FORTHCOMING MOTION TO

CASE No. 2:18-cv-928 MJP

VACATE

1 The Honorable Marsha J. Pechman 2 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 3 AT SEATTLE 4 BLANCA YOLANY PADILLA, **IBIS** GUZMAN, ORANTES, BALTAZAR VASQUEZ, No. 2:18-cv-928 MJP 5 Plaintiffs-Petitioners, v. 6 **JOINT STIPULATION** 7 U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT AND ORDER OF ("ICE"); U.S. DEPARTMENT HOMELAND **REGARDING BRIEFING** 8 SECURITY ("DHS"); U.S. CUSTOMS AND BORDER **SCHEDULE FOR** PROTECTION ("CBP"); U.S. CITIZENSHIP **DEFENDANTS'** 9 IMMIGRATION SERVICES ("USCIS"); EXECUTIVE **FORTHCOMING** OFFICE FOR IMMIGRATION REVIEW ("EOIR"); MOTION TO VACATE 10 THOMAS HOMAN, Acting Director of ICE; KIRSTJEN 11 NIELSEN, Secretary of DHS; KEVIN K. McALEENAN, Acting Commissioner of CBP; L. FRANCIS CISSNA, NOTE ON MOTION 12 Director of USCIS; MARC J. MOORE, Seattle Field Office CALENDAR: APRIL 22, 2018. Director, ICE, WILLIAM P. BARR, United States Attorney 13 General; LOWELL CLARK, warden of the Northwest Detention Center in Tacoma, Washington; CHARLES 14 INGRAM, warden of the Federal Detention Center in SeaTac, Washington; DAVID SHINN, warden of the Federal 15 Correctional Institute in Victorville, California; JAMES 16 JANECKA, warden of the Adelanto Detention Facility; 17 Defendants-Respondents. 18 19 Pursuant to Local Civil Rules 7(d)(1) and 10(g), Plaintiffs and Defendants hereby stipulate 20 and jointly move the Court for an Order setting forth the below briefing schedule for Defendants' 21 forthcoming motion to vacate the preliminary injunction, and also jointly move the Court for an 22 Order staying the enforcement of the preliminary injunction until May 31, 2019. 23 Defendants will be moving to vacate this Court's April 5, 2019, preliminary injunction in 24 light of the Attorney General's decision in *Matter of M-S-*, 27 I&N Dec. 509 (A.G. 2019), which 25 overruled Matter of X-K-, 23 I&N Dec. 731 (BIA 2005). In order to resolve the impact of this 26 JOINT STIPULATION AND U.S. Department of Justice, Civil Division [PROPOSED] ORDER Office of Immigration Litigation, District Court Section REGARDING BRIEFING PO Box 868, Ben Franklin Station Washington, DC 20044 SCHEDULE FOR **DEFENDANTS'** Telephone (202) 616-4458

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1	decision on the preliminary injunction as expeditiously as possible, the parties have met and
2	conferred and agreed upon the following briefing schedule.
3	April 26, 2019: Deadline for Defendants' Motion to Vacate
4	May 10, 2019: Deadline for Plaintiffs' Opposition to Defendants' Motion to Vacate
5	May 15, 2019: Deadline for Defendants' reply in support of their Motion to Vacate
6	Given the complex issues that the parties anticipate briefing, the parties also stipulate to a
7	page limit of 24 pages for Defendants' Motion and Plaintiffs' Opposition, and 12 pages for
8	Defendants' reply.
9	The parties also stipulate to a stay of the enforcement of the preliminary injunction until
10	May 31, 2019, in order to resolve the impact of Matter of M-S- before the injunction goes into
11	effect. To that effect, the parties respectfully request that this Court rule on the Motion to Vacate
12	on or by May 31, 2019. ¹
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25	Defendants reserve the right to move for an emergency stay if the Court has not ruled on the
26	Motion to Vacate.

JOINT STIPULATION AND [PROPOSED] ORDER REGARDING BRIEFING SCHEDULE FOR DEFENDANTS' FORTHCOMING MOTION TO VACATE

CASE No. 2:18-cv-928 MJP

U.S. Department of Justice, Civil Division Office of Immigration Litigation, District Court Section PO Box 868, Ben Franklin Station Washington, DC 20044 Telephone (202) 616-4458

1	RESPECTFULLY SUBMITTED this April 19	9, 2019.
2 3	s/ Matt Adams Matt Adams, WSBA No. 28287 Email: matt@nwirp.org	Trina Realmuto* Kristin Macleod-Ball*
5	Leila Kang, WSBA No. 48048 Email: leila@nwirp.org	AMERICAN IMMIGRATION COUNCIL 1318 Beacon Street, Suite 18 Brookline, MA 02446
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9	NORTHWEST IMMIGRANT RIGHTS PROJECT	*Admitted pro hac vice
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12		
13 14	JOSEPH. H. HUNT Assistant Attorney General Civil Division	/s/ Lauren C. Bingham LAUREN C. BINGHAM, Fl. Bar #105745 Trial Attorney, District Court Section
15 16 17 18	WILLIAM C. PEACHEY Director, District Court Section Office of Immigration Litigation EREZ REUVENI	Office of Immigration Litigation Civil Division P.O. Box 868, Ben Franklin Station Washington, DC 20044 (202) 616-4458; (202) 305-7000 (fax) lauren.c.bingham@usdoj.gov
19	Assistant Director, District Court Section	Attorneys for Defendants-Respondents
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	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING BRIEFING SCHEDULE FOR	U.S. Department of Justice, Civil Division Office of Immigration Litigation, District Court Section PO Box 868, Ben Franklin Station Washington, DC 20044

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DEFENDANTS'

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1	ORDER	
2	Based on the foregoing stipulation of the parties, IT IS SO ORDERED. The following	
3	deadlines govern Defendants' forthcoming Motion to Vacate:	
4	April 26, 2019: Deadline for Defendants' Motion to Vacate	
5	May 10, 2019: Deadline for Plaintiffs' Opposition to Defendants' Motion to Vacate	
6	May 15, 2019: Deadline for Defendants' reply in support of their Motion to Vacate	
7	Compliance with the Preliminary Injunction entered on April 5, 2019, is hereby STAYED	
8	until May 31, 2019.	
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10	DATED (1' 22 1 1 6 A '1 2010	
11	DATED this <u>23rd</u> day of <u>April</u> , 2019.	
12	Marshy Helens	
13	Marsha J. Pechman	
14	United States Senior District Judge	
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	JOINT STIPULATION AND U.S. Department of Justice, Civil Division	

JOINT STIPULATION AND
[PROPOSED] ORDER
REGARDING BRIEFING
SCHEDULE FOR
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CERTIFICATE OF SERVICE

I hereby certify that on April 23, 2019, I had the foregoing electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to those attorneys of record registered on the CM/ECF system. All other parties (if any) shall be served in accordance with the Federal Rules of Civil Procedure.

/s/ Lauren C. Bingham

LAUREN C. BINGHAM, Fl. Bar #105745 Trial Attorney, District Court Section Office of Immigration Litigation Civil Division P.O. Box 868, Ben Franklin Station Washington, DC 20044 (202) 616-4458; (202) 305-7000 (fax) lauren.c.bingham@usdoj.gov

Attorney for Defendants

JOINT STIPULATION AND [PROPOSED] ORDER REGARDING BRIEFING SCHEDULE FOR **DEFENDANTS'** FORTHCOMING MOTION TO VACATE CASE No. 2:18-cv-928 MJP

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