UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MADAN B K, GERAN GAO, PRANIL TITARE, KUNZHE SONG, NAGA MANIKANTA CHIGURUPATI, AISHWARYA SHRESTHA, SRIKANTH BOPPUDI, DHANUSH POTHUGUNTA, HARSHIT GAZIBANDA, and NAG IZAAZ SHAIK,

Case No. 1:25-cv-419

HON. JANE M. BECKERING

Plaintiffs,	
v.	
KRISTI NOEM, et al.,	
Defendants.	,
	1

TEMPORARY RESTRAINING ORDER

In accordance with the Opinion and Order entered this date:

IT IS HEREBY ORDERED that Defendants and their officers, agents, servants, employees, attorneys, and those in active concert or participation with them are TEMPORARILY RESTRAINED and ENJOINED in the following manner:

- 1. Defendants Noem and Lyons shall set aside the F-1 student record termination decisions as to Plaintiffs;
- 2. Defendants Noem and Lyons shall restore each Plaintiff's F-1 student record in the Student and Exchange Visitor Information System (SEVIS), retroactive to the date of termination;
- 3. Defendants Noem and Lyons shall not terminate Plaintiffs' F-1 student records in SEVIS absent a valid ground for termination of nonimmigrant status as set forth in 8 C.F.R. § 214.1(d) or a failure to comply with the terms and conditions of F-1 nonimmigrant student status as set forth in 8 C.F.R. § 214.2(f), and absent adherence to Plaintiffs' constitutional and statutory rights;

- 4. All Defendants are prohibited from revoking Plaintiffs' Optional Practical Training employment authorizations;
- 5. All Defendants are prohibited from arresting, detaining, or transferring Plaintiffs out of the current jurisdiction in which they are located, or ordering the arrest, detention, or transfer of Plaintiffs out of the jurisdiction where they are currently located, without first providing adequate notice to both this Court and Plaintiffs' counsel as well as time to contest any such action; and
- 6. All Defendants are prohibited from initiating removal proceedings against or deporting any Plaintiff on the basis of the termination of their F-1 student record in SEVIS.

IT IS FURTHER ORDERED, in the Court's discretion, that the security requirement of FED. R. CIV. P. 65(c) is WAIVED.

IT IS FURTHER ORDERED that this Temporary Restraining Order shall be effective immediately and will expire 14 days from the date of entry unless, pursuant to FED. R. CIV. P. 65(b)(2), the Court extends it for good cause shown or Defendants consent to an extension.

Plaintiffs shall provide copies of this Temporary Restraining Order to their respective educational institutions.

Dated: April 23, 2025

/s/ Jane M. Beckering

JANE M. BECKERING

United States District Judge