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FILED: July 21, 2025

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 25-1792 (8:25-cv-01484-TDC)

CASA, INC.

Plaintiff - Appellant

Defendants - Appellees

v.

KRISTI NOEM, Secretary of Homeland Security, in her official capacity; UNITED STATES DEPARTMENT OF HOMELAND SECURITY

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ORDER DENYING EMERGENCY MOTION FOR POSTPONEMENT
OF AGENCY ACTION PENDING APPEAL

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Having reviewed the record and briefing, the Court DENIES CASA, Inc.'s emergency motion for postponement of agency action. We agree with the district court that CASA, Inc. has stated a plausible claim for relief with regard to the alleged "preordained" decision to terminate temporary protected status (TPS) for Afghanistan and Cameroon, and that the balance of the equities and the public

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interest weigh in favor of CASA, Inc. At this procedural posture, however, there

is insufficient evidence to warrant the extraordinary remedy of a postponement

of agency action pending appeal.

We urge the district court to move expeditiously to minimize the

uncertainty that will likely result from protracted litigation. Nothing in this Order

should be construed to opine on whether a postponement of agency action may

be warranted as this case proceeds.

Finally, we emphasize that many members of CASA, Inc. affected by the

termination of TPS designations of Afghanistan and Cameroon may be eligible

for relief through applications for asylum, withholding of removal, and

protection in accordance with the Convention Against Torture. As the

government acknowledges in its response brief, those remedies remain available

and CASA, Inc.'s members may seek them.

ENTERED at the direction of Judge Gregory with the concurrence of

Judge King and Judge Berner.

For the Court

/s/ Nwamaka Anowi, Clerk