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12	Counsel for Defendants		
13	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14	FOR THE NORTHERN	DISTRICT OF CALIFORNIA	
15	U.S. WECHAT USERS ALLIANCE, et al.,		
16	Plaintiffs,	Case No. 3:20-cv-05910-LB	
17	V.	NOTICE REGARDING IMPLEMENTATION OF	
18	DONALD J. TRUMP, President of the United	EXECUTIVE ORDER 13943	
19	States, and WILBUR ROSS, Secretary of Commerce,	Date: Sept. 17, 2020 Time: 9:30 a.m.	
20	Defendants.	Place: San Francisco, CA Judge: Hon. Laurel Beeler	
21	Defendants.		
22	Defendants hereby provide notice to the C	Court of certain assurances regarding the	
23	implementation of Executive Order 13943 that were sent to Plaintiffs via counsel, which Defendants		
24 25	believe to be relevant to Plaintiffs' pending motion for a preliminary injunction, ECF No. 17.		
دے		Specifically, on September 16, 2020, at approximately 10:50 a.m. Pacific Standard Time, counsel fo	
26	Specifically, on September 16, 2020, at approxim	nately 10:50 a.m. Pacific Standard Time, counsel for	
26 27	Specifically, on September 16, 2020, at approxim Defendants made the following assurances:	nately 10:50 a.m. Pacific Standard Time, counsel for	

At present, activity involving the WeChat app is not prohibited. While the Department of 1 Commerce continues to review a range of transactions, including those that could directly or indirectly impact use of the WeChat app, we can provide assurances that the Secretary 2 does not intend to take actions that would target persons or groups whose only connection with WeChat is their use or downloading of the app to convey personal or business 3 information between users, or otherwise define the relevant transactions in such a way that would impose criminal or civil liability on such users. In other words, while use of 4 the app for such communications could be directly or indirectly impaired through 5 measures targeted at other transactions, use and downloading of the app for this limited purpose will not be a defined transaction, and such users will not be targeted or subject to penalties. 6 7 Defendants' letter memorializing these assurances, which also relates to earlier correspondence 8 on September 16, 2020, and also on September 10, 2020, is attached as Exhibit 1. 9 Dated: September 16, 2020 10 Respectfully submitted, 11 JEFFREY BOSSERT CLARK Acting Assistant Attorney General 12 **AUGUST FLENTJE** 13 Special Counsel to the Acting Assistant Attorney General 14 15 ALEXANDER K. HAAS **Branch Director** 16 DIANE KELLEHER 17 **Assistant Branch Director** 18 /s/ Serena Orloff SERENA M. ORLOFF 19 MICHAEL DREZNER 20 STUART J. ROBINSON Trial Attorneys 21 United States Department of Justice Civil Division, Federal Programs Branch 22 Ben Franklin Station, P.O. Box No. 883 Washington, DC 20044 23 Phone: (202) 305-0167 24 Fax: (202) 616-8470 E-mail: serena.m.orloff@usdoj.gov 25 Counsel for Defendants 26 27 28

Exhibit 1

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U.S. Department of Justice

Civil Division Federal Programs Branch

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Serena Orloff Trial Attorney (202) 305-0167 serena.m.orloff@usdoj.gov

September 16, 2020

Via Electronic Mail

Van Swearingen Rosen Bien Galvan & Grunfeld LLP vswearingen@rbgg.com

Re: U.S. WeChat Users Alliance et al. v. Trump et al., No. 3:20-cv-5910 (LB) (N.D.

Cal.)

Dear Van,

We write with respect to your motion for a preliminary injunction. As we noted in our opposition to that motion, the Secretary of Commerce has not yet reached a final decision on the specific transactions that will be prohibited under Executive Order 13943. However, at this time, I am able to provide the following representations and assurances regarding the application and implementation of the Executive Order:

At present, activity involving the WeChat app is not prohibited. While the Department of Commerce continues to review a range of transactions, including those that could directly or indirectly impact use of the WeChat app, we can provide assurances that the Secretary does not intend to take actions that would target persons or groups whose only connection with WeChat is their use or downloading of the app to convey personal or business information between users, or otherwise define the relevant transactions in such a way that would impose criminal or civil liability on such users. In other words, while use of the app for such communications could be directly or indirectly impaired through measures targeted at other transactions, use and downloading of the app for this limited purpose will not be a defined transaction, and such users will not be targeted or subject to penalties.

We are happy to discuss further; however, we believe these assurances largely address the concerns

presented in your motion for a preliminary injunction and plan to inform the Court of this correspondence so that she can consider it in conjunction with the hearing tomorrow.

Sincerely,

/s/

Serena M. Orloff

cc: Michael Bien, Esq. Clay Zhu, Esq. Angus Ni, Esq.