency, and
10 well-being of LGBTQ+ youth, and the proffered justifications for eliminating this information
11 from AFCARS reporting – especially the suggestion that LGBTQ+ youth and families are better
12 off invisible – are fundamentally flawed.²

13 LGBTQ+ youth are among the most marginalized and vulnerable in the country. They are
14 more likely to enter foster care than their non-LGBTQ+ counterparts and, once in the system,
15 experience worse outcomes. Yet basic information critical to formulating policies and practices to
16 promote their welfare is often missing, as agencies are not required to collect information
17 necessary to understand how many LGBTQ+ youth are in foster care, their demographics and
18 status, and their experiences in care.

19 After a painstaking effort that took 13 years and involved more than 200 comments from
20 states, tribes, public interest groups, universities, and private citizens, 81 Fed. Reg. at 90,525-26,
21 the Administration for Children and Families (“ACF”) issued a Final Rule in 2016 requiring title

22 _____
23 ¹ No party’s counsel authored this brief, in whole or in part, and no person – other than the amici
24 curiae, their members, or their counsel – contributed money intended to fund the preparation or
25 submission of this brief.

26 ² As used in this brief, “LGBTQ+” includes lesbian, bisexual, transgender, queer, questioning, and
27 two-spirit youth, as well as other terms youth may use to describe their sexual orientation, gender
28 identity, and gender expression. Some of the studies cited in this brief address gender identity as
well as sexual orientation, as reflected in the terms “SOGI” (sexual orientation/gender identity) or
“SOGIE” (sexual orientation/gender identity or expression). As the 2016 Final Rule added sexual
orientation but not gender identity questions to the AFCARS data set, this brief focuses on the
former.

1 IV-E agencies to report (1) the voluntarily self-reported sexual orientation of youth aged 14 and
 2 older; and (2) the voluntarily self-reported sexual orientation of foster parents, adoptive parents,
 3 and legal guardians for inclusion in the Adoption and Foster Care Analysis and Reporting System
 4 (“AFCARS”). 81 Fed. Reg. at 90,526, 90,534, 90,554, 90,558-9.

5 This information is vital for informing policy and directing resources at both the federal
 6 and state level and would allow the agencies collecting the data to create effective, individualized
 7 case plans and offer targeted services to improve the experiences of LGBTQ+ youth and families.
 8 The elimination of sexual orientation information from AFCARS data collection through the 2020
 9 Final Rule, *see* Compl. (ECF 1), ¶¶ 152, 178, senselessly deprives policymakers, advocates, and
 10 child welfare workers of data critical to understanding and addressing the needs of LGBTQ+
 11 youth and families in foster care.

12 INTERESTS OF AMICI

13 Amici curiae are not-for-profit organizations that work to promote the best interests of
 14 youth in the child welfare system by promoting affirming policies and practices and equal access
 15 to foster and adoption services for our country’s diverse families, in particular those comprised of
 16 LGBTQ+ parents. The collection of sexual orientation information from foster youth, foster and
 17 adoptive parents, and guardians is critical to help identify the number and experiences of
 18 LGBTQ+ youth in foster care, trends in types of placements, rate of disruptions, and the number
 19 of foster placements within LGBTQ+-parented families. This data will inform federal law, policy,
 20 and funding determinations. Eliminating this national dataset will undermine the ability to track
 21 demographic trends and identify gaps in services, will place LGBTQ+ youth, foster and adoptive
 22 parents, and guardians at continued risk of mistreatment and discrimination, and will result in
 23 additional costs to state and tribal child welfare agencies.

24 **Family Equality** (formerly Family Equality Council) is a national organization that
 25 connects, supports, and represents LGBTQ+ parents and their children. The organization is
 26 committed to changing attitudes and policies to ensure that all families are respected, loved, and
 27 celebrated. For over 40 years, Family Equality has been a community of parents, children,
 28 grandparents, and grandchildren, reaching across the country and raising voices toward fairness

1 for all families. Family Equality spearheads the Every Child Deserves a Family Campaign, a
 2 national effort to end anti-LGBTQ+ discrimination in the child welfare system and promote the
 3 best interests of all children in the foster care and adoption system by increasing their access to
 4 loving and stable temporary and permanent homes. Family Equality also supports LGBTQ+
 5 youth seeking family formation, including foster youth. Family Equality submits this brief on
 6 behalf of all of the LGBTQ+ former foster youth, parents, and same-sex couples with whom it has
 7 worked.

8 **National Center for Lesbian Rights** (“NCLR”) is a non-profit, public interest law firm
 9 that litigates precedent-setting cases at the trial and appellate court levels, advocates for equitable
 10 public policies affecting the LGBTQ+ community, provides free legal assistance to LGBTQ+
 11 people and their legal advocates, and conducts community education on LGBTQ+ issues. NCLR
 12 has been advancing the civil and human rights of LGBTQ+ people and their families across the
 13 United States since it was founded in 1977. NCLR’s Youth Project, established in 1993, engages
 14 in litigation, public policy advocacy, and system reform efforts to promote the health and well-
 15 being of LGBTQ+ youth in their families, schools, and public systems of care. For decades,
 16 NCLR has collaborated with public child welfare agencies and contract providers across the
 17 country to develop best practices, nondiscrimination policies, and procedures to appropriately
 18 serve and support LGBTQ+ children. That work has included training and technical assistance
 19 regarding collection of sexual orientation- and gender identity-related demographic information,
 20 including NCLR’s 2013 publication “Guidelines for Managing Information Related to the Sexual
 21 Orientation & Gender Identity and Expression of Children in Child Welfare Systems.”³

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 26 ³ Shannan Wilber, *Guidelines for Managing Information Related to the Sexual Orientation and*
 27 *Gender Identity and Expression of Children in Child Welfare Systems*, Putting Pride Into Practice
 28 Project, Family Builders By Adoption (Jan. 2013), available at
<http://cssr.berkeley.edu/cwscmsreports/documents/Information%20Guidelines%20P4.pdf>.

I.

**THE SEXUAL ORIENTATION INFORMATION ELIMINATED BY THE 2020 FINAL
RULE IS CRITICAL TO UNDERSTANDING AND IMPROVING THE WELFARE OF
LGBTQ+ YOUTH IN FOSTER CARE.**

Data collection is among the most prosaic and least exciting topics in child welfare. It is nevertheless critically important to the well-being of the children and youth entrusted to the care of state and tribal agencies. The available data show that LGBTQ+ youth enter the foster care system in disproportionately high numbers and fare worse than their non-LGBTQ+ counterparts, at great personal cost to the youth and at great financial cost to child welfare systems. We need additional data to better understand and improve the welfare of LGBTQ+ youth.

Understanding the contours and dimensions of the challenges faced by the uniquely vulnerable population of LGBTQ+ youth in care is the first step in effectively addressing their needs. Put simply, it is exceedingly difficult to solve problems we can't quantify. Not only is consistent collection of aggregated sexual orientation information necessary to inform policy and direct resources at the federal and state level, but the local child welfare agencies who collect the data can use it to develop more effective individualized case plans to improve outcomes for individual youth in care.

A. Meaningful Improvement in the Child Welfare System Requires Consistent and Reliable Information About the Population of Children in Care, Their Needs, and Their Experiences.

As a starting principle, data about children served by the child welfare system is necessary to effectively care for them. This is why AFCARS was created in the first place. As reflected in AFCARS' implementing regulations, the system was created to provide "data and information upon which to propose, develop, change and implement policy," with applications for budgeting, trend analysis, short- and long-term planning, technical-assistance targeting, grant-making, and evaluation of policy changes and legislative proposals. 58 Fed. Reg. 67,912. AFCARS data is meant to "enable policymakers to assess the reasons why children are in foster care and develop remedies to prevent it." *Id.* Information is collected to provide "a better understanding of the foster care program" and to enable "suggestions and proposals for change to improve the child welfare system." *Id.*

1 The importance of such data is borne out in practice. A 2019 study asked federal, state,
 2 and local government officials and non-profit service providers in the child welfare field to reflect
 3 on the evidence they had used in making their most important decisions, as well as evidence that
 4 would have been useful but was unavailable.⁴ First and foremost was “data from agency
 5 operations, typically in order to better understand the characteristics of the population being served
 6 and the results of their encounters with the system or organization,” including “national trend data
 7 ... about changes ... in the size and composition of the foster care population.”⁵ Similarly, the
 8 Child Welfare League of America’s “National Blueprint for Excellence in Child Welfare”
 9 identifies “data collection ... focused on measuring outcomes and achieving success” as a guiding
 10 principle for quality improvement.⁶

11 Child welfare professionals agree that the first step in effectively serving a population in
 12 the child welfare system is collecting the information necessary to understand that population and
 13 its needs. Yet basic information about LGBTQ+ foster youth – a population long recognized as
 14 being over-represented in the foster care system – is missing and, under the 2020 Final Rule, will
 15 continue to be unavailable to policymakers, advocates, and child welfare agencies.

16 **B. LGBTQ+ Youth Are Disproportionately Represented in Foster Care and Experience
 17 Worse Conditions and Outcomes Within the System.**

18 The disproportionate representation of LGBTQ+ youth in the foster care system and the
 19 worse outcomes they experience relative to their peers underscore the need for this data. ACF has
 20 acknowledged that LGBTQ+ youth “are often overrepresented in the population of youth served
 21 by the child welfare system and in the population of youth living on the streets.”⁷ A 2013 study of

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 23 ⁴ Steven D. Cohen, *The Evidence Decision-Makers Want* at 4, Center for the Study of Social
 Policy (December 2019), available at <https://cssp.org/resource/evidence-decisionmakers-report/>.

24 ⁵ *Id.* at 5.

25 ⁶ Child Welfare League of America, *National Blueprint for Excellence in Child Welfare* (2013),
 26 available at <https://www.cwla.org/our-work/cwla-standards-of-excellence/national-blueprint-for-excellence-in-child-welfare/>.

27 ⁷ Administration for Children and Families, *ACYF-CB-IM-11-03, Lesbian, Gay, Bisexual,
 28 Transgender and Questioning Youth in Foster Care* at 1-2 (April 6, 2011), available at
<https://www.acf.hhs.gov/sites/default/files/documents/cb/im1103.pdf>.

1 Los Angeles County’s foster care system (the “L.A. Study”) found that nearly 20% of youth
 2 identified as LGBTQ+, nearly twice the percentage of LGBTQ+ youth in the general population.⁸
 3 Other studies have estimated even higher numbers.⁹ Data is needed to understand the reasons for
 4 this over-representation of LGBTQ+ youth in the foster care system, including whether – as a
 5 study of youth in the juvenile justice system found – LGBTQ+ youth are removed from their
 6 home to protect them from abuse at a higher percentage than their non-LGBTQ+ counterparts.¹⁰

7 Once they have entered the foster care system, LGBTQ+ youth experience mistreatment
 8 at higher rates than their non-LGBTQ+ counterparts. Over twice as many LGBTQ+ youth
 9 reported being treated poorly by the foster care system, as compared to non-LGBTQ+ youth.¹¹
 10 LGBTQ+ youth reported being segregated, stigmatized, isolated, and institutionalized based on
 11 their gender expression and sexuality.¹² LGBTQ+ youth also report being separated from other
 12 youth “for their own protection” or to prevent them from “preying on” other youth, blamed for the

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 17 ⁸ Bianca D.M. Wilson, *et al.*, *Sexual and Gender Minority Youth in Foster Care*, Williams
 18 Institute (Aug. 2014), available at

https://www.acf.hhs.gov/sites/default/files/documents/cb/pii_rise_lafys_report.pdf.

19 ⁹ *E.g.*, Center for the Study of Social Policies, *Out of the Shadows: Supporting LGBTQ Youth in*
 20 *Child Welfare through Cross-System Collaboration* (2016), available at
 21 <https://cssp.org/resource/out-of-the-shadows/> (reporting estimate of 22.8% of youth in out-of-
 22 home care identifying as LGBQ, compared to 7 to 11% in general population); Jessica N. Fish,
 23 Laura Baams, *et al.*, *Are Sexual Minority Youth Overrepresented in Foster Care, Child Welfare,*
 24 *and Out-of-Home Placement? Findings from Nationally Representative Data*, CHILD ABUSE &
 NEGLECT (March 2019), available at <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7306404/>
 (LGB youth “nearly 2.5 times as likely as heterosexual youth to experience foster care
 placement”).

25 ¹⁰ *See, e.g.*, Angela Irvine, “We’ve Had Three of Them”: Addressing the Invisibility of Lesbian,
 26 Gay, Bisexual and Gender Non-Conforming Youths in the Juvenile Justice System at 691-92, 19
 COLUM. J. OF GENDER & L. 675 (2012).

27 ¹¹ Wilson, *et al.*, *supra*, n.8, at 35.

28 ¹² Brandon Andrew Robinson, *Child Welfare Systems and LGBTQ Youth Homelessness: Gender*
Segregation, Instability, and Intersectionality, 96 CHILD WELFARE 2, at 34 (2018).

1 harassment and abuse they receive from other youth, or disciplined for age-appropriate conduct
2 that would not be punished if it were between youth of different sexes.¹³

3 LGBTQ+ youth also suffer from worse health outcomes, including disproportionately
4 high levels of suicidal ideation and attempts.¹⁴ The L.A. Study found that 13.47% of LGBTQ+
5 youth in foster care had been hospitalized for emotional reasons, as compared to 4.25% of non-
6 LGBTQ+ youth. A recent report by the Trevor Project showed that LGBTQ foster youth were
7 three times as likely as to have attempted suicide in the past year than LGBTQ youth who were
8 not in foster care.¹⁵ LGBTQ+ youth are also more likely to experience multiple placements, with
9 resulting negative impacts, including mental health and safety,¹⁶ educational instability,¹⁷ and
10 homelessness.¹⁸ Indeed, LGBTQ+ youth in the foster care system experience homelessness at a

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12 ¹³ Shannan Wilber, *et al.*, *CWLA Best Practice Guidelines: Serving LGBT Youth in Out-of-Home*
13 *Care*, Child Welfare League of America (2006), 6-8, available at [https://www.nclrights.org/wp-](https://www.nclrights.org/wp-content/uploads/2013/07/bestpracticeslgbtyouth.pdf)
14 [content/uploads/2013/07/bestpracticeslgbtyouth.pdf](https://www.nclrights.org/wp-content/uploads/2013/07/bestpracticeslgbtyouth.pdf).

15 ¹⁴ Julia Raifman, *et al.*, “Sexual Orientation and Suicide Attempt Disparities Among US
16 Adolescents: 2009–2017,” 145 PEDIATRICS 3, (March 1, 2020), available at
17 <https://pediatrics.aappublications.org/content/145/3/e20191658> (adolescents identifying as sexual
18 minorities more than three times as likely to attempt suicide relative to heterosexual counterparts).

19 ¹⁵ The Trevor Project, “The Trevor Project Research Brief: LGBTQ Youth with a History of
20 Foster Care.” (May 2021) available at [https://www.thetrevorproject.org/wp-](https://www.thetrevorproject.org/wp-content/uploads/2021/05/LGBTQ-Youth-with-a-History-of-Foster-Care_-May-2021.pdf)
21 [content/uploads/2021/05/LGBTQ-Youth-with-a-History-of-Foster-Care_-May-2021.pdf](https://www.thetrevorproject.org/wp-content/uploads/2021/05/LGBTQ-Youth-with-a-History-of-Foster-Care_-May-2021.pdf).

22 ¹⁶ David M. Rubin, *et al.*, *The Impact of Placement Stability on Behavioral Well-Being for*
23 *Children in Foster Care*, 119 PEDIATRICS 336 (Feb. 2007) (youth who experience placement
24 instability are at a 36% to 63% higher risk of behavioral problems); Donna F. Ossorio, Jackson de
25 Carvalho, *Foster Care Placement and the Impact of Placement Instability*, INTERNATIONAL
26 JOURNAL OF HUMANITIES AND SOCIAL SCIENCE REVIEW Vol. 5(4) (December 2019), available at
27 <http://www.ijhssrnet.com/uploades/volumes/1577287331.pdf> (placement instability as “a
28 devastating experience”; “higher levels of placement stability have been linked with less positive
mental health outcomes and increased rates of emergency room admissions”).

29 ¹⁷ *The Importance of School Stability for Youth in Foster Care*, Advocates for Children of New
30 York (Sept. 2009), available at
31 [https://www.advocatesforchildren.org/sites/default/files/library/school_stability_youth_fostercare.](https://www.advocatesforchildren.org/sites/default/files/library/school_stability_youth_fostercare.pdf?pt=1)
32 [pdf?pt=1](https://www.advocatesforchildren.org/sites/default/files/library/school_stability_youth_fostercare.pdf?pt=1) (LGBTQ youth more likely to experience multiple placements, often requiring them to
33 switch schools; school mobility associated with significantly lower tests scores and higher
34 frequency of repeating grades).

35 ¹⁸ Amy Dworsky *et al.*, *Homelessness During the Transition From Foster Care to Adulthood*, 103
36 AM. J. OF PUB. HEALTH 318, 320 (2013); Tonia Scott, *Placement Instability and Risky Behaviors*
37 *of Youth Aging Out of Foster Care*, 29 CHILD ADOLESC. SOC. WORK. J. 61 (2012) (placement
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1 higher rate than their non-LGBTQ+ counterparts.¹⁹ And more homeless youth with a foster care
 2 history identify as LGBTQ+ than homeless youth who have not been in the system,²⁰ primarily
 3 due to lack of acceptance and safety in foster care placements.²¹ LGBTQ+ youth of color stay
 4 longer in foster care and are at a higher risk of discrimination and violence than other groups of
 5 youth.²²

6 Given the overwhelming consensus that LGBTQ+ youth need to be better served by the
 7 child welfare system and the fact that information about a population is necessary to effectively
 8 serve it, the 2020 Final Rule's elimination of voluntarily collected information about the sexual
 9 orientation of foster youth is inexplicable.

10 **C. Better Information About LGBTQ+ Foster Care Populations Means Better-Informed
 11 State and Federal Policy.**

12 Although child welfare professionals, *see, e.g.*, Declaration of Gerald W. Peterson
 13 (“Peterson Decl.”) (ECF 66-5), ¶¶ 14, 17, and independently conducted studies confirm that
 14 LGBTQ+ foster youth need better support, the data necessary to tailor effective solutions and
 15 achieve meaningful improvement is missing.

16 The sexual orientation data element removed by the 2020 Final Rule would help to identify
 17 and address problems faced by LGBTQ+ foster youth. It would enable policymakers, advocates,
 18 and child welfare agencies to identify trends in the numbers and types of placements, and rates of

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 20 instability associated with increased rates of substance use, risky sexual practices, and unplanned
 21 pregnancies, and experiences of intimate partner violence).

22 ¹⁹ Wilson, *et al.*, *supra*, n.8, at 7, 38.

23 ²⁰ Amy Dworsky, *et al.*, *Missed Opportunities: Pathways from Foster Care to Youth*
 24 *Homelessness in America*, Chapin Hall at the University of Chicago (July 2019), available at
[https://www.chapinhall.org/wp-content/uploads/Chapin-Hall_VoYC_Child-Welfare-Brief_2019-
 FINAL.pdf](https://www.chapinhall.org/wp-content/uploads/Chapin-Hall_VoYC_Child-Welfare-Brief_2019-FINAL.pdf).

25 ²¹ Wilson, *et al.*, *supra*, n.8, at 12 (citing Randi Feinstein, *et al.*, *Justice For All? A Report On*
 26 *Lesbian, Gay, Bi Sexual And Transgendered Youth In The New York Juvenile Justice System*,
 Urban Justice Center (2001), available at <https://files.eric.ed.gov/fulltext/ED471676.pdf>).

27 ²² Kerith J. Conron, *et al.*, *A Research Agenda to Reduce System Involvement and Promote*
 28 *Positive Outcomes with LGBTQ Youth of Color Impacted by the Child Welfare and Juvenile*
Justice Systems, The Williams Institute (2019).

1 disruption, as well as health, education, and other disparities among LGBTQ+ foster youth.²³
 2 Informed by that data, policymakers, advocates, and child welfare agencies could develop policies,
 3 programs, and practices to address specific problems. For example, access to basic information
 4 about numbers and circumstances of youth of color and LGBTQ youth is the first step in
 5 identifying “the factors that drive [them] to run away from foster care at disproportionate rates.”
 6 With this information, “data-driven interventions” can be developed and tested, enabling child
 7 welfare systems and practitioners to “be better prepared to prevent this from occurring.”²⁴

8 Data about the experiences and outcomes of LGBTQ+ youth in foster care also helps
 9 advocates and agencies articulate the need for policies aimed at avoiding or mitigating particular
 10 harms. When advocates and agencies propose policies, practices, or legislation aimed at reducing
 11 the entry of LGBTQ+ youth into the foster care system or improving outcomes of those already in
 12 care, they invariably face questions that are difficult or impossible to answer without the data
 13 eliminated under the 2020 Final Rule: “How big is the problem and how do you know?” *See, e.g.,*
 14 Peterson Decl., ¶ 20; Declaration of Amanda Metivier (ECF 66-4), ¶¶ 28-29.

15 In addition to helping develop new policies and practices aimed at correcting problems and
 16 issues, sexual orientation data collection would also enable policymakers, advocates, and child
 17 welfare agencies to identify and replicate best practices. For example, better information would
 18 assist “in an assessment of what is happening in different jurisdictions and whether efforts to
 19 mitigate running away from foster care— especially among youth of color and LGBTQ youth—
 20 have any impact.”²⁵ When quantitative data reveals disparities among subpopulations served in

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 22 ²³ *See* Andrew D. Pinto, *et al.*, *Routine collection of sexual orientation and gender identity data: a*
 23 *mixed-methods study*, 191 CANADIAN MED. ASS’N J. at E63 (Jan. 21, 2019), *available at*
 24 <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6336479> (“[D]ata [about patients’ sexual
 orientation] can help organizations identify health inequities related to sexual orientation and
 gender identity.”).

25 ²⁴ M.H. Morton, B. Horwitz, *Federal Actions to Prevent & End Youth Homelessness:*
 26 *Recommendations Based on Research and a National Convening of Experts and Stakeholders* at
 27 19, Chapin Hall at the University of Chicago (Oct. 2019), *available at*
[https://www.chapinhall.org/wp-content/uploads/Federal-actions-to-prevent-and-end-youth-](https://www.chapinhall.org/wp-content/uploads/Federal-actions-to-prevent-and-end-youth-homelessness-final.pdf)
[homelessness-final.pdf](https://www.chapinhall.org/wp-content/uploads/Federal-actions-to-prevent-and-end-youth-homelessness-final.pdf).

28 ²⁵ *Id.* at 19.

1 child welfare, it also clarifies the need to develop and evaluate innovative approaches to
2 improving outcomes.

3 The need for data to identify, quantify, and address the challenges facing LGBTQ+ foster
4 youth is the reason the 2016 Final Rule included sexual orientation information in AFCARS
5 reporting: “By requiring this information to be reported, we hope to move closer toward our goal
6 to better support children and youth in foster care who identify as LGBTQ and ensure that foster
7 care placement resources and services are designed appropriately to meet their needs.” 81 Fed.
8 Reg. 90,534. The 2020 Final Rule does not explain how this goal can be achieved without the
9 sexual orientation data it eliminated. Simply put, it cannot.

10 **D. Information About the Sexual Orientation of Individual Foster Youth, Foster and
11 Adoptive Parents, and Guardians Enables Better Outcomes for Individual Youth.**

12 Collection of sexual orientation data will also help child welfare agencies effectively
13 support individual LGBTQ+ youth. Information reported for AFCARS is de-identified, aggregate
14 data reported by each state. But the data is collected by those who work directly with individual
15 youth and foster or adoptive parents. When youth choose to disclose sexual orientation to
16 caseworkers, that information not only contributes to an overall understanding of the numbers and
17 experiences of LGBTQ+ foster youth as a distinct population but also allows caseworkers to factor
18 sexual orientation into individualized case plans. For example, the youth’s sexual orientation may
19 be relevant to the abuse or neglect that led to child welfare intervention. As such, it is critical
20 information for the agency’s approach to reunification services, placement, and permanency
21 planning. Effective case planning on the individual level can also help prevent the negative
22 outcomes that LGBTQ+ foster youth experience more often than their non-LGBTQ+ peers.²⁶

23 For some youth, sexual orientation information might already have been included in a case
24 file. For example, a youth might have informed a caseworker that family conflict over sexual
25 orientation is the reason the youth cannot live at home. For others, sexual orientation might never

26 ²⁶ See Annie E. Casey Foundation, *Putting Family First: Developing an Evidence-Based Child*
27 *Welfare Preventive Practice Model* (March 20, 2020), available at
28 <https://www.aecf.org/resources/putting-family-first/> (discussing value of targeted “services and support for families that address their unique needs and meet the specific goals of their case”).

1 have come up in interactions with caseworkers. Contrary to the supposition expressed in the 2019
 2 Notice of Proposed Rulemaking, however, this does not mean that sexual orientation “is not
 3 relevant to the child’s needs.” 84 Fed. Reg. 16,576. Invisibility of sexual orientation to
 4 caseworkers does not make LGBTQ+ youth any less vulnerable to negative outcomes; it only
 5 makes it less likely that child welfare professionals will implement measures and direct resources
 6 tailored to the unique needs of each youth.

7 As noted above, some of the negative outcomes LGBTQ+ youth experience are directly
 8 related to poor fit with or lack of cultural competence of foster caregivers. A better understanding
 9 of the numbers of LGBTQ+ youth served by the agency can lead to more effective LGBTQ+-
 10 specific training and support for foster parents and caregivers. Knowledge of an individual
 11 youth’s sexual orientation also increases the likelihood of placement in an LGBTQ+-supportive
 12 environment. Similarly, collecting information about the sexual orientation of current and
 13 prospective foster and adoptive parents helps agencies identify affirming families. Without any
 14 mechanism for collecting and tracking this information, agencies and caseworkers must rely on ad
 15 hoc, informal networks to identify parents best situated to care for LGBTQ+ youth.

16 Collecting information about the sexual orientation of foster and adoptive parents can also
 17 highlight the need for agencies to recruit and support LGBTQ+ adults to serve in that role.
 18 Existing data show that LGBTQ+ adults tend to be more willing than non-LGBTQ+ adults to
 19 foster and adopt children.²⁷ These data are critical for child welfare agencies facing chronic
 20 shortages of family-based placement resources. The data is also important to understanding the
 21 harmful impact of policies that exclude or disqualify LGBTQ+ families.²⁸ Agencies that identify

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 23 ²⁷ Gary Gates, *LGBT Parenting in the United States*, The Williams Institute, UCLA School of
 24 Law (Feb. 2013), available at [http://williamsinstitute.law.ucla.edu/research/census-lgbt-](http://williamsinstitute.law.ucla.edu/research/census-lgbt-demographics-studies/lgbt-parenting-in-the-united-states/)
 25 [demographics-studies/lgbt-parenting-in-the-united-states/](https://williamsinstitute.law.ucla.edu/wp-content/uploads/Parenting-Among-Same-Sex-Couples.pdf); Shoshana K. Goldberg & Kerith J.
 26 Conron, *How Many Same-Sex couples are Raising Children?*, Williams Institute (July 2018),
 available at [https://williamsinstitute.law.ucla.edu/wp-content/uploads/Parenting-Among-Same-](https://williamsinstitute.law.ucla.edu/wp-content/uploads/Parenting-Among-Same-Sex-Couples.pdf)
[Sex-Couples.pdf](https://williamsinstitute.law.ucla.edu/wp-content/uploads/Parenting-Among-Same-Sex-Couples.pdf).

27 ²⁸ See, e.g., H.M. Levitt, *et al.*, *How discrimination in adoptive, foster, and medical systems harms*
 28 *LGBTQ+ families: Research on the experiences of prospective parents*, JOURNAL OF GAY &
 LESBIAN SOCIAL SERVICES, 1-22 (2020), available at
<https://www.tandfonline.com/doi/abs/10.1080/10538720.2020.1728461>; David M. Brodzinsky,

1 the need for more LGBTQ+ foster parents can engage in outreach to assure potential parents that
 2 they are not only welcome but vital to achieving the goal of increasing the number of qualified
 3 families serving children in care.

4 Creating the infrastructure and policy to support the collection and analysis of both child-
 5 and family-specific sexual orientation information is thus critical to the ability of the child welfare
 6 profession to fulfill its obligation to protect the safety, permanency, and well-being of all children
 7 in care.

8 **E. By Reducing Negative Outcomes for LGBTQ+ Foster Youth, Better Information
 9 Reduces Systemic Costs.**

10 The poor outcomes documented for LGBTQ+ foster youth, including a greater number of
 11 foster care placements, overrepresentation in congregate care, longer stays in foster care, lack of a
 12 permanent family, and psychiatric hospitalizations, carry substantial costs to child welfare
 13 systems, which the collection of sexual orientation data would help reduce. Identifying LGBTQ+
 14 foster youth through the voluntary sexual orientation question and implementing effective
 15 interventions to reduce instability, minimize costly stays in group homes, hospitals, and juvenile
 16 justice facilities, and improve permanency in family home settings would provide substantial cost
 17 savings.

18 For example, congregate care (in which LGBTQ+ foster youth are overrepresented),
 19 including group homes, residential treatment facilities, psychiatric institutions, and emergency
 20 shelters, costs state governments three to five times more than family foster care.²⁹ Based on

21 _____
 22 Evan B. Donaldson, *Expanding Resources for Children III: Research-Based Best Practice in*
 23 *Adoption by Gays and Lesbians*, Evan B. Donaldson Adoption Institute (2011), available at
 24 [https://www.adoptioninstitute.org/wp-](https://www.adoptioninstitute.org/wp-content/uploads/2013/12/2011_10_Expanding_Resources_BestPractices.pdf)
 25 [content/uploads/2013/12/2011_10_Expanding_Resources_BestPractices.pdf](https://www.adoptioninstitute.org/wp-content/uploads/2013/12/2011_10_Expanding_Resources_BestPractices.pdf) (nearly half of
 26 respondents reported experiencing bias or discrimination from a child welfare worker or birth
 27 family member during the adoption process).

28 ²⁹ *Congregate Care, Residential Treatment and Group Home State Legislative Enactments 2014-*
2019, (Oct. 30, 2020), National Conference of State Legislatures, available at
[http://www.ncsl.org/research/human-services/congregate-care-and-group-home-state-legislative-](http://www.ncsl.org/research/human-services/congregate-care-and-group-home-state-legislative-enactments.aspx)
[enactments.aspx](http://www.ncsl.org/research/human-services/congregate-care-and-group-home-state-legislative-enactments.aspx); see also Svetlana Yampolskaya, *et al.*, *High cost child welfare cases: Child*
characteristics and child welfare services, CHILDREN AND YOUTH SERVICES REVIEW 111 (April
 2020), available at <https://www.sciencedirect.com/science/article/pii/S0190740919312423>
 (“residential treatment and group home placements and services were also associated with having

1 average annual foster care maintenance payments per child of \$19,107 in FY2010,³⁰ placing an
 2 LGBTQ+ youth with an affirming, supportive foster family rather than having her remain in
 3 congregate care would save a minimum of \$38,214 per child per year. Similarly, a child adopted
 4 from foster care costs a state 75% less per year than a child who remains in foster care. Thus,
 5 finding an affirming, supportive family for an LGBTQ+ youth leading to adoption would result in
 6 a savings of at least \$29,000 per youth.³¹

7 Other financial costs are more difficult to quantify, including costs associated with
 8 LGBTQ+ youth who exit foster care to homelessness and are commercially sexually exploited and
 9 victimized at higher rates than their non-LGBTQ+ peers. Reducing the severity of family
 10 rejection based on sexual orientation results in a reduction in suicidal ideation and self-harm,
 11 depression, substance abuse, and sexually transmitted infections, all of which are costly not only
 12 to youth personally, but to the child welfare system and communities as a whole.

13 II.

14 NEITHER CONCERNS ABOUT THE SENSITIVITY OF SEXUAL ORIENTATION 15 DATA NOR THE COST OF COLLECTING IT JUSTIFY ITS ELIMINATION

16 The 2016 Final Rule adding sexual orientation information to AFCARS reflected ACF's
 17 determination that voluntarily reported information about the sexual orientation of foster youth,
 18 foster and adoptive parents, and guardians "will assist title IV-E agencies to help meet the needs of
 19 LGBTQ youth in foster care." 81 Fed. Reg. 90,526. Plaintiffs have demonstrated that the 2020
 20 Final Rule's justifications for reversing course and eliminating the sexual orientation questions
 21 were, among other things, contrary to the evidence. Plaintiffs' Mot. for S.J. (ECF 66) at 24-27.

22 high costs"); Julie Seibert, *et al.*, *Patterns of Treatment/Therapeutic Foster Care and Congregate*
 23 *Care Placements in Three States*, Office of Assistant Secretary for Planning and Evaluation, Off.
 24 of Hum. Serv. Policy - U.S. Dep't of Health and Hum. Serv. (Aug. 2019), available at
<https://aspe.hhs.gov/system/files/pdf/262086/TreatmentFosterCareReport.pdf> ("[Therapeutic
 foster care] has been proven to be more cost-effective than congregate care.").

25 ³⁰ N. Zill, *Better Prospects, Lower Cost: The Case for Increasing Foster Care Adoption*,
 ADOPTION ADVOCATE (35) (May 2011).

26 ³¹ Frank J. Bewkes, *et al.*, *Welcoming All Families: Discrimination Against LGBTQ Foster and*
 27 *Adoptive Parents Hurts Children*, Center For American Progress (Nov. 20, 2018), available at
 28 <https://www.americanprogress.org/issues/lgbt/reports/2018/11/20/461199/welcoming-all-families/>.

1 Here, Amici offer further insight into the purported concerns about the intrusiveness and
 2 sensitivity of sexual orientation information and the extent to which the 2020 Final Rule’s analysis
 3 failed to account for the cost of *not* having information about the sexual orientation of foster youth
 4 and foster and adoptive parents.

5 **A. Child Welfare Personnel Can and Should Collect Sexual Orientation Data in the**
 6 **Same Manner That They Collect Other Sensitive Information.**

7 The proposition that “asking for sexual orientation may be perceived as intrusive,” 84 Fed.
 8 Reg. 16,576 (2020 Final Rule), ignores both that caseworkers must routinely ask foster youth and
 9 parents highly personal questions – including questions related to sex – and that anyone
 10 uncomfortable with disclosing sexual orientation information can simply decline to answer.³² It
 11 also ignores the affirming value that asking about sexual orientation can have for LGBTQ+ foster
 12 youth, foster and adoptive parents, and guardians and the extent to which training and support for
 13 child welfare personnel can increase the cultural competency of those who might be
 14 uncomfortable talking about sexual orientation.

15 **1. Child Welfare Workers Routinely Ask Sensitive Questions of Foster Children,**
 16 **Foster and Adoptive Parents, and Guardians.**

17 As part of their charge to protect those in their care, child welfare agencies routinely
 18 collect, record, and manage sensitive information from foster children, foster and adoptive adults,
 19 and guardians. The nature of child welfare practice requires workers to establish the necessary
 20 rapport and trust to talk with children and families about a range of sensitive, private matters.
 21 AFCARS already requires case workers to collect personal, private, and confidential data,
 22 including information about sexual exploitation, mental health diagnoses, and physical and sexual
 23 abuse.³³ As recognized in the 2016 Final Rule, confidentiality protections for information in child
 24 welfare case files are already in place. 81 Fed. Reg. 90,535. The 2020 Final Rule offers no reason

25 _____
 26 ³² As a practical matter, taking pressure off any youth or parent ill-at-ease with a question about
 27 sexual orientation is as simple as prefacing it with, “if you want to answer”

28 ³³ See *AFCARS Technical Bulletin #1: Data Elements* (rev’d Feb. 2012), available at
https://www.acf.hhs.gov/sites/default/files/documents/cb/afcars_tb1.pdf.

1 why voluntarily disclosed sexual orientation information should be handled differently than other
2 categories of sensitive data.

3 **2. Questions About Sexual Orientation Can Be Administered Appropriately to**
4 **Youth.**

5 Agencies that collect sexual orientation information from youth have demonstrated that
6 they can do so safely and effectively. *See, e.g.*, Peterson Decl., ¶ 10. Sexual orientation questions
7 have been included in the Center for Disease Control and Prevention’s Youth Risk Behavior
8 Surveillance System surveys in some state and large urban school districts since 1995 and have
9 been included at a national level since 2015.³⁴ Regulations promulgated under the Prison Rape
10 Elimination Act require youth and adult correctional officers to collect sexual orientation
11 information as part of the initial screening process to identify residents and inmates who might be
12 vulnerable to sexual assault while incarcerated. 28 CFR § 115.41(d)(7). Indeed, some state and
13 county child welfare agencies have already begun collecting sexual orientation information in
14 recognition of the value of doing so and in anticipation of an AFCARS reporting requirement,³⁵
15 without any indication of adverse consequences.

16 The notion that it is overly intrusive to provide a mechanism for a 14- to 17-year old to
17 voluntarily disclose sexual orientation information to a caseworker speaks more to the discomfort
18 of adults than the sensitivity of youths. Service providers often overestimate the extent to which
19 individuals will be uncomfortable responding to sexual orientation questions. A survey in the

20 ³⁴ *How to Analyze YRBS Sexual Minority Data* at 1, Centers for Disease Control and Prevention
21 (June 2018), available at https://www.cdc.gov/healthyyouth/data/yrbs/pdf/2017/2017_analyze_sexual_minority_data.pdf.

22 ³⁵ *See, e.g.*, California Dep’t of Social Serv., “All-County Letter 10-20: Documentation of Sexual
23 Orientation and Gender Identity in the Child Welfare Services Case Management System” (March
24 13, 2019), available at <https://www.cdss.ca.gov/Portals/9/ACL/2019/19-20.pdf?ver=2019-04-03-081756-557> (“it is imperative to child safety, permanency and well-being, for social workers and
25 probation officers to discuss and document sensitive demographics, such as SOGIE, with their
26 clients.”); Alameda County Social Services Agency, “SOGIE and LGBTQ+ Practice and Policy in
27 the Department of Children and Family Services,” available at
28 <https://alamedasocialservices.org/opg/place/LGBTQdeptpolicy.cfm> (“We routinely collect and
analyze [SOGIE] information about the minors ... in our care for the purposes of creating
individualized case plans, monitoring agency trends and performance, and reporting to
government agencies, among other reasons.”).

1 health care context found that while about 80% of providers thought that patients would refuse to
 2 answer sexual orientation questions, only 10% of patients said they would refuse to answer.³⁶
 3 Other research “found a high response rate to questions about sexual orientation and gender
 4 identity”³⁷ Even as to older, non-LGBTQ+ adults (the population least likely to be comfortable
 5 with questions about sexual orientation), a study concluded that “collection of SOGI information
 6 using routine clinical intake forms is not likely to be distressing to heterosexual, cisgender, white,
 7 and older adult populations,” providing “strong support for the feasibility and acceptability of the
 8 implementation of routine collection of SOGI data in outpatient clinical settings.”³⁸ The Census
 9 Bureau’s cognitive testing of sexual orientation questions for the Department of Justice’s National
 10 Crime Victim Survey to be administered to 16- and 17-year old youth found that “[t]here were no
 11 significant differences between the responses to the questions and probes given by adults and
 12 teens” and no findings that the questions were too sensitive to obtain responses.³⁹

13 **3. Questions About Sexual Orientation Can Be Affirming for LGBTQ+ Foster 14 Youth, Foster and Adoptive Parents, and Guardians.**

15 Not only does research belie the concern that LGBTQ+ youth and parents would find
 16 questions about sexual orientation intrusive, but incorporating sexual orientation into routine
 17 interactions sends a positive and affirming message. Avoiding the topic of sexual orientation
 18 while regularly collecting other sensitive personal information, can communicate that sexual
 19 orientation is a taboo subject too shameful or shocking for inclusion with other personal
 20 information in a youth’s case record. In the case of a prospective parent or guardian, avoiding the

21 ³⁶ The Fenway Institute and NORC, *Helping Your Organization Collect Sexual Orientation and*
 22 *Gender Identity Data* at 2 (2019), available at https://fenwayhealth.org/wp-content/uploads/TFI-54_SOGI-Data-Collection-Series-of-3-Tip-Sheets-for-pride-month_HelpingYourOrganization.pdf.

23 ³⁷ Pinto, *supra*, n.23, at E63.

24 ³⁸ Jordan E. Rullo, *et al.*, *Patient acceptance of sexual orientation and gender identity questions*
 25 *on intake forms in outpatient clinics: a pragmatic randomized multisite trial*, 53 HEALTH
 26 SERVICES RESEARCH at 3792, 3805 (Oct. 2018), available at
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6153164/>.

27 ³⁹ Mandi Martinez, *et al.*, *Cognitive Pretesting Of The National Crime Victimization Survey*
 28 *Supplemental Victimization Survey* at 20, U.S. Census Bureau (Feb. 23, 2017), available at
<http://www.census.gov/srd/papers/pdf/rsm2017-03.pdf>.

1 topic could signal that LGBTQ+ adults are viewed as unsuitable candidates. Conversely, giving
 2 young people in care the opportunity to volunteer sexual orientation information lets them know
 3 that this part of their identity need not be officially invisible, potentially building trust and giving
 4 them someone to talk to about sexual orientation issues. Similarly, asking a prospective parent or
 5 guardian about sexual orientation along with other basic demographic information can signal that
 6 LGBTQ+ adults are welcome to serve in these roles.

7 Research from the health care field is instructive in this respect. One study found that
 8 “adding inclusive SOGI data collection questions on registration forms can help LGBT patients
 9 feel more validated and affirmed.”⁴⁰ Another found that while emergency medical professionals
 10 tended to downplay the relevance of sexual orientation information to medical care, the patients
 11 themselves “feel routine SO/GI collection allows for recognition of individual identity and
 12 improved therapeutic relationships.”⁴¹

13 **4. Training and Support – Not Ignoring the Subject – Will Reduce Staff**
 14 **Discomfort with Collecting Sexual Orientation Information.**

15 While some child welfare professionals might be uneasy at the prospect of asking youth or
 16 adults about sexual orientation, that does not justify abandoning the collection of this important
 17 information. To the contrary, staff discomfort with discussing sexuality is an issue agencies must
 18 address irrespective of any AFCARS data collection mandate. Given the disproportionate
 19 representation of LGBTQ+ youth in foster care and the unique challenges they face in the child
 20 welfare system, as well as the urgent need to recruit and support LGBTQ+ adults as foster and
 21 adoptive parents, the solution cannot be to entirely avoid the topic of sexual orientation.

22 As noted in the 2016 Final Rule, advocates and state and county agencies have already
 23 developed guidance and recommended practices for how to collect and handle sexual orientation
 24

25 _____
 26 ⁴⁰ The Fenway Institute, *supra*, n.36, at 1.

27 ⁴¹ Lisa M. Kodadek, *et al.*, “Collecting sexual orientation and gender identity information in the
 28 emergency department: the divide between patient and provider perspectives.” *EMERGENCY
 MEDICINE JOURNAL*, 36(3), at 136. (Jan. 10, 2019), *available at*
<https://emj.bmj.com/content/36/3/136.abstract>.

1 information in adoption, foster care and out-of-home placement settings.⁴² Increased competency
 2 among staff in discussing sexual orientation issues will benefit LGBTQ+ youth, as well as foster
 3 and adoptive parents. As an analysis in the health care context found, “[a]dministrators have
 4 noted that after implementing SOGI data collection, there was better overall cultural competency
 5 among staff and fewer patient complaints.”⁴³

6 There is thus no basis for concluding that it is somehow in the interest of LGBTQ+ youth
 7 to avoid collecting sexual orientation information. To the contrary, requiring agencies to begin
 8 giving youth and parents the opportunity to voluntarily disclose sexual orientation, with attendant
 9 staff training and education, will allow child welfare professionals to make better-informed
 10 decisions about individual youth while also promoting recruitment of LGBTQ+ foster and
 11 adoptive parents and increased training support for non-LGBTQ+ caregivers.

12 **B. The Cost of Collecting Sexual Orientation Is Far Lower Than the Cost of Not
 13 Collecting It.**

14 As Plaintiffs have demonstrated, the 2020 Final Rule’s cost-benefit analysis completely
 15 ignored not only the benefits of including sexual orientation data, but also the converse cost of *not*
 16 collecting this information. Plaintiffs’ Mot. for S.J., 12-16. Setting aside the human cost to
 17 individual LGBTQ+ foster youth from the invisibility that stymies the development of more
 18 effective policies, programs, and practices and prevents effective case-planning and care on an
 19 individual level, the fiscal cost of the negative outcomes experienced by LGBTQ+ foster youth is
 20 substantial.

22
 23 ⁴² *E.g.*, Wilber, *supra*, n.3; Alameda County Social Services Agency, “SOGIE and LGBTQ+
 24 Practice and Policy in the Department of Children and Family Services,” *available at*
 25 <https://alamedasocialservices.org/opg/place/LGBTQdeptpolicy.cfm> (“We routinely collect and
 26 analyze [SOGIE] information about the minors ... in our care for the purposes of creating
 27 individualized case plans, monitoring agency trends and performance, and reporting to
 government agencies, among other reasons.”); Aisha Canfield & Shannan Wilber, “SOGIE Data
 Collection in Public Systems of Care: A Practice Guide for Santa Clara County” (July 2019),
available at [https://www.nclrights.org/wp-content/uploads/2020/05/Final-SCC-SOGIE-Data-
 Collection-Practice-Guide-8.8.19.pdf](https://www.nclrights.org/wp-content/uploads/2020/05/Final-SCC-SOGIE-Data-Collection-Practice-Guide-8.8.19.pdf).

28 ⁴³ The Fenway Institute, *supra*, n.36, at 1.

1 As discussed in Section I.E of this brief, these include the high cost of congregate care,
2 placement instability, mental health hospitalization, and homelessness – all of which LGBTQ+
3 foster youth experience in disproportionately high numbers. Though adding sexual orientation
4 data elements to AFCARS collection will create some administrative burden for the agencies that
5 have not yet undertaken the process, this one-time cost is far lower than the cost of continuing to
6 operate in the dark.

7 **CONCLUSION**

8 LGBTQ+ foster youth need help. By eliminating the sexual orientation data element from
9 AFCARS reporting, the 2020 Final Rule instead pushes them back into the shadows. Amici
10 Curiae Family Equality and the National Center for Lesbian Rights respectfully urge the Court to
11 grant Plaintiffs motion for summary judgment and set aside the 2020 Final Rule.

12 Dated: June 25, 2021

Respectfully Submitted,

13 /s/ Katherine Keating

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21 **IN THE UNITED STATES DISTRICT COURT**
22 **NORTHERN DISTRICT OF CALIFORNIA**
23 **SAN FRANCISCO DIVISION**

24 CALIFORNIA TRIBAL FAMILIES
25 COALITION,

26 Plaintiffs,

27 v.

28 XAVIER BECERRA, in his official capacity
as Secretary of Health and Human Services, *et*
al.,

Defendants.

Case No. 3:20-cv-6018-MMC

**[PROPOSED] ORDER GRANTING
MOTION FOR LEAVE TO FILE
AMICUS BRIEF ON BEHALF OF
FAMILY EQUALITY AND NATIONAL
CENTER FOR LESBIAN RIGHTS IN
SUPPORT OF PLAINTIFFS' MOTION
FOR SUMMARY JUDGMENT**

Hearing not yet scheduled.

1 Upon consideration of the unopposed Motion of Family Equality and National Center for
2 Lesbian Rights for Leave to File an Amicus Brief in Support of Plaintiffs’ Motion for Summary
3 Judgment (the “Motion”) and good cause having been shown:

4 **IT IS HEREBY ORDERED** that the Motion is **GRANTED** and amici curiae Family
5 Equality and National Center for Lesbian Rights are **DIRECTED** to file the amicus brief no later
6 than June 30, 2021.

7 **IT IS SO ORDERED.**

8
9
10 Dated:

11
12
13
14 _____
The Honorable Maxine M. Chesney
United States District Judge

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