IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

Case No. 9:18-CV-80771-RLR

ROBERT W. OTTO, PH.D., LMFT, individually and on behalf of his patients, JULIE H. HAMILTON, PH.D., LMFT, individually and on behalf of her patients,

Plaintiffs,

vs.

CITY OF BOCA RATON, FLORIDA, and COUNTY OF PALM BEACH, FLORIDA,

Defendants.		

BRIEF OF AMICUS CURIAE THE TREVOR PROJECT
IN SUPPORT OF DEFENDANTS' OPPOSITION TO
PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION

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STATEMENT OF INTEREST

Pursuant to the Order of the Court (ECF No. 73), The Trevor Project respectfully submits this *amicus curiae* brief in support of Defendants' opposition to Plaintiffs' motion for preliminary injunction. Founded in 1998, The Trevor Project is the nation's largest lesbian, gay, bisexual, transgender, queer, and questioning ("LGBTQ") youth crisis intervention and suicide prevention organization. It is the only organization that offers accredited, free, and confidential phone, instant message, and text messaging crisis intervention services for LGBTQ youth. These services are used by thousands of individuals each month. Through monitoring, analyzing, and evaluating data obtained from these services, The Trevor Project produces innovative research that brings new knowledge, with clinical implications, regarding issues affecting LGBTQ youth.

The Trevor Project has a special interest in supporting the enforcement of ordinances prohibiting the practice of conversion therapy because many of the young people that The Trevor Project serves are survivors of conversion therapy or have a credible fear that their family members will compel them to receive conversion therapy. The Trevor Project helps LGBTQ youth recover from the damage inflicted on them by conversion therapy. Because The Trevor Project has witnessed firsthand the devastating impact that conversion therapy can inflict on LGBTQ youth, it can provide a unique and important perspective for the Court regarding the potential harm of granting this preliminary injunction.

INTRODUCTION

Plaintiffs seek a preliminary injunction prohibiting Defendants City of Boca Raton and County of Palm Beach, Florida, from enforcing ordinances that are essential to protecting LGBTQ youth from conversion therapy, a dangerous practice that has no legitimate medical or therapeutic basis. ECF No. 8. Conversion therapy refers to any attempts to change a person's sexual orientation, gender identity, or gender expression through counseling, psychotherapy, or other forms of "treatment." Conversion therapy providers exploit and exacerbate the fears of concerned parents while simultaneously deceiving them about the likelihood that their remedies will lead to the results they promise. *Cf.* 142 Cong. Rec. 21,321 (1996) (statement of Rep. Hoke) ("Mr. Speaker, there is an old trick to hawking snake oil. First raise the fear. Then sell to it.").

Since 2010, The Trevor Project has communicated with hundreds of individuals specifically about their experiences undergoing conversion therapy or their credible fear that they will be subjected to it. The Trevor Project has witnessed how detrimental and damaging this

practice has been on the LGBTQ youth it serves. These harmful practices serve no purpose, as every major medical and mental health association has corroborated The Trevor Project's experience in warning that conversion therapy is ineffective.

This is a pervasive problem. A January 2018 study by the Williams Institute, a leading research institute focused on LGBTQ issues, estimates that about 700,000 LGBTQ adults in the United States have undergone conversion therapy at some point in their lives, including about 350,000 who received treatment as adolescents. The report further estimates that 20,000 LGBTQ youth currently between the ages of 13 and 17 will receive conversion therapy from a licensed health care professional before they reach the age of 18. Given the prevalence of conversion therapy, governmental action has been necessary to protect LGBTQ youth. Fourteen states and the District of Columbia, along with 43 cities and counties, have enacted legislation to protect minors and their families from these serious harms.

The harms caused by conversion therapy are particularly relevant to the Court's analysis of Plaintiffs' preliminary injunction motion, as a "preliminary injunction is an 'extraordinary and drastic remedy." *Munaf v. Geren*, 553 U.S. 674, 689–90 (2008). "In exercising their sound discretion, courts of equity should pay particular regard for the public consequences in employing the extraordinary remedy of injunction." *Weinberger v. Romero-Barcelo*, 456 U.S. 305, 312 (1982). Here, Plaintiffs have failed to show—and indeed cannot show—that the balance of harms in the continued enforcement of these ordinances weighs in favor of allowing therapists to subject LGBTQ youth to the harmful practice of conversion therapy. Because Plaintiffs have not met the high burden for a preliminary injunction, this Court should deny their motion in its entirety and preserve for the LGBTQ youth in Boca Raton and Palm Beach County the essential protections of these important ordinances.

¹ Christy Mallory et al., Williams Inst., *Conversion Therapy and LGBT Youth* 1 (Jan. 2018), https://williamsinstitute.law.ucla.edu/wp-content/uploads/Conversion-Therapy-LGBT-Youth-Jan-2018.pdf.

² *Id*.

³ *Conversion Therapy Laws*, LGBT Movement Advancement Project, http://www.lgbtmap.org/equality-maps/conversion_therapy (last accessed Sept. 18, 2018).

ARGUMENT

I. Through Its Suicide Prevention and Crisis Intervention Services, The Trevor Project Regularly Witnesses the Harm of Conversion Therapy on LGBTQ Youth.

The Trevor Project offers unique suicide prevention and crisis intervention services to LGBTQ youth and, through its services, has direct knowledge of the harm the practice inflicts on the individuals subjected to it. TrevorLifeline is a telephone hotline that LGBTQ youth can call for support in times of stress and trouble, and TrevorChat and TrevorText are online chat and text messaging services, respectively, that LGBTQ youth can use as an alternative to speaking on the telephone. The Trevor Project also hosts an online forum called TrevorSpace that allows LGBTQ youth to connect with one another. The Trevor Project provides comprehensive inperson training for volunteers who serve as counselors or moderators on its platforms so that they are prepared to help LGBTQ youth facing a difficult period and, if necessary, refer them to mental health professionals.

Many of the LGBTQ youth who contact The Trevor Project in moments of crisis describe concerns or stresses associated with conversion therapy. Supervisors for The Trevor Project's crisis services, such as TrevorText and TrevorChat, report that conversion therapy-related issues come up regularly, and as often as weekly. These impressions are borne out by data collected on TrevorLifeline, TrevorText, and TrevorChat, as hundreds of contacts have reached out to The Trevor Project with specific concerns around conversion therapy. Terms like "conversion therapy," "reparative therapy," and "ex-gay" have also appeared on these platforms more than hundreds of times.

The discussions about conversion therapy vary significantly, but they are uniformly difficult. For many LGBTQ youth, conversion therapy is a source of deep anxiety. Some of these LGBTQ youth contact The Trevor Project because their parents are threatening to send them to conversion therapy, and they fear what will happen to them when they are sent away. The Trevor Project has also counseled numerous LGBTQ youth who are afraid to come out to their family members because of their fear that their family members will force them to undergo conversion therapy. This fear is reinforced by derogatory remarks regularly made by family members—for instance, that being LGBTQ "is a choice" or "demonic," or that conversion therapy is necessary to "fix" them. Still other LGBTQ youth contact The Trevor Project because they are in conversion therapy, it is not working, and their feelings of isolation and failure contribute to suicidal thoughts and behaviors.

The harm caused by conversion therapy is not just limited to the child being subjected to it, but also spreads to anyone who cares about the child and the pain the child is experiencing. LGBTQ youth regularly reach out to The Trevor Project because friends and loved ones are being subjected to conversion therapy, and they are worried about what is happening to them or wonder what they can do to help them. For example, one individual called TrevorLifeline because the caller's relative was being sent to conversion therapy by their family, and the individual wanted to know whether anything could be done to stop them. LGBTQ youth have also contacted The Trevor Project in a state of distress because a loved one has died by suicide during or after being subjected to conversion therapy.

The legal availability of conversion therapy exists as a coercive force in the lives of too many LGBTQ youth. Some of the youth who have contacted The Trevor Project have explained that, after coming out to their parents as LGBTQ, their unaccepting family members responded by threatening to cut off contact and support unless they agreed to attend conversion therapy. Others have been estranged from family, with the restoration of relationships conditioned explicitly on the youth's consent to conversion therapy. This rejection caused these youth considerable distress, and they felt like conversion therapy might be their "only" alternative.

The Trevor Project's experience corroborates the scientific evidence that conversion therapy is not effective. The Trevor Project has spoken frequently with LGBTQ youth who have undergone conversion therapy (usually at the behest of family members) who routinely report to The Trevor Project that this "treatment" was entirely ineffective in changing their sexual orientation, gender identity, or gender expression. Worse, their exposure to conversion therapy actually caused them to experience further depression and anxiety, contributing to increased suicidal ideation and actual self-harm.

II. Social Science Evidence Overwhelmingly Demonstrates the Harm of Conversion Therapy on LGBTQ Youth.

Contemporary science has long recognized that being LGBTQ is part of the natural spectrum of human identity and is not a disease, disorder, or illness. Yet recent research speaks to the challenges that the LGBTQ community experiences as a result of ongoing discrimination, including the pressure faced by many LGBTQ youth to undergo conversion therapy.

Conversion therapy brands LGBTQ identity with a deep stigma, which translates into real harm to LGBTQ individuals. The American Psychological Association's ("APA") "Report of

the American Psychological Association Task Force on Appropriate Therapeutic Responses to Sexual Orientation," for example, reported increased anxiety, suicidal ideations, depression, and impotence among conversion therapy patients.⁴ The APA's study cited earlier studies reporting that people subjected to conversion therapy may experience loss of "all sexual feeling," severe depression, and alcohol abuse following "treatment." Additional examinations of the effects of conversion therapy have reached similar conclusions, finding that conversion therapy worsens the challenges faced by an already vulnerable population.⁶

The Centers for Disease Control and Prevention released a study in June 2018 confirming that high school students who self-identify as lesbian, gay, or bisexual ("LGB") experience a greater incidence of emotional distress than those who self-identify as heterosexual. Researchers determined that LGB individuals are more than two times more likely to feel sad and hopeless; more than three times more likely to have seriously considered suicide; more than three times more likely to have made a suicide plan; four times more likely to have attempted suicide; and more than four times more likely to have been injured in a suicide attempt. Another study explains that a potential reason LGBTQ adolescents experience a greater incidence of emotional distress is not because of their sexual orientation, gender identity, or any other aspect of who they are, but instead because of the reactions of those around them: "these youth must deal with stressors related to having a stigmatized identity. . . . [S]ocial stigma associated with homosexuality and toward deviation from socially prescribed gender roles remains pervasive,

⁴ See Am. Psychological Ass'n, Report of the American Psychological Association Task Force on Appropriate Therapeutic Responses to Sexual Orientation 41–42 (2009), http://www.apa.org/pi/lgbt/resources/therapeutic-response.pdf.

⁵ See id.

⁶ Recent studies on the effects of conversion therapy flag anger, anxiety, confusion, depression, grief, guilt, hopelessness, deteriorated family relationships, loss of social support, loss of faith, poor self-image, social isolation, intimacy issues, suicidal ideation, self-hate, and sexual dysfunction. *See id.* at 42.

⁷ Laura Kann et. al., *Youth Risk Behavior Surveillance* — *United States*, *2017*, 67 Ctrs. for Disease Control & Prevention Morbidity & Mortality Wkly. Rep. (June 15, 2018) at 23–28, https://www.cdc.gov/mmwr/volumes/67/ss/pdfs/ss6708a1-H.pdf.

⁸ *Id*.

particularly for young people." Conversion therapy, with its false premise that one's LGBTQ identity can and should be changed, severely exacerbates this stigma.

As is true for everyone, LGBTQ youth simply want their loved ones to accept and affirm them for who they are—as LGBTQ—without fear of punishment or stigma. The Trevor Project has witnessed conversion therapy aggravate the isolation many LGBTQ youth already feel, as familial support for the "treatment" is perceived as a form of rejection. Indeed, research has found that youth who report "higher levels of family rejection during adolescence [are] 8.4 times more likely to have attempted suicide, 5.9 times more likely to report depression, and 3.4 times more likely to have tried illegal drugs" when compared to individuals who do not feel rejected."¹⁰ In some unfortunate cases, LGBTQ youth have died by suicide after being subjected to conversion therapy.¹¹ Suicide is the second leading cause of death for youth in the United States between the ages of 10 and 24, and lesbian, gay, and bisexual youth are more than five times more likely to attempt suicide than their heterosexual peers.¹²

III. Every Major Medical and Mental Health Organization Has Rejected Conversion Therapy as Scientifically Unsound, Harmful to the Patient, and Ineffective at Changing Sexual Orientation, Gender Identity, or Gender Expression.

The Trevor Project's experiences with LGBTQ youth who have experienced or have contemplated being subjected to conversion therapy are further validated by the nation's leading professional medical and mental health associations, which have uniformly rejected the practice of conversion therapy as dangerous and lacking any scientific merit. The American Psychiatric Association, the American Academy of Pediatrics, the American Medical Association, the American Counseling Association, the American Psychological Association, the American School Counselor Association, the National Association of Social Workers, the American Academy of Nursing, the United States Department of Health and Human Services, and the

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⁹ Joanna Almeida et. al., *Emotional Distress Among LGBT Youth: The Influence of Perceived Discrimination Based on Sexual Orientation*, 38 J. Youth & Adolescence 1001, 1002 (2009), https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3707280/pdf/nihms261853.pdf.

¹⁰ Caitlin Ryan et al., Family Rejection as a Predictor of Negative Health Outcomes in White and Latino Lesbian, Gay, and Bisexual Young Adults, 123 Pediatrics 346, 346 (2009).

See, e.g., Eliana Dockterman, *Transgender Teen's Death Sparks Outcry From Advocates*, Time (Dec. 31, 2014), http://time.com/3651037/leelah-alcorn-transgender/.

Preventing Suicide: Facts About Suicide, The Trevor Project, 2018, https://www.thetrevorproject.org/resources/preventing-suicide/facts-about-suicide/#sm.0001m8u8qmde4dtzs6d11iekdzol8 (last accessed Sept. 18, 2018).

World Health Organization have all publicly denounced the practice of conversion therapy, and they affirmatively state that the practice cannot "cure" someone of their sexual orientation, gender identity, or gender expression.¹³ Indeed, there is nothing to "cure."

The American Psychiatric Association has issued a public position statement that conversion therapy is "based on developmental theories whose scientific validity is questionable. . . . In the last four decades, 'reparative' therapists have not produced *any rigorous scientific research to substantiate their claims of cure*." Not only has the American Psychiatric Association determined that practitioners lack credible scientific evidence to justify this practice, but it has also found that "the potential risks of reparative therapy are great, including depression, anxiety and self-destructive behavior, since therapist alignment with societal prejudices against homosexuality may reinforce self-hatred already experienced by the patient." 15

The American Psychological Association "opposes portrayals of [LGBTQ] youth and adults as mentally ill due to their sexual orientation" and "supports the dissemination of accurate scientific and professional information in order to counteract bias that is based in lack of knowledge about sexual orientation." The American Academy of Pediatrics warns its members to "avoid any treatments that claim to be able to change a person's sexual orientation, or

See, e.g., Just the Facts About Sexual Orientation and Youth, Am. Psychol. Ass'n, http://www.apa.org/pi/lgbt/resources/just-the-facts.aspx (last accessed Sept. 12, 2018); Am. Med. Ass'n, Health Care Needs of Lesbian, Gay, Bisexual, Transgender and Queer Populations H-160.991 § 1(c) (2017), https://policysearch.ama-assn.org/policyfinder (search for H-1690.991); Pan Am. Health Org., World Health Org., "Cures" For an Illness That Does Not Exist: Purported Therapies Aimed At Changing Sexual Orientation Lack Medical Justification And Are Ethically Unacceptable 1 (May 17, 2012), http://www.paho.org/hq/?option=com_docman&task=doc_view&gid=17703&Itemid=270&I ang=en.

¹⁴ Am. Psychiatric Ass'n, *Position Statement on Therapies Focused on Attempts to Change Sexual Orientation (Reparative or Conversion Therapies)* 4 (May 2000) (emphasis added), https://www.psychiatry.org/file%20library/about-apa/organization-documents-policies/policies/position-2000-therapies-change-sexual-orientation.pdf (last accessed Sept. 18, 2018).

¹⁵ *Id* at 3.

¹⁶ Am. Psychol. Ass'n, *Appropriate Affirmative Responses to Sexual Orientation Distress and Change Efforts* 31 (Aug. 5, 2009), http://www.apa.org/about/policy/sexual-orientation.pdf (last accessed Sept. 18, 2018).

treatment ideas that see homosexuality as a sickness."¹⁷ The American Academy of Nursing similarly finds that "reparative therapies aimed at 'curing' or changing same-sex orientation to heterosexual orientation are pseudo-scientific, ineffective, unethical, abusive and harmful practices that pose serious threats to the dignity, autonomy and human rights as well as to the physical and mental health of individuals exposed to them."¹⁸

In addition, leading associations representing counselors and social workers who regularly work with LGBTQ youth in schools and clinics vigorously assail any suggestion that efforts should be made to change a student's sexual orientation or gender identity. The American School Counselor Association advises that "it is not the school counselor's role to attempt to change a student's sexual orientation or gender identity," and recognizes the "profound harm intrinsic to therapies alleging to change an individual's sexual orientation or gender identity." The American Counseling Association condemns the practice of conversion therapy and "opposes portrayals of [LGBTQ] youth and adults as mentally ill due to their sexual orientation." The National Association of Social Workers avers that conversion therapies "can negatively affect one's mental health and cannot and will not change sexual orientation or gender identity" and that "no data demonstrate that conversion therapy is effective."

The Substance Abuse and Mental Health Services Administration ("SAMHSA"), a branch of the U.S. Department of Health and Human Services, released a comprehensive report in October 2015 condemning conversion therapy. The SAMHSA made three key findings:

Am. Acad. of Pediatrics, Cal., *Letter of Support for AB 1779 (Nazarian) Sexual Orientation: Change Efforts* 1 (Apr. 2, 2018), http://aap-ca.org/letter/ab-1779-nazarian-sexual-orientation-change-efforts/?format=pdf (last accessed Sept. 18, 2018).

Am. Acad. of Nursing, *Position Statement on Reparative Therapy* 1 (2015), http://www.nursingoutlook.org/article/S0029-6554(15)00125-6/pdf (last accessed Sept. 18, 2018).

¹⁹ Am. Sch. Counselor Ass'n, *The School Counselor and LGBTQ Youth* 37 (2016), https://www.schoolcounselor.org/asca/media/asca/PositionStatements/PS_LGBTQ.pdf (last accessed Sept. 18, 2018).

Ethical Issues Related to Conversion or Reparative Therapy, Am. Counseling Ass'n (Jan. 16, 2013), https://www.counseling.org/news/updates/2013/01/16/ethical-issues-related-to-conversion-or-reparative-therapy (last accessed Sept. 18, 2018).

Nat'l Ass'n of Soc. Workers, Sexual Orientation Change Efforts (SOCE) and Conversion Therapy with Lesbians, Gay Men, Bisexuals, and Transgender Persons 4 (May 1, 2015), https://www.socialworkers.org/LinkClick.aspx?fileticket=IQYALknHU6s%3d&portalid=0 (last accessed Sept. 16, 2018).

First, that "[s]ame-gender sexual orientation (including identity, behavior, and attraction) and variations in gender identity and gender expression are a part of the normal spectrum of human diversity and do not constitute a mental disorder"; second, that despite limited research on conversion therapy as applied to children and adolescents, "none of the existing research supports the premise that mental or behavioral health interventions can alter gender identity or sexual orientation"; and third, that "[i]nterventions aimed at a fixed outcome, such as gender conformity or heterosexual orientation, including those aimed at changing gender identity, gender expression, and sexual orientation are coercive, can be harmful, and should not be part of behavioral health treatment."²²

Multiple circuit courts have credited the professional consensus that conversion therapy and other efforts to change an individual's sexual orientation or gender identity lack any medical or scientific foundation. In affirming New Jersey's statute prohibiting conversion therapy on minors, the Third Circuit found in King v. New Jersey, 767 F.3d 216, 238 (3d Cir. 2014) that "over the last few decades a number of well-known, reputable professional and scientific organizations have publicly condemned the practice of SOCE [i.e., sexual orientation change efforts], expressing serious concerns about its potential to inflict harm." The court held that "this evidence is substantial" and that "[l]egislatures are entitled to rely on the empirical judgments of independent professional organizations that possess specialized knowledge and experience concerning [SOCE], particularly when this community has spoken with such urgency and solidarity on the subject." *Id.* Likewise, the Ninth Circuit upheld California's statute protecting minors from using conversion therapy in *Pickup v. Brown*, because "[t]he legislature relied on the report of the Task Force of the American Psychological Association" and "the opinions of many other professional organizations" that "the overwhelming consensus was that SOCE was harmful and ineffective." 740 F.3d 1208, 1232 (9th Cir. 2014). The court thus had "no trouble concluding that the legislature acted rationally by relying on that consensus." Id.

Substance Abuse & Mental Health Servs. Admin., Ending Conversion Therapy: Supporting and Affirming LGBTQ Youth 1 (Oct. 2015), https://store.samhsa.gov/shin/content/SMA15-4928/SMA15-4928.pdf (last accessed Sept. 18, 2018).

IV. Laws and Ordinances Prohibiting the Practice of Conversion Therapy on Minors Are Designed and Intended to Prevent These Harms to LGBTQ Youth.

The ordinances challenged by Plaintiffs are expressly designed to prevent the direct harm caused to patients of conversion therapy. The preamble to each ordinance uses identical language to assert its intent: "to protect the physical and psychological well-being of minors, including but not limited to lesbian, gay, bisexual, transgender and/or questioning youth, from exposure to the serious harms and risks caused by conversion therapy or reparative therapy by licensed providers." By prohibiting a practice that tells minors that their sexual orientation, gender identity, or gender expression is somehow defective or "wrong," these ordinances reject the artificial stigma of difference and demonstrate that these communities fully accept LGBTQ youth for who they are.

These ordinances serve as a powerful proclamation that a youth who identifies as LGBTQ is as deserving of equal treatment by society as any other youth. The Supreme Court has agreed with the importance of this equal treatment, including in its 2015 landmark ruling recognizing the constitutional right of same-sex couples to marry, where it found that unequal treatment of LGBTQ people "works a grave and continuing harm" that "serves to disrespect and subordinate" gays and lesbians. *Obergefell v. Hodges*, 135 S. Ct. 2584, 2600 (2015). The Supreme Court affirmed the importance of dispelling such pernicious stigma "[e]specially against a long history of disapproval of [LGBTQ] relationships." *Id.* Studies have shown that when LGBTQ students receive support through nondiscriminatory policies, such as the ordinances attacked by Plaintiffs here, they not only report lower levels of depressive symptoms, but also significantly lower absenteeism, as well as high self-esteem, and greater educational achievement.²⁴

²³ Palm Beach Cty., Fla., Ordinances ch. 18 art. V § 121 (2017); Boca Raton, Fla., Ordinances ch. 9, art. VI § 104 (2017).

Joseph G. Kosciw et al., GLSEN, *The 2015 National School Climate Survey* 45, 49 (2016), https://www.glsen.org/sites/default/files/2015%20National%20GLSEN%202015%20National%20School%20Climate%20Survey%20%28NSCS%29%20-%20Full%20Report_0.pdf. Other studies have identified a correlation between family acceptance of LGBTQ youth and positive health outcomes and have found that family acceptance decreases the frequency of negative health outcomes, such as depression, substance abuse, and suicidal ideation and suicide attempts. *See, e.g.*, Caitlyn Ryan et. al., *Family Acceptance in Adolescence and the Health of LGBT Young Adults*, 23 J. Child & Adolescent Psychiatric Nursing 205, 210 (2010).

The City of Boca Raton and Palm Beach County are among a growing bipartisan chorus of state and local governments that have determined that the practice of conversion therapy has the potential to harm minors who lack the legal authority to make their own medical and mental health decisions. To date, fourteen states, as well as dozens of cities and countries and the District of Columbia, have prohibited the practice of conversion therapy for minors.²⁵ In the past year alone, twenty states have introduced legislation seeking to make this practice illegal for persons under eighteen.²⁶ The ordinances established by Defendants are part of the growing recognition that conversion therapy is an unsound and unsafe practice that should be prohibited for the well-being of children in their communities.

CONCLUSION

Permitting therapists to engage in the flawed and harmful practice of conversion therapy, even on a temporary basis, punishes LGBTQ youth in Boca Raton and Palm Beach County for simply being who they are. Furthermore, exposure to conversion therapy places LGBTQ youth at greater risk for mental health problems, up to and including suicide attempts and completion. For the reasons set forth above, The Trevor Project hereby requests that this Court deny Plaintiffs' motion for a preliminary injunction.

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These states include: California, Cal. Bus. & Prof. Code §§ 865 et seq. (West 2018); Connecticut, Conn. Gen. Stat. §§ 19a-907 et seq. (2018); Delaware, Del. Code Ann. tit. 24, § 3510 (2018); Hawaii, S.B. 270, 29th Leg. (Haw. 2018); Illinois, 405 Ill. Comp. Stat 48/1 et seq. (2018); Maryland, 2018 Md. Laws Ch. 685; Nevada, S.B. 201, 79th Leg., Reg. Sess. (Nev. 2018); New Hampshire, 2018 N.H. Laws Ch. 167; New Jersey, N.J. Stat. Ann. §§ 45:1-54 et seq. (West 2018); New Mexico, N.M. Stat. Ann. § 61-1-3.3 (2018); Oregon, Or. Rev. Stat. § 675.850 (2018); Rhode Island, 23 R.I. Gen. Laws §§ 23-94-1 et seq. (2018); Vermont, Vt. Stat. Ann. tit. 18, §§ 8351 et seq. (2018); and Washington, S.B. 5722, 65th Leg., Reg. Sess. (Wash. 2018).

See 50 States 50 Bills: Progress Map, The Trevor Project, https://www.thetrevorproject.org/get-involved/trevor-advocacy/50-bills-50-states/progress-map/?location=de (last accessed Sept. 18, 2018).

Dated: September 18, 2018

Respectfully submitted,

/s/ Douglas C. Dreier

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record on the Service List below.

/s/ *Douglas C. Dreier*Douglas C. Dreier

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