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1	their undersigned counsel of record, now hereby STIPULATE, AGREE, and JOINTLY
2	REQUEST that the Court substitute Mr. Adams for Mr. Strawn as class counsel. As set forth in
3	the accompanying declaration of Mr. Adams, he is qualified to represent the class. See Exhibit A
4	(Declaration of Matt Adams In Support of Stipulation Regarding Substitution of Class Counsel).
5	The parties hereby stipulate, agree, and request that this Court appoint Mr. Adams as class
6	counsel and substitute his appointment for that of Christopher Strawn, who has withdrawn from
7	this case.
8	Respectfully submitted this 7th day of July, 2020.
9	s/ Devin Theriot-Orr  Devin Theriot Orr WSD A 22005
10	Devin Theriot-Orr, WSBA 33995 Sunbird Law, PLLC
11	1001 4th Avenue, Suite 3200 Seattle, WA 98154
	(206) 962-5052
12	s/ Marc Van Der Hout
13	Marc Van Der Hout ( <i>pro hac vice</i> ) Van Der Hout, Brigagliano & Nightingale, LLP
14	180 Sutter Street, Suite 500
15	San Francisco, CA 94104 (415) 981-3000
15	
16	Attorneys for Plaintiffs and Class Members
17	s/ Emma Winger
1.0	Emma Winger ( <i>pro hac vice</i> ) American Immigration Council
18	100 Summer Street, 23rd Floor
19	Boston, MA 02110 (857) 305-3600
20	s/ Matt Adams
21	Matt Adams
21	Northwest Immigrant Rights Project 615 Second Avenue, Suite 400
22	Seattle, WA 98104
23	(206) 957-8611
	(206) 587-4025 (fax) matt@nwirp.org
24	STIP. MOT. AND ORDER
	APPOINTING CLASS COUNSEL - 2

Case No. 2:15-cv-00813-JLR

1	
2	Attorneys for Plaintiffs
3	JOSEPH H. HUNT Assistant Attorney General
4	WILLIAM C. PEACHEY Director
5	JEFFREY S. ROBINS
6	Deputy Director
7	By: s/ Aaron S. Goldsmith Aaron S. Goldsmith
8	Senior Litigation Counsel United States Department of Justice
9	Civil Division
10	Office of Immigration Litigation District Court Section Washington, D.C. 20044
11	Tel.: (202) 532-4107
12	Email: aaron.goldsmith@usdoj.gov
13	Attorneys for Defendants
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	STIP. MOT. AND ORDER

APPOINTING CLASS COUNSEL - 3 Case No. 2:15-cv-00813-JLR

1 The Honorable James L. Robart 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE Wilman GONZALEZ ROSARIO, et al., 9 Case No. 2:15-cv-00813-JLR Plaintiffs, 10 ORDER MODIFYING ORDER v. APPOINTING CLASS COUNSEL 11 UNITED STATES CITIZENSHIP AND 12 IMMIGRATION SERVICES, et al., 13 Defendants. 14 Upon consideration of Parties' Stipulated Motion to Modify Order Appointing Class 15 Counsel, and the attached Declaration of Matt Adams in support of that motion, previously filed 16 documents in support of the Motion for Class Certification, and pursuant to Rules 23(a) and 17 23(g) of the Federal Rules of Civil Procedure, the Court hereby appoints Matt Adams of the 18 Northwest Immigrant Rights Project, 615 Second Avenue, Suite 400, Seattle, WA 98104, as 19 class counsel and substitute his appointment for that of Christopher Strawn, who has withdrawn 20 from this case. 21 22 23 24 STIP. MOT. AND ORDER APPOINTING CLASS COUNSEL - 1 Case No. 2:15-cv-00813-JLR

1	It is so ORDERED.
2	The Clerk is directed to send copies of this Order to all counsel of record.
3	Inly
4	Dated this 13th day of July , 2020.
5	The Honorable James L. Robart
6	United States District Judge
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STIP. MOT. AND ORDER APPOINTING CLASS COUNSEL - 2 Case No. 2:15-cv-00813-JLR

1 The Honorable James L. Robart 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE Wilman GONZALEZ ROSARIO, et al., 9 Case No. 2:15-cv-00813-JLR Plaintiffs, 10 **DECLARATION OF MATT ADAMS** v. IN SUPPORT OF STIPULATION 11 **REGARDING SUBSTITUTION OF** UNITED STATES CITIZENSHIP AND **CLASS COUNSEL** 12 IMMIGRATION SERVICES, et al., 13 Defendants. 14 I, Matt Adams, hereby declare: 15 1) I am an attorney at law, admitted in the State of Washington and currently employed 16 by Northwest Immigrant Rights Project (NWIRP) as the Legal Director. I entered my appearance 17 as counsel of record for Plaintiffs in this case. 18 2) I have been working as an immigration attorney at NWIRP for the last 21 years. From 19 June of 1998 to July of 2005, I worked at NWIRP's Eastern Washington office, in 20 Granger, Washington, first as a Staff Attorney and later as the Directing Attorney of that office. 21 In July of 2006, I assumed my current position as Legal Director of NWIRP. In this role, I am 22 responsible for supervising all federal litigation by NWIRP on behalf of clients before the federal 23 district courts, the Court of Appeals and the Supreme Court. 24 ADAMS DECL. - 1 NORTHWEST IMMIGRANT RIGHTS PROJECT Case No. 2:15-cv-00813-JLR 615 2nd Ave Ste. 400 Seattle, WA 98144

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5) I have extensive experience on cases focusing on miningration law and miningrant
rights. During the last 21 years, I have litigated hundreds of cases and personally argued on
behalf of immigrants before Immigration Judges, the Board of Immigration Appeals, Federal
District Courts, and the Ninth Circuit Court of Appeals. I have represented prevailing petitioners
before the Ninth Circuit Court of Appeals in the following published cases: Flores Tejada v.
Godfrey, 954 F.3d 1245 (9th Cir. 2020) (affirming permanent injunction providing bond hearings
for class of persons in withholding of removal proceedings after they have been detained for six
months); Padilla v. ICE, 953 F.3d 1134 (9th Cir. 2020) (affirming preliminary injunction
providing bond hearings to class of persons referred to immigration court after being found to
have a credible fear of persecution); Lanuza v. Love, 899 F.3d 1019 (9th Cir. 2018) (finding that
Bivens remedy extends to ICE attorney who fabricated documents to strip plaintiff of opportunity
for relief in removal proceedings); Nguyen v. Sessions, 901 F.3d 1093 (9th Cir. 2018) (reversing
agency position that admission to controlled substance abuse triggered the stop-time rule barring
relief for cancellation of removal); Ramirez v. Brown, 852 F.3d 954 (9th Cir. 2017) (Court of
Appeals affirmed district court order granting summary judgment on behalf of TPS holder who
was denied opportunity to apply for adjustment of status based on agency's failure to
acknowledge his inspection and admission as TPS holder); Duran-Gonzales v. DHS, 702 F.3d
504 (9th Cir. 2013) (Court of Appeals reversed its prior opinion, finding that class members
benefit from retroactivity test where agency changes rules pursuant to Supreme Court's decision
in Brand X); Chay Ixcot v. Holder, 646 F.3d 1202 (9th Cir. 2011) (vacating reinstatement order
as unlawful retroactive bar to asylum claim); <i>Lopez-Birrueta v. Holder</i> , 633 F.3d 1211(9th Cir.
2011) (rejecting agency's restrictive interpretation of battery for purposes of establishing
eligibility for cancellation of removal for victims of domestic violence); Cortez-Guillen v.

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Holder, 623 F.3d 933 (9th Cir. 2010) (holding that agency is bound by elements as laid out in
plain language of statute with regards to the realistic probability test, and accordingly, Alaskan
coercion statute does not categorically qualify as aggravated felony crime of violence);
Bromfield v. Mukasey, 543 F.3d 1071 (9th Cir. 2008) (establishing a pattern and practice of
persecution targeting gay men in Jamaica); Mandujano-Real v. Mukasey, 526 F.3d 585 (9th Cir.
2008) (finding that petitioner's concession while unrepresented did not preclude him from
challenging legal basis on appeal and further holding that ID theft conviction did not constitute
aggravated felony theft conviction); Suazo Perez v. Mukasey, 512 F.3d 1222 (9th Cir. 2008)
(finding that domestic violence statute in question did not categorically constitute a deportable
offense); Hosseini v. Gonzales, 471 F.3d 953 (9th Cir. 2006) (granting relief under the
Convention Against Torture to asylum applicant who had been charged as having being engaged
in terrorist activities); Hernandez-Guadarrama v. Ashcroft, 394 F.3d 674 (9th Cir. 2005)
(holding that the government could not rely on the statements made by witnesses where the
government deported those witnesses); Perez-Gonzalez v. Ashcroft, 379 F.3d 783 (9th Cir.
2004) (preventing government from reinstating prior deportation order where person had a
pending application for residence along with the corresponding waiver); Garcia-Lopez v.
Ashcroft, 334 F.3d 840 (9th Cir. 2003) (requiring DHS to afford full effect to modification of
conviction from felony to misdemeanor); and Castro-Cortez v. INS, 239 F.3d 1037 (9th Cir.
2001) (prohibiting retroactive application of reinstatement to persons who were deported prior to
change in law).

4) I have litigated and presented arguments in federal district courts, including the Eastern and Western Districts of Washington, the Southern, Central and Northern Districts of California, the District of Montana, the Southern District of Florida, and the Eastern District of

ADAMS DECL. - 3

Case No. 2:15-cv-00813-JLR

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NORTHWEST IMMIGRANT RIGHTS PROJECT 615 2nd Ave Ste. 400 Seattle, WA 98144 Tel: 206-957-8611

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New York. In addition, I have successfully moved for class certification and been approved by
federal courts as class counsel in twelve different class actions on behalf of persons bringing
challenges under the Immigration and Nationality Act: Moreno Galvez v. Cuccinelli, No. C19-
0321 RSL, 2019 WL 3219372 (W.D. Wash. July 17, 2019) (granting preliminary injunction for
certified class of noncitizen youth seeking Special Immigrant Juvenile Status); Padilla v. U.S.
Immigration and Customs Enforcement, No. C19-928 MJP, 2019 WL 1056466 (W.D. Wash.
Mar. 6, 2016) (certifying nationwide classes of asylum seekers challenging delays in credible
fear interviews and bond hearings, and seeking procedural protections in bond hearings); Wagafe
v. Trump, No. C17-0094-RAJ, 2017 WL 2671254 (W.D. Wash. June 21, 2017) (certifying
nationwide classes challenging application of CARRP to applicants for adjustment of status and
naturalization); Mendez Rojas v. Johnson, No. C-16-1024-RSM, 2017 WL 1397749 (W.D.
Wash. Jan. 10, 2017) (certifying nationwide classes of persons seeking asylum who were denied
notice and opportunity to timely file applications); Martinez Banos v. Asher, No. C-16-1454-
JLR-BAT, 2017 WL 9938446 (W.D. Wash. Dec. 11, 2017) (certification granted on behalf of
class of detained persons in withholding only proceedings in the Western District of Washington
facing prolonged detention without individual custody hearings); F.L.B. v. Lynch, No. C14-1026
TSZ, 2016 WL 3458352 (W.D. Wash. June 24, 2016) (certification granted on behalf of circuit
circuit-wide class of unrepresented children in removal proceedings); Rivera v. Holder, 307
F.R.D. 539 (W.D. Wash. 2015) (granting class certification and summary judgment clarifying
that Immigration Judges must consider whether to release immigration detainees on conditional
parole as well as monetary bond); Khoury v. Asher, 3 F. Supp. 2d 877 (W.D. Wash. 2014) (class
certification and declaratory relief granted on behalf of class, detained immigrants unlawfully
subjected to mandatory detention); A.B.T. v. USCIS, No. C11-2108 RAJ, 2013 WL 5913323

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1	(W.D. Wash. 2013) (nation-wide challenge to asylum work authorization denials); Franco-
2	Gonzalez v. Holder, No. CV 10–02211 DMG (DTBx), 2011 WL 11705815 (C.D. Cal. Nov. 21,
3	2011) (granting class certification) and 2013 WL 8115423 (C.D. Cal. Apr. 23, 2013) (granting
4	permanent injunction ordering the government to provide free legal representation to immigrants
5	with serious mental disabilities); Roshandel v. Chertoff, 554 F. Supp. 2d 1194 (W.D. Wash.
6	2008) (successful class action on behalf of 450 naturalization applicants); and <i>Duran Gonzales v</i> .
7	U.S. Dep't. of Homeland Sec., 239 F.R.D. 620 (W.D. Wash. 2006) (certification granted for
8	circuit-wide class).
9	5) I was selected for the Washington State Bar Association's 2016 Award of Merit,
10	WSBA's highest honor. I have twice been awarded the American Immigration Lawyers
11	Association Jack Wasserman Memorial Award for excellence in litigation; most recently, in
12	2014 for my work on the litigation team in <i>Franco-Gonzalez v. Holder</i> , establishing the right to
13	appointed counsel for detained persons with serious mental disorders. I have also received the
14	2008 Access to Justice Leadership Award, from the Washington State Bar Access to Justice
15	Board, and the 2005 Washington State Chapter AILA Award for Most Significant Impact in Pro
16	Bono Litigation.
17	6) Neither the Northwest Immigrant Rights Project nor I are receiving reimbursement
18	from any individual plaintiff or class member in this case. Together with co-counsel, I will fairly
19	and adequately protect the interests of the individual plaintiffs and the certified class and possess
20	the commitment and resources to continue to prosecute the case as a class action.
21	I declare under penalty of perjury that the foregoing is true and correct. Executed this 7th
22	day of July, 2020, in Seattle, Washington.
23	s/ Matt Adams Matt Adams, WSBA No. 28287
24	Watt Adams, WSDA NO. 2828/

ADAMS DECL. - 5 Case No. 2:15-cv-00813-JLR NORTHWEST IMMIGRANT RIGHTS PROJECT 615 2nd Ave Ste. 400 Seattle, WA 98144 Tel: 206-957-8611