

DECLARATION OF ZEHRA RASOULI

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**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON**

10 STATE OF WASHINGTON, and
11 STATE OF MINNESOTA,

12 Plaintiffs,

13 v.

14 DONALD TRUMP, in his official
15 capacity as President of the United
16 States; U.S. DEPARTMENT OF
17 HOMELAND SECURITY; JOHN F.
18 KELLY, in his official capacity as
19 Secretary of the Department of
20 Homeland Security; REX W.
21 TILLERSON, in his official capacity
22 as Secretary of State; and the UNITED
23 STATES OF AMERICA,

24 Defendants.

CIVIL ACTION NO. 2:17-cv-00141-JLR

DECLARATION OF ZEHRA
RASOULI

25 Pursuant to 28 U.S.C. § 1746(2), I, Zehra Rasouli, hereby declare as follows:

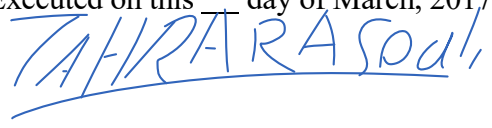
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1. I am over the age of eighteen and competent to testify herein.
 2. I am a Washington State resident.
 3. I came to the United States from Iran on an EB-1 visa in September 2015.
 4. My EB-1 visa means that I am allowed to remain permanently in the United States.
 5. I have a husband and a fourteen-year-old daughter, but no other family here.
 6. My sister was approved for an EB-1 visa in December 2016, but she is waiting on the embassy to schedule her.
 7. The President's executive orders prevent my sister from moving to Washington on her approved EB-1 visa.

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8. My sister is supposed to be moving to Washington and will live with me when she gets here. My daughter is very attached to my sister. The delay in my sister's move is impacting me and my family.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this ___ day of March, 2017



ZEHRA RASOULI