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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

STATE OF NEVADA ex rel. NEVADA
GAMING CONTROL BOARD,

Plaintiff,

vs.

KALSHIEX LLC,

Defendant,

Case No. 2:26-cv-00406

**KALSHI'S CERTIFICATION OF
RELATED CASES PURSUANT TO
LOCAL RULE 42-1(a)**

1 Pursuant to Local Rule 42-1(a), through its undersigned counsel, KalshiEX LLC (“Kalshi”) 2 certifies that it believes the previously filed action, *KalshiEX LLC v. Hendrick*, No. 2:25-cv-00575 3 (D. Nev. filed Mar. 28, 2025) (the “Hendrick Action”), the previously removed action, *Nevada ex* 4 *rel. Nevada Gaming Control Board v. Blockratize*, No. 3:26-cv-89 (D. Nev. filed Jan. 16, 2026) 5 (the “Polymarket Action”), and the recently dismissed action, *Coinbase Financial Markets, Inc. v.* 6 *Ford*, No. 2:26-cv-256 (the “Coinbase Action”), are related cases within the meaning of L.R. 42- 7 1(a).

8 This Action is the subject of the Hendrick Action, currently proceeding in this Court and 9 the Ninth Circuit, Case No. 25-07516. The Hendrick Action seeks to enjoin the State of Nevada 10 from enforcing its gaming laws against Kalshi because it is a federally registered contract market 11 subject to the exclusive jurisdiction of the Commodity Futures Trading Commission (the “CFTC”). 12 This Action is an example of an enforcement action Kalshi seeks to enjoin in the Hendrick Action. 13 The complaints in this Action and the Hendrick Action involve the same parties and raise the same 14 questions of law.

15 The Polymarket Action is also an enforcement action brought by the State of Nevada 16 against a federally registered contract market subject to the exclusive jurisdiction of the CFTC. 17 The complaints in this Action and the Polymarket Action raise the same questions of law.

18 The Coinbase Action sought to enjoin an ongoing enforcement action by the State of 19 Nevada against Coinbase, a futures commission merchant offering Kalshi’s event contracts that 20 are subject to the exclusive jurisdiction of the CFTC. The complaints in this Action and the 21 Coinbase Action raise the same questions of law.

22 Accordingly, the actions identified above are related cases within the meaning of L.R. 42- 23 1(a).

1 DATED: this 17th day of February, 2026.

3 **BAILEY❖KENNEDY**

4 By: /s/ Paul C. Williams

5 DENNIS L. KENNEDY

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15 *Attorneys for Defendant KalshiEX LLC*

CERTIFICATE OF SERVICE

I certify that I am an employee of BAILEY ♦ KENNEDY and that on the 17th day of February, 2026, service of the foregoing was made by mandatory electronic service through the United States District Court's electronic filing system, by email and/or by depositing a true and correct copy in the U.S. Mail, first class postage prepaid, and addressed to the following at their last known address:

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