The Honorable Robert J. Bryan 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA C.P., by and through his parents, Patricia NO. 3:20-cv-06145-RJB 9 Pritchard and Nolle Pritchard; and 10 PATRICIA PRITCHARD, DECLARATION OF PATRICIA PRITCHARD IN SUPPORT OF 1 1 Plaintiffs, PLAINTIFFS' MOTION FOR CLASSWIDE 12 DECLARATORY AND PERMANENT v. INJUNCTIVE RELIEF, AND AWARD OF 13 BLUE CROSS BLUE SHIELD OF INDIVIDUAL NOMINAL DAMAGES TO ILLINOIS, NAMED PLAINTIFFS 15 Defendant. Note on Motion Calendar: March 3, 2023 16 I, Patricia Pritchard, declare under penalty of perjury and in accordance with the 17 laws of the State of Washington and the United States that: 18 1. I am over the age of 18 and competent to testify to all matters stated herein. 19 All statements are made upon my personal knowledge. 20 2. I am the mother of C.P., the named plaintiff in the above captioned 21 litigation. He receives coverage of health benefits through the Catholic Health Initiatives 22 Medical Plan as administered by Blue Cross Blue Shield of Illinois ("BCBSIL") due to my 23 employment. C.P. received that health coverage for all times relevant to this litigation. 24 3. In the near future, C.P. intends to seek additional surgical gender-affirming care as recommended by his medical providers including but not limited to a 26

hysterectomy. BCBSIL's continued administration of the gender affirming care exclusion for Catholic Health Initiatives will result in a discrimination against C.P. and others unless it is permanently enjoined.

- 4. I paid for \$12,122.50 in uncovered claims for C.P.'s chest surgery and Vantas implant as a result of BCBSIL's administration of the Exclusion. Those are the compensatory damages I seek in this litigation.
- 5. C.P.'s pre-service authorization was denied by BCBSIL based upon its administration of the Exclusion. We appealed the pre-service denial, and that appeal was also denied. A true and correct copy of the appeal of the pre-service denial was filed at Dkt. No. 38-13 (redacted to protect C.P.'s identity), and a true and correct copy of BCBSIL's denial of the appeal was filed at Dkt. No. 38-14 (similarly redacted).
- 6. I did not submit all of C.P.'s post-surgery claims for his chest surgery to BCBSIL because it would have been futile to do so. Nonetheless, some or all of the claims may have been submitted by C.P.'s provider.

DATED this 2 day of February, 2023, at Bremerton, Washington.

Partie Arthurl
Patricia Pritchard