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1 2 3 4 5	JENNER & BLOCK LLP THOMAS J. PERRELLI (pro hac vice pending LINDSAY C. HARRISON (pro hac vice pendi ISHAN BHABHA (pro hac vice pending) 1099 New York Avenue NW Suite 900 Washington, DC 20001 Telephone: (202) 639-6004 Facsimile: (202) 661-4802 tperrelli@jenner.com					
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11						
12		DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA					
14		SCO DIVISION				
15 16	THE REGENTS OF THE UNIVERSITY OF CALIFORNIA and JANET NAPOLITANO, in her official capacity as President of the University of California,	Case No. 17-cv-05211-WHA; consolidated with Case Nos. 17-cv-05235-WHA; 17-cv-05329-WHA; 17-cv-05380-WHA; 17-cv-05813-WHA.				
17	Plaintiffs,	BRIEF AMICI CURIAE OF				
18	V.	INSTITUTIONS OF HIGHER EDUCATION IN SUPPORT OF				
19	US DEPARTMENT OF HOMELAND	PLAINTIFFS' MOTION FOR PRELIMINARY RELIEF.				
20	SECURITY and ELAINE DUKE, in her official capacity as Acting Secretary of the					
21	Department of Homeland Security,					
22	Defendants.					
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INTRODUCTION

Amici are institutions of higher education from across the country: Amherst College, 2 Asnuntuck Community College, Barnard College, Board of Governors of the California 3 Community Colleges, Boston University, Bowdoin College, Brandeis University, Bucknell 4 University, Capital Community College, Carnegie Mellon University, Case Western Reserve 5 University, Central Connecticut State University, Charter Oak State College, Colby College, 6 Colgate University, University of Connecticut, Eastern Connecticut State University, Emerson 7 8 College, Gateway Community College, Hampshire College, Housatonic Community College, 9 Lawrence University, Los Angeles Community College District, Los Rios Community College District, Manchester Community College, University of Maryland, University of Michigan, 10 11 Middlebury College, Middlesex Community College, Mount Holyoke College, Naugatuck Valley Community College, Northeastern University, Northwestern Community College, 12 Norwalk Community College, Pace University, Quinebaug Valley Community College, Rice 13 University, Riverside Community College District, San Francisco Community College District, 14 San Mateo Community College District, Smith College, Southern Connecticut State University, 15 16 State Center Community College District, Three Rivers Community College, Tufts University, Tunxis Community College, Vassar College, Wellesley College, Western Connecticut State 17 University, and Williams College. 18

American institutions of higher education benefit profoundly from the presence of
immigrant students on our campuses. Whether they attend large public universities, private
research universities and liberal arts colleges, or community colleges, these students contribute a
perspective and experience that is unique and important. That is especially true of Dreamers—
that is, undocumented young people who were brought to the United States as children.

Through no choice of their own, Dreamers were raised and educated in this country as
Americans. They have worked and studied in American schools; have prepared and trained for
all manner of careers; and have strived to innovate, achieve, and serve their communities. Yet,
until the government announced the Deferred Action for Childhood Arrivals ("DACA") program

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in 2012, they lived under the threat that the government might one day come calling, to remove
them from the country that has become their home. Though they might have dreamed of bright
futures, for many their undocumented status stood as an impenetrable roadblock to one of the
most fundamental tools for a successful future: Of the 65,000 undocumented youth who
graduate from U.S. high schools each year, historically only approximately 5 to 10 percent were
able to enroll in college.¹

DACA changed all of this and has provided up to 2 million Dreamers with an opportunity 7 8 to apply for temporary protection from removal, an opportunity to pursue their education, and 9 the authorization to work legally. To qualify for DACA, Dreamers are required to meet strict conditions, including having completed high school or a GED in the United States, or being 10 11 currently enrolled in school. In addition, Dreamers are required to pay a significant application fee and provide detailed personal information to the government—a significant request given the 12 hesitancy of undocumented persons to have any interaction with the government whatsoever. 13 But the students who have signed up and placed their trust in the government received, in 14 exchange, the opportunity to pursue higher education. They have done so in unprecedented 15 16 numbers.

On September 5, 2017, Defendants announced they were rescinding DACA. 17 This misguided, arbitrary and capricious decision will harm millions of remarkable young people. 18 19 But, critically, it will also harm the country, which will be deprived of the many contributions Dreamers would otherwise be able to make. Amici collectively have educated thousands of 20 DACA beneficiaries, and we have benefited from their talents and the passion they bring to our 21 22 campuses. Even those *amici* who have no DACA beneficiaries currently on campus view DACA as core to their educational missions. In this brief, we explain how we will be harmed if 23 24

²⁵ ¹ Inst. for Immigration, Globalization, & Educ., *In the Shadows of the Ivory Tower: Undocumented Undergraduates and the Liminal State of Immigration Reform* 1 (2015), <u>http://www.undocuscholars.org/assets/undocuscholarsreport2015.pdf;</u> Immigration Policy Center, The DREAM Act: Creating Opportunities for Immigrant Students and Supporting the U.S. Economy (2010), <u>http://www.mygreencard.com/downloads.php?file=Dream_Act_January2011.pdf</u>.

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Defendants' action is not reversed and, for that reason, *amici* support Plaintiffs and respectfully
 urge the Court to grant Plaintiffs' motion for preliminary relief.

ARGUMENT

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I.

DACA Has Allowed Tens of Thousands of Previously Undocumented Youth To Pursue Higher Education.

DACA has enabled previously undocumented students to pursue higher education in several important ways.

First, in order to qualify for deferred action under DACA, an applicant must generally
obtain a high school diploma or GED certificate. The possibility of securing deferred action
provides a powerful incentive for students to stay in school, increasing the likelihood that they
will pursue postsecondary education, and become taxpayers and significant contributors to our society.

Second, prior to DACA, undocumented students felt the need to hide their status from
others, which constrained their access to academic resources and their desire to apply to college.²
Not surprisingly, undocumented students who felt the need to hide their status from school
personnel or peers during high school are significantly less likely even to think college is a
possibility.³

16 17

Third, DACA enables students to secure social security numbers and photo identification.
Something as simple as flying on an airplane was previously all but impossible for
undocumented youth. With DACA, they can fly across the country to visit campuses, attend
school and academic conferences, and even obtain authorization to study abroad. Likewise, with
a social security number, they can apply for financial aid and fee waivers that were previously
unobtainable and secure credit to fund other education-related expenses. Given that DACA
students come from families whose parents lack legal status—and thus frequently are unable to

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26 ² Caitlin Patler & Jorge A. Cabrera, From Undocumented to DACAmented: Impacts of the Deferred Action for Childhood Arrivals (DACA) Program Three Years Following its Announcement at 15 (June 2015), <u>http://www.chicano.ucla.edu/files/Patler_DACA_Report_061515.pdf</u>.
27 ³ Id. at 16.

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secure high-paying jobs-the availability of financial aid is all the more crucial to their ability to 1 attend college or university. 2

Fourth, DACA enables students to secure work authorization. With the ability to work 3 4 part-time jobs and participate in work-study programs, undocumented students can better afford 5 school—something previously made difficult or impossible by the inability to work lawfully.⁴ Likewise, the ability to secure a legitimate job following graduation from college provides a 6 powerful incentive to pursue a college education; and the inability to secure such a job likewise 7 dissuades promising students from pursuing higher education. DACA thus increases the value of 8 9 higher education itself for undocumented students.

Fifth, DACA has enabled students to overcome state laws that impede their ability to 10 pursue higher education. For example, DACA recipients may enroll in public colleges and 11 universities in states where they would otherwise be barred from attending,⁵ and may apply for 12 in-state tuition in others, making it far easier for them to afford a college education.⁶ Sixth, 13 14 DACA enables students to envision a future for themselves in this country, providing the incentive to pursue a degree, develop skills and expertise, and invest in their future here. 15

Finally, because of DACA, amici have made extensive investments in the education of 16 DACA beneficiaries, facilitating their access to higher education like never before. Among 17 18 other things, *amici* have provided DACA students with financial aid, housing benefits, 19 counseling, faculty time and attention, and graduate and research assistant positions, all in reliance on the DACA program. Some *amici* even provide legal services. *Amici* made these 20 investments with the expectation that those students would be able to pursue their education and 21 22 career in this country, in furtherance of *amici*'s educational missions, and the public interest.

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⁴ See Zenén Jaimes Pérez, Center for American Progress, How DACA Has Improved the Lives of 26 Undocumented Young People, at 5 (Nov. 19, 2014), https://cdn.americanprogress.org/wpcontent/uploads/2014/11/BenefitsOfDACABrief2.pdf; Patler, *supra*, at 18. 27 ⁵ See, e.g., Ala. Code § 31-13-8; S.C. Code Ann. § 59-101-430.

⁶ See Pérez, supra, at 4.

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DACA has accomplished what it was intended to do: In a 2017 survey of more than 1 3,000 DACA recipients, 45% are currently in school.⁷ And, among those who are in school, 2 3 94% said that, because of DACA, they "[p]ursued educational opportunities that I previously could not."8 In a different study, nearly four-fifths of DACA recipients (78%) reported that 4 DACA made it easier to pay for school.⁹ Three-quarters of current students said DACA made it 5 easier to attend school and to stay in school.¹⁰ These studies and *amici*'s experience confirm 6 what should be obvious: once young people are able to come out of the shadows and avail 7 themselves of programs available to countless other American youth, they seize and benefit from 8 9 the opportunity.

But, while Dreamers and their families have benefited greatly from the DACA program, 10 colleges and universities have benefited as well. 11

12

II. DACA Students Contribute Immeasurably to Our Campuses.

American colleges and universities have benefited immeasurably from DACA. As 13 amicus Amherst's President, Biddy Martin, wrote in a letter to the President, "[o]ur classrooms 14 at Amherst are enriched by the academic talent, hard work, and perspectives of DACA students 15 who go on to become doctors, teachers, engineers, and artists."¹¹ And President Martin is far 16 from alone. Hundreds of other university presidents have echoed those sentiments, issuing 17 public statements on DACA's importance to American colleges and universities, including many 18 19 whose institutions have signed this brief.¹²

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23		supra, at 5 o	or 18.					
24	¹¹ Letter	from Bidd				lld J. Trump, Pre ents/node/68903		30, 2017),
25	12 See Po	https://www.amherst.edu/amherst-story/president/statements/node/689036. ¹² See Pomona College: Statement in Support of the Deferred Action for Childhood Arrivals (DACA) Program and Our Undocumented Students, https://www.pomona.edu/news/2016/11/21-						
26	<u>college-university-presidents-call-us-uphold-and-continue-daca</u> (last visited Oct. 30, 2017) (letter opposing the nonrenewal of DACA signed by over 700 university and college presidents							
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28	http://ww	/w.nyu.edu	/content/d	am/nyu/pres	sident/documen 5	nts/09-01-17-dac	<u>a-letter.pdf;</u> L	etter from
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1	a. DACA Students Have Had Great Academic and Extra-Curricular Success At Our Schools.
2	Dreamers are invaluable members of our academic communities. DACA recipients serve
3	as the president ¹³ and vice-president ¹⁴ of student government, publish research in top academic
4	journals, ¹⁵ innovate and apply for patents, ¹⁶ earn inclusion on the Dean's List ¹⁷ and graduate
5	summa cum laude,18 and serve as tutors and research assistants.19 They have won Soros
6 7	
8	Vincent E. Price, President Duke University, to Donald J. Trump, President (Aug. 30, 2017), <u>https://today.duke.edu/2017/08/duke-university-letter-support-daca</u> ; Letter from Drew Gilpin
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13	Faculty (Sept. 5, 2017), <u>https://smith.edu/president-kathleen-mccartney/letters//2017-18/responding-to-daca-decision</u> ; Letter from Lee Pelton, President, Emerson College, to
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15	2017) <u>http://extranet.cccco.edu/Portals/1/ExecutiveOffice/Board/2017_agendas/September/2.2-</u> <u>Resolution-DACA.pdf;</u> Statement of Susan Herbst, President, University of Connecticut (Sept. 5,
	2017), <u>https://today.uconn.edu/2017/09/president-herbst-responds-daca-decision/;</u> Letter from David W. Leebron, President, Rice University (Sept. 5, 2017),
17	<u>https://president.rice.edu/presidents-office/remarks/DACA-announcement;</u> Letter of Joseph É. Aoun, President, Northeastern University, to all members of the Northeastern Community (Sept.
18	4, 2017), <u>http://www.northeastern.edu/president/2017/09/04/turning-ideals-into-action/;</u> Association of Vermont Independent Colleges, Statement on the Revocation of the Deferred
19 20	Action for Childhood Arrivals (DACA) Program, <u>http://www.vermont-icolleges.org/Documents/DACAFinal2017.pdf</u> .
20 21	 ¹³ See Jose Herrerra, DACA student leads by example, Los Angeles Pierce College Roundup (Sept. 13, 2017), <u>http://theroundupnews.com/2017/09/13/daca-student-leads-example/</u>. ¹⁴ Monica Scott, Undocumented: One immigrant's story of life under DACA, MLive (Aug. 29,
22	2017), <u>http://www.mlive.com/news/grand-</u> rapids/index.ssf/2017/08/one_daca_students_story_about.html.
23	¹⁵ America's Voice Online (Oct. 3, 2017), <u>https://americasvoice.org/blog/name-denisse-rojas-</u> marquez-28-years-old-old-proud-undocumented-american-soon-doctor/.
24	¹⁶ American Dreamers: Kok-Leong Seow, N.Y. Times, https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/kok-leong-
25	seow (last visited Oct. 29, 2017). ¹⁷ E.g., American Dreamers: Anayancy Ramos, N.Y. Times,
26	https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/anayancy- ramos (last visited Oct. 29, 2017).
27	¹⁸ American Dreamers: Carlos Adolfo Gonzalez Sierra, N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/carlos-adolfo-gonzalez-sierra</u> (last visited Oct. 29, 2017).
28 Jenner and Block	<u>adoiro-gonzaiez-sierra</u> (last visited Oct. 29, 2017). <u>6</u> BRIEF AMICI CURIAE OF INSTITUTIONS OF HIGHER EDUCATION IN SUPPORT OF
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	05255 WIIII, 17 CV 05527 WIIII, 17 CV-05500- WIIII, 17-CV-05015- WIIIA

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1	Fellowships ²⁰ and been named Gates Cambridge Scholars and Schwarzman Scholars. ²¹ They
2	have graduated with honors and received admission to serve others in the Team for America ²²
3	and AmeriCorps VISTA ²³ programs. They have founded national organizations to assist other
4	undocumented youth. ²⁴ They have pursued careers in a wide variety of fields, including health
5	care ²⁵ and service to low-income veterans. ²⁶ The following are but a few examples of current
6	and past DACA students at <i>amici</i> and other institutions of higher education who are brave
7	enough to share their stories, and whose remarkable achievements serve as a reminder of why
	DACA benefits <i>both</i> students and the institutions lucky enough to have them:
8	
9	• Elias Rosenfeld, now a sophomore at Brandeis University, was brought to the United States at age 6 from Venezuela by his mother who was a media executive
10	and came on an L1 visa. His mother died when he was in fifth grade, and it was only in high school when he tried to apply for a driver's license that he learned he
11	was undocumented because his mother's death voided her (and his) visas. Elias excelled in high school, completing 13 AP classes and ranking in the top 10% of
12	his class. At Brandeis he is studying political science, sociology and law. When
13	
14	¹⁹ E.g., American Dreamers: Gargi Y. Purohit, N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/gargiy-</u>
15	<u>purchit</u> (last visited Oct. 29, 2017). ²⁰ American Dreamers: Denisse Rojas Marquez, 2016, N.Y. Times,
16	<u>https://www.pdsoros.org/meet-the-fellows/denisse-rojas-marquez</u> (last visited Oct. 29, 2017). ²¹ American Dreamers: Carlos Adolfo Gonzalez Sierra, N.Y. Times,
17	<u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/carlos-adolfo-gonzalez-sierra</u> (last visited Oct. 29, 2017).
18	²² American Dreamers: Julia Verzbickis, N.Y. Times,
19	https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/julia- verzbickis (last visited Oct. 29, 2017).
20	²³ American Dreamers: Brisa E. Ramirez, N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/brisae-</u>
21	<u>ramirez</u> (last visited Oct. 29, 2017). ²⁴ America's Voice (Oct. 3, 2017), <u>https://americasvoice.org/blog/name-denisse-rojas-marquez-</u>
22	<u>28-years-old-old-proud-undocumented-american-soon-doctor</u> ; see also American Dreamers: Jin Park, N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-</u>
23	dreamers/stories/jin-park (last visited Oct. 29, 2017); Penny Schwartz, A Jewish 'Dreamer' is scared, but refuses to despair, Jewish Telegraphic Agency (Sept. 6, 2017),
24	https://www.jta.org/2017/09/06/news-opinion/united-states/a-jewish-dreamer-is-scared-but- refuses-to-despair.
25	²⁵ America's Voice (Oct. 3, 2017), <u>https://americasvoice.org/blog/name-denisse-rojas-marquez-</u> <u>28-years-old-old-proud-undocumented-american-soon-doctor/;</u> <i>American Dreamers: Belsy</i>
26	<i>Garcia</i> , N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/belsy-garcia (last visited Oct. 29, 2017).</u>
27	²⁶ <i>American Dreamers: Isabelle Muhlbauer</i> , N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/isabelle-</u>
28	<u>muhlbauer</u> (last visited Oct. 29, 2017). 7
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	05235-WHA; 17-cv-05329-WHA; 17-cv-05380-WHA; 17-cv-05813-WHA

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1	asked what America means to him, he responded: "It means my country. It's my home. There's a connection. I want to contribute." ²⁷
2	• Anayancy Ramos is a student at Eastern Connecticut State University who will
3	graduate with a double major in Biology and Computer Science and a minor in Bioinformatics. Before matriculating at ECSU, she attended a community college
4	where she was a Dean's List scholar, was inducted into the Phi Theta Kappa honor society, was the president of the Alpha Beta Gamma chapter, and worked
5 6	full time at an animal hospital. She notes that through DACA she's been able to achieve an education and a future she never thought possible, but that those dreams will die if DACA forces her to retreat once more into the shadows. ²⁸
7	• Carlos Adolfo Gonzalez Sierra came to the United States from the Dominican
8	Republic when he was eleven. Carlos graduated <i>summa cum laude</i> from Amherst and studied as a Gates Scholar at Cambridge University and a Schwarzman
9	Scholar in China. Carlos emphasizes that his desire to stay is not economic: "The United States is my home. It is where I feel the most comfortable." Moreover,
10	given the education he's received, he expresses an "inconsolable desire to contribute to the country that has given me so much." ²⁹
11	• Eduardo Solis was brought to the United States when he was 1-month old from
12	Mexico. He is a student at UCLA, aspiring to major in either psychology or sociology. At the age of 11 he founded a blog to help fellow children deal with
13	bullying. He has gained over 30,000 followers, from all over the world, and has won awards recognizing his role as a teen activist. Although worried about the
14	end of DACA, Eduardo says that "[f]or now, I will continue on pledging allegiance to the only flag I know and love; the American Flag." ³⁰
14	 Nancy A. was brought to the United States from Togo as a child. When she
15	entered high school at 13 she realized she was undocumented and, shortly thereafter both she and her parents were put in deportation proceedings. Despite
10	being in these proceedings, she graduated as the valedictorian of her high school class and then became the youngest graduate of her masters programs. She is
	currently due to graduate with her Doctorate at age 27 and is a professor of
18	Political Science and Education at a university and community college. She describes receiving DACA at age 23 as being "finally forgiven for a sin I had no
19	control over when I was a child." ³¹
20	²⁷ See Penny Schwartz, A Jewish 'Dreamer' is scared, but refuses to despair, Jewish Telegraphic Agency (Sept. 6, 2017), https://www.jta.org/2017/09/06/news-opinion/united-states/a-jewish-
21	dreamer-is-scared-but-refuses-to-despair (last visited Oct. 29, 2017). ²⁸ See American Dreamers: Anayancy Ramos, N.Y. Times,
22	https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/anayancy- ramos (last visited Oct. 29, 2017). <i>Amicus</i> Eastern Connecticut State University has provided
23	updated details about Ramos's course of study, with her consent. ²⁹ See American Dreamers: Carlos Adolfo Gonzalez Sierra, N.Y. Times,
24	https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/carlos-
25	adolfo-gonzalez-sierra (last visited Oct. 29, 2017). ³⁰ See American Dreamers: Eduardo Solis, N.Y. Times,
26	https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/eduardo-solis (last visited Oct. 29, 2017).
27	³¹ See American Dreamers: Nancy A., N.Y. Times, <u>https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/nancy-a</u> (last
28	visited Oct. 29, 2017).
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• Alfredo Avila was brought to the U.S. when he was just a child, and despite neither of his parents being able to speak English, they managed to send Alfredo and his siblings to school where they all learned English. Despite having to move around a number of times out of a fear of deportation, Alfredo excelled in school and is now a student in the Honors College at the University of Texas at San Antonio, majoring in Electrical Engineering. Alfredo works part-time as a math and science tutor and is involved with many student organizations, including serving as the President of the professional engineering student organization. His dream is to one day build and manage his own technology company that thrives off diversity and inclusion.³²

The success of DACA students in college and university should come as no surprise. 7 8 These students have overcome innumerable hardships simply to be able to apply and enroll in an 9 institute of higher education. For many of our students (whether U.S. citizens or from other countries), matriculation in college or university is a natural progression after attending high 10 11 school and taking standardized tests. But this is not the case for DACA students. Those students must perform well in school and on tests while at the same time living under the constant threat 12 that they and their families may be deported. Moreover, until DACA these students could not 13 get work authorization, and most of their parents still cannot.³³ Thus, DACA students frequently 14 15 have had to work multiple, poorly-paid jobs in order to help put food on the table while at the 16 same time trying to maintain their focus and performance in school and apply to college. The sacrifices these students and their families have had to make simply to enroll as students at our 17 institutions are legion, and their commitment to bettering themselves and getting the most out of 18 19 their education is unwavering. These extraordinary young people should be cherished and celebrated, so that they can achieve their dreams and contribute to the fullest for our country. 20 Banishing them once more to immigration limbo—a predicament they had no part in creating— 21 is not merely cruel, but irrational. DACA students are the ideal candidates for prosecutorial 22 discretion, which the government formerly recognized and exercised for those who applied and 23 24

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³² See American Alfredo N.Y. Dreamers: Avila. Times. 25 https://www.nytimes.com/interactive/projects/storywall/american-dreamers/stories/alfredo-avila (last visited Oct. 29, 2017). 26 ³³ Most DACA students are raised in households with incomes well below the federal poverty line. See Inst. for Immigration, Globalization, & Educ., supra, 7 (in a survey of undocumented 27 students, 61.3% had annual household incomes below \$30,000 and 29% had annual household incomes between \$30,000 and \$50,000). 28 JENNER AND BLOCK

were accepted. DACA's rescission is not based on any different conclusion about those eligible; 1 rather, it appears to reflect an arbitrary and capricious policy shift for which talented young 2 people will bear the brunt of the harm. If such an unlawful decision is allowed to stand—and 3 4 these young people take their tremendous talent, enthusiasm, and skills elsewhere-we (both 5 *amici* and the country as a whole) will be the losers.

6

b. DACA Students Contribute to Campus Diversity, A Key Component of the Educational Experience.

7 The Supreme Court has time and again noted the myriad benefits that a diverse student 8 body yields for institutes of higher education. *First*, the Court has recognized "the educational 9 benefits that flow from student body diversity," Fisher v. University of Texas at Austin, 133 S. 10 Ct. 2411, 2419 (2013) (Fisher I) (quotation marks omitted), namely the deeper understanding 11 students and professors achieve when an issue or problem is analyzed by individuals who bring 12 differing perspectives and backgrounds to the question. See also Grutter v. Bollinger, 539 U.S. 13 306, 330 (2003) (noting that the "educational benefits that diversity is designed to produce ... 14 [are] substantial"). Second, "enrolling a diverse student body 'promotes cross-racial 15 understanding, helps to break down racial stereotypes, and enables students to better understand 16 persons of different races." Fisher v. Univ. of Texas at Austin (Fisher II), 136 S. Ct. 2198, 2210 17 (2016) (quoting Fisher I, 133 S. Ct. at 2427; see also Grutter, 539 U.S. at 328, 330). While this 18 obviously has a direct benefit to students, it also is a key component in creating a dynamic and 19 integrated campus environment. *Third*, and "[e]qually important, student body diversity 20 promotes learning outcomes, and better prepares students for an increasingly diverse workforce 21 and society." Fisher II, 136 S. Ct. at 2210 (internal quotation marks omitted).

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The Supreme Court's observations in this respect are well taken. Diversity on campus is amongst the highest priorities for *amici*, and we have seen the benefits in practice that the 24 Supreme Court has highlighted in theory. For example, amicus Rice University's mission 25 statement notes that it seeks to fulfill its mission "by cultivating a diverse community of learning 26

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and discovery that produces leaders across the spectrum of human endeavor."³⁴ Likewise, 1 amicus Middlebury College explains its commitment to "full and equal participation for all 2 individuals and groups" by noting evidence that "groups of people from a variety of backgrounds 3 and with differing viewpoints are often more resilient and adaptive in solving problems and 4 reaching complex goals than more homogenous groups."³⁵ These are but two examples of 5 many.36 6

7 The DACA students attending our schools play a significant role in fostering the 8 inclusive and diverse on-campus atmosphere we strive to create. As reported by the United 9 States Citizenship and Immigration Services, the 689,900 DACA recipients as of September 2017 come from over 150 countries spanning every continent except Antarctica.³⁷ And, this 10 diversity of backgrounds and ethnicities is reflected in the thousands of DACA recipients, and 11 undocumented students, who study on our campuses.³⁸ Indeed, in many ways DACA students 12 bring a special form of diversity to our campuses in that they are neither traditionally domestic 13 nor traditionally international students. They have an entirely different perspective and they 14 bring that in addition to their compelling life stories to our schools. 15

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III. The Rescission of DACA Will Harm American Colleges and Universities.

If DACA's rescission is allowed to stand, the greatest harm will of course be suffered by 17

DACA recipients and their families. But American colleges and universities will be harmed as 18 19 well.

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- 21 ³⁴ Rice University, Statement of Office of Diversity and Inclusion, http://diversity.rice.edu/ (last visited Oct. 29, 2017). 22 35 Middlebury College, Diversity and Inclusion, http://www.middlebury.edu/student-
- life/community-living/diversity-inclusivity (last visited Oct. 29, 2017). 23
- ³⁶ See, e.g., Vision, Mission, & Equity, Folsom Lake College, http://www.flc.losrios.edu/aboutus/vision-mission-and-equity (last visited Oct. 29, 2017); Mission & Diversity Statements, 24 Brandeis University, http://www.brandeis.edu/about/mission.html (last visited Oct. 29, 2017).
- DACA Population USCIS See Data, (Sept. 2017), 25 https://www.uscis.gov/sites/default/files/USCIS/Resources/Reports%20and%20Studies/Immigra tion%20Forms%20Data/All%20Form%20Types/DACA/daca_population_data.pdf.

26 ³⁸ See Jerome Dineen, If Trump Ends DACA, Here's How Many Students Could Be Affected, USA Today College (Feb. 8, 2017), http://college.usatoday.com/2017/02/08/if-trump-ends-daca-27 heres-how-many-students-could-be-affected/ (estimating that 10,000 undocumented students graduate from undergraduate institutions in the United States annually). 28

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First, and foremost, we will lose important members of our academic communities. The
few examples cited above are not anomalous; rather, they exemplify the talent and
accomplishment of the thousands of DACA students we have on our campuses. As many
students may be forced to withdraw, *amici* will be deprived of some of our most accomplished
students. These students contribute not only to the diversity of perspectives in our classrooms
but also to the student leadership of social action initiatives in our communities. Our campuses
will be noticeably poorer places without those substantial contributions.

8 Second, the education we provide our students is a valuable commodity, and we have 9 finite resources to provide it. If DACA students lose their status and, with it, the ability to pay for tuition or living expenses, they may well not be able to continue with their education. And, 10 11 even for those students who have saved enough money to continue, the value of an education may decrease if they will be unable to secure lawful employment upon graduation. As a result, 12 *amici* will almost certainly lose students mid-way through their degree programs, and the 13 14 retention rate for this population will drop dramatically and beyond what institutions are 15 prepared to accommodate through normal attrition cycles. Amici have devoted valuable, and in 16 many cases limited, enrollment spaces to this student population that will not continue in their 17 education and cannot be replaced during a mid-point of their progression in their degree 18 program.

19 Third, some of our DACA students work in a variety of positions on campus, and many are already trained for these positions and performing well. With the loss of employment 20 21 authorization, *amici* will lose these valuable contributions. The cost of refilling and retraining 22 for these roles, if we can even find adequate replacements, represents measurable harm to the 23 institutions. More broadly, the loss of work authorization will also mean that our DACA students will be unable to secure stable jobs upon graduation. While of course this is primarily a 24 25 harm to them, given that our DACA students are among the most committed of our alumni, we 26 too will lose an important source of support (both financial and otherwise).

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Fourth, DACA's rescission has already required *amici* to dedicate valuable resources to 1 counsel students who are negatively impacted by rescission. Many of these students have 2 required mental health counseling to deal with the stress and anxiety induced by the 3 government's sudden shift in position, as well as legal assistance to determine their range of 4 possibilities.³⁹ As institutions of higher education, we believe we should be spending our 5 resources on educating our students for the bright futures they will have, not defending and 6 counseling them against unfair and adverse actions by their government for a situation in which 7 8 they have no blame whatsoever.

9 *Finally*, even for those schools without many or even any DACA students, supporting DACA is central to our mission as educators. *Amici* are devoted to the education of people to 10 11 help them realize their ambitions and potential, and to contribute to their communities, to this country, and to the world. We pursue that mission on behalf of our students, regardless of 12 national origin. Indeed, core to that mission is our commitment to equal opportunity. The 13 rescission of DACA devalues that mission without any rational basis. In that respect, it harms all 14 amici. 15

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CONCLUSION

DACA is an enlightened and humane policy, and it represents the very best of America. 17 It provides legal certainty for a generation of high-achieving young people who love this country 18 19 and were raised here. Once at college or university, DACA recipients are among the most engaged both academically and otherwise. They work hard in the classroom and become deeply 20 engaged in extracurricular activities. Moreover, our DACA students are deeply committed to 21 22 giving back to their communities and, more broadly, the country they love. These are not the types of individuals we should be pushing out of the country, or returning to a life in the 23 shadows. As institutions of higher education, we see every day the achievement and potential of 24 these young people, and we think it imperative that they be allowed to remain here and live out 25 26

~-	³⁹ See,	e.g., E	leanor J. Ba	der, As End of D Undocumented	ACA Looms,	Colleges and	Organizers	Ramp Up
27	Efforts	to	Protect	Undocumented	Students,	NAČLA	(Jan. 27	, 2017),
•	https://n	acla.or	g/news/2017	7/01/27/end-daca-lo	ooms-colleges	and-organizer	s-ramp-effo	rts-
28			-		13	-	•	

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1	their dreams. Indeed, it defies rati	onality to prevent the government from utilizing its discretion						
2	to protect this set of young people	to protect this set of young people from removal. For these reasons, we urge the Court to grant						
3	the Plaintiffs' motion for provision relief.							
4								
5	Dated: November 1, 2017	Respectfully submitted,						
6								
7		JENNER & BLOCK LLP						
8		<u>/s/ Brian Hauck</u> Brian Hauck						
9		Counsel for <i>Amici Curiae</i> Institutions of Higher Education Email: bhauck@jenner.com						
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