Exhibit B

1	CHAD A. READLER	ADAM L. BRAVERMAN		
2	Acting Assistant Attorney General	Acting United States Attorney		
3	WILLIAM C. PEACHEY Director	SAMUEL W. BETTWY Assistant U.S. Attorney		
4	WILLIAM C. SILVIS	California Bar No. 94918		
	Assistant Director	CAROLINE J. PRIME		
5	SARAH B. FABIAN	Assistant U.S. Attorney		
6	Senior Litigation Counsel NICOLE N. MURLEY	California Bar No. 220000 Assistant U.S. Attorney		
7	Trial Attorney	Office of the U.S. Attorney		
8	U.S. Department of Justice	880 Front Street, Room 6293		
9	Office of Immigration Litigation District Court Section	San Diego, CA 92101-8893		
10	Box 868, Ben Franklin Station			
11	Washington, DC 20442			
12	Telephone: (202) 616-047 Fax: (202) 616-8962			
	Attornevs for Federal Respondents- Defendants			
13				
14		S DISTRICT COURT		
15	SOUTHERN DISTR	ICT OF CALIFORNIA		
16	MS. L., et al.,)		
17	Plaintiffs/Petitioners)) Case No.: 3:18-cv-00428-DMS		
18	r familits/1 cutioners) Case No.: 5.16-ev-00426-DIVIS		
19	V.)		
20	U.S. IMMIGRATION AND)		
21	CUSTOMS ENFORCEMENT, et al.,)		
22	Respondents/Defendants.)		
23)		
24				
25	STIPULATION AND [PROPOSED] THE HANDLING OF CC	PROTECTIVE ORDER GOVERNING ONFIDENTIAL MATERIAL		
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I. Plaintiffs and Defendants (collective, the "Parties") in the above captioned action *Ms. L., et al., v. U.S. Immigration and Customs Enforcement, et al.*, Case No. 3:18-cv-00428-DMS ("Litigation" or "Action") recognize that information about putative or confirmed class members and their children exchanged by the Parties in the Litigation for the purpose of facilitating compliance with the Court's preliminary injunction order may include private information related to individuals in the custody and care of the United States Government and that such materials may reasonably, in good faith, be confidential and protected from disclosure to the public or to one or more of the Parties under Rule 26(c) of the Federal Rules of Civil Procedure.

II. The Parties desire to enter into this stipulation to facilitate the
exchange of documents and information while protecting against the unauthorized
disclosure of confidential documents and information.

IV. The Parties believe good cause exists for approving the stipulation because it seeks to protect against injury caused by the dissemination of protected materials. The materials to be protected include personally identifiable information, the disclosure of which could be prohibited by the Privacy Act or other law. However, the Privacy Act provides, as an exception, that such materials may be released "pursuant to the order of a court of competent jurisdiction." 5 U.S.C. § 552a(b)(11). An order of this Court, therefore, would provide a basis for release of the requested materials pursuant to the Privacy Act and Fed. R. Civ. P. 26(c). The parties also seek to protect other personal information regarding putative or confirmed class members or their children.

Stipulation

NOW, THEREFORE, the Parties stipulate and agree, through their undersigned counsel, to the following terms and conditions to govern the

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production of information that the producing party reasonably and in good faith
 deems confidential, and request that the Court enter a protective order (hereafter
 "Protective Order" or "Order") consistent with the terms of this stipulation.

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1. Scope. The following terms govern with respect to class information exchanged by the Parties in the Litigation for the purpose of facilitating compliance with the Court's preliminary injunction order (collectively "Protected Material").

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2. **Protected Material.** The categories of Protected Material include:

a. Information, documents or tangible things protected by the
Privacy Act, 5 U.S.C. § 552a, *et seq.*, or information that would be covered by the
Privacy Act if the subject of the information had been a U.S. citizen or a person
lawfully admitted for permanent residence.

b. Personally Identifying Information (PII), Protected Health
Information (PHI), and any information that is protected or restricted from
disclosure by statute or regulation.

c. All other protected documents, information or tangible things
not identified above that the parties agree in writing or the Court orders qualify for
protection under Federal Rule of Civil Procedure 26(c).

18 d. Defendants do not waive their right to assert other or further 19 privileges over the information and redact such information. For instance, 20 Defendants may withhold or redact information that is protected by statute for 21 which no exceptions permitting disclosure apply or exist or information that is 22 subject to a claim of privilege or exemption from disclosure such as withholding 23 classified national security information the Deliberative Process Privilege, Law 24 Enforcement Privilege, Attorney-Client Privilege or Attorney Work Product.

3. Designations. It shall be the duty of the party producing the Protected
Material ("Producing Party") to give notice of material that is to be considered
covered by this Protective Order in the manner set forth in paragraphs 5, 8 and 11
below. Protected Material may be designated as "PROTECTED MATERIAL" if

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1 the Producing Party believes in good faith that such material is covered by this 2 Protective Order. A Party may designate material that it obtained from a Third 3 Party pursuant to this Protective Order, if it believes in good faith that it qualifies as 4 Protected Material under this Order.

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4. Duties. The duty of the Party or Parties receiving the Protected 6 Material ("Receiving Party") and of all other persons bound by this Protective 7 Order to maintain the confidentiality of Protected Material so designated shall 8 commence with such notice. Protected Material shall be designated by the 9 Producing Party, subject to the provisions of this Order, with the designation of "PROTECTED MATERIAL." No person subject to this Protective Order may 10 11 disclose, in public or private, any Protected Material designated by a Party as 12 "PROTECTED MATERIAL," except as provided for in this Protective Order or as 13 further ordered by the Court.

14 5. **Method Of Designation.** Each page of any material the Producing 15 Party wishes to designate as Protected Material must be labeled PROTECTED 16 MATERIAL, at the time the material, or a copy thereof, is provided to the 17 Receiving Party. In the case of material contained in or on media other than paper, 18 the Producing Party shall affix such a label to the material or use its best efforts to 19 identify the material as Protected Material and affix the applicable designation.

20 6. Access To Protected Material. Only the following persons shall have 21 access to or retain material designated as PROTECTED MATERIAL pursuant to 22 this Order:

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The Court and its official personnel; a.

24 b. Counsel for any Party and any of Defendants' personnel with 25 whom Counsel for Defendants determines it is appropriate to share such 26 information for the purpose of this litigation. For the purposes of this Protective 27 Order, "Counsel" means the attorneys representing the Parties for this Action,

including paralegals, office clerks, secretaries, and other support staff assisting
 those attorneys, working on the Action;

3 For information designated as PROTECTED MATERIAL c. 4 relating to an individual member of the class, to the individual class member and 5 counsel who represent individual class members, or any prospective counsel that is 6 evaluating whether to take on the representation of a class member. The individual 7 class member and counsel shall only be provided PROTECTED MATERIAL 8 relating to the individual class member, and the individual may not be provided any 9 information pertaining to other class members. Prospective counsel must execute 10 Exhibit A, the Acknowledgment Regarding the Order before receiving this limited 11 PROTECTED MATERIAL;

d. Outside experts, consultants retained by the Receiving Party's
Counsel to assist in this Litigation (and the experts' or consultants' staff whose
duties and responsibilities require access to such materials);

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e.

Court reporters and translators;

16 f. Outside litigation support personnel retained by Counsel to
17 assist in the preparation and/or litigation of the Action, including contract attorneys
18 or outside copying service vendors or electronic document management vendors;

g. Any person not otherwise covered by subparagraph (a), (b), (c),
or (d) who was involved in the preparation of such material or who received or
reviewed such material for purposes other than this Action or who has been alleged
to have received or reviewed such material for purposes other than this Action;

h. Witnesses at deposition not otherwise covered by subparagraphs
(a), (b), (c) or (d);

25 i. Persons whom the Producing Party agrees in writing or on the
26 record at a deposition may be shown PROTECTED MATERIAL.

27 j. Any individuals or persons who Class Counsel designates for
28 the purpose of facilitating the reunification of Class Members and their children,

1 including (but not limited to) nonprofit organizations, lawyers, faith-based groups, 2 shelters, or any other organization or individuals who may be able to assist in the 3 reunification process. Given the urgency of the deadlines in the Court's preliminary 4 injunction order, the individuals or persons described in this paragraph may receive 5 a limited set of PROTECTED MATERIAL as follows prior to executing Exhibit A, 6 the Acknowledgment, as long as the information is treated as protected under this 7 Order, and an Acknowledgment is signed within a reasonable time thereafter. 8 Information which may be shared for the purpose of facilitating the reunification of 9 Class Members and their children includes Class Members' names and the name(s) 10 of the class member's child(ren); Alien Number for the Class Member and his or 11 her child(ren); detention location or other location information regarding the Class 12 Member and his or her child(ren). The individuals or persons described in this 13 paragraph may receive any additional PROTECTED MATERIAL necessary to 14 assist in facilitating reunification related to the class member(s) they are serving or 15 being consulted to serve after signing the Acknowledgment. The individual or 16 organization may not receive information about any other class members.

17 Agreement By Persons Accessing Protected Materials. All persons 7. 18 identified in paragraph 6 (d), (e), (f), (g), (h) (i), and (j) who in the course of the 19 case may be given access to Protected Material shall be required to read this 20 Protective Order and agree, in writing, to be bound by this Protective Order by 21 executing an acknowledgment in the form of Exhibit A that is annexed to this 22 Protective Order. All such acknowledgments shall be maintained in the files of the 23 counsel allowing access by such person to the Protected Material.

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8. **Treatment Of Protected Material During Inspection** Of 25 **Documents.** It is contemplated that a Party might make available certain of its files 26 for inspection by other Parties, which files may contain protected material as well 27 as non-protected material, and that following such inspection, the inspecting party 28 will designate documents to be copied and the copies will be furnished or produced

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1 to it. All documents and their contents made available for such inspection shall be 2 treated as PROTECTED MATERIAL until the Party allowing inspection has had a 3 reasonable opportunity, not to exceed twenty one (21) calendar days absent an 4 agreement by the parties, to designate and mark those documents which were 5 copied as PROTECTED MATERIAL.

6 9. Copies, Summarizations, Extracts Protected. Protected Material 7 designated under this Order shall include, without limitation: (a) all copies, extracts, 8 and complete or partial summaries prepared from such documents, things, or 9 information so designated; (b) portions of deposition transcripts and exhibits to 10 deposition transcripts that contain, summarize, or reflect the content of any such 11 documents, things, or information; and (c) portions of briefs, memoranda, or any 12 other writings filed with the Court and exhibits thereto that contain, summarize, or reflect the content of any such documents, things, or information. The Parties agree 13 14 that information regarding the aggregated numbers for any category of individuals 15 contained in the chart may be excluded from this paragraph. Moreover, a Party may 16 make a request to the producing Party that certain material contained in such 17 copies, extracts, and complete or partial summaries not be treated as PROTECTED 18 MATERIAL. The Parties will meet and confer in good faith within five days of any 19 such request to resolve the request.

- 20 10. Pleadings And Briefs Containing Protected Material. Before any 21 materials produced in discovery, answers to interrogatories, responses to requests 22 for admissions, deposition transcripts, or other documents which are designated as 23 confidential information are filed with the Court for any purpose, the party seeking 24 to file such material must seek permission of the Court to file the material under 25 seal, unless the Parties agree that the documents can be redacted to remove the 26 Protected Material. The receiving party shall meet and confer with the producing 27 party regarding any proposed redactions before seeking leave from the Court, and
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1 the producing party shall not unreasonably withhold its consent to the filing of a 2 redacted copy of the Protected Material.

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Court Hearings And Other Proceedings. Nothing contained in this 11. 4 Protective Order shall be construed to prejudice any Party's right to use before the 5 Court any Protected Material. Before doing so, however, and to the extent not 6 otherwise authorized to be so used hereunder, the Party intending to use Protected 7 Material shall so inform the Court and the Producing Party, so that any Party or 8 Third Party may apply to the Court for appropriate protection, including clearing 9 the hearing room or courtroom of persons not entitled to receive Protected Material 10 pursuant to paragraph 6.

11 12. **Testimony At Pretrial Court Hearings And Other Proceedings.** 12 All testimony elicited during hearings and other proceedings that counsel for a 13 Party or Third Party indicated on the record may be subject to the protections of this 14 Order shall be deemed PROTECTED MATERIAL until the expiration of twenty 15 one (21) calendar days after delivery of a copy of the transcript of the testimony by 16 the court reporter to counsel who requested a copy of the transcript. Within the 17 twenty one (21) calendar day period following such mailing of the transcript, any 18 Party may move to seal the transcript under LRCiv 79-5, designating all or any 19 portion of the testimony as PROTECTED MATERIAL. Upon being informed that 20 certain portions of a transcript are designated as PROTECTED MATERIAL, each 21 Party must have each copy in their custody, possession or control immediately 22 marked with the appropriate designation at the appropriate pages. Such designation 23 must remain until the Court rules on the motion to seal.

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13. This Order Only Applies To The Exchange of Information About 25 Putative or Confirmed Class Members and Their Children For The Purpose 26 **Of Facilitating Compliance With The Court's Preliminary Injunction Order.** 27 Nothing contained in this Order shall restrict or limit any Party's right to present

Protected Material to the Court during a trial in the Action. The use of Protected
 Material at trial shall be governed by the pretrial order.

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14. This Order Does Not Apply To Non-Private Information. The restrictions set forth in this Protective Order shall not apply to documents, things, or information that: (a) have been publicly disclosed by either Party; or (b) have been independently obtained by the Receiving Party through lawful means. If the Producing Party challenges the Receiving Party's invocation of this provision, then the Receiving Party shall provide written documentation showing the material falls within categories of non-private information referenced in this provision. This paragraph does not purport to waive or in any other way limit any protection that exists under law, including the Privacy Act, 5 U.S.C. § 552a, *et seq*.

12 15. **Challenge To Designations.** If a Party may objects to a designation 13 of the materials as Protected Material on the ground that such protection is not 14 warranted under controlling law, the following procedure shall be used: The Party 15 objecting to the designation of Protected Material must notify, in writing, counsel 16 for the other Party of the objected-to materials and the grounds for the objection. 17 The writing shall be by email to all counsel for the other Party, followed by a hard copy sent next business day courier. The objecting Party shall request to meet and 18 19 confer with the other Party prior to submitting the dispute to the Court for a ruling. 20 If the dispute is not resolved consensually between the parties within ten (10) 21 business days of receipt of such a notice of objections, the objecting party may 22 move the Court for a ruling on the objection. The materials at issue must be treated 23 as Protected Material, until the Court has ruled on the objection or the matter has 24 been otherwise resolved.

16. No Waiver By Failure To Challenge Designation. For purposes of
the Action or any other action, no Party concedes that any material designated as
PROTECTED MATERIAL does in fact contain or reflect Protected Material. A
Party shall not be obligated to challenge the propriety of the designation of

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1 Protected Material at the time made, and failure to do so shall not preclude a 2 subsequent challenge.

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Inadvertent Disclosure Of Protected Material. The failure by a 17. 4 Producing Party to designate specific documents or materials as Protected Material 5 shall not, by itself, be deemed a waiver in whole or in part of a claim of 6 confidentiality as to such documents or materials. Upon written notice to the 7 Receiving Party of such failure to designate, or of incorrect designation, the 8 Receiving Party shall cooperate to retrieve disseminated copies, and restore the 9 confidentiality of the inadvertently disclosed information beyond those persons 10 authorized to review such information pursuant to paragraph 6, and shall thereafter 11 take reasonable steps to ensure that the Protected Material is treated in accordance 12 with the designation. No person or Party shall incur any liability under this 13 Protective Order with respect to disclosure that occurred prior to the receipt of 14 written notice of the mistaken designation.

15 18. **Disclosure To Producing Party's Personnel.** Nothing in this 16 Protective Order shall affect the right of the Producing Party to disclose to its client 17 agency personnel, employees, consultants, or experts, any documents, things, or 18 information designated by it as Protected Material pursuant to this Order; such 19 disclosure shall not waive the protection of this Protective Order and shall not entitle 20 other Parties or their attorneys to disclose such information, documents, things, or 21 information in violation of this Order.

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19. **Disclosure To Unauthorized Persons.** If information subject to this 23 Protective Order is disclosed to any unauthorized person either through 24 inadvertence, mistake, or otherwise without authorization by the Producing Party, 25 or other than in the manner authorized by this Protective Order, the person 26 responsible for the disclosure shall immediately (a) inform the Producing Party of 27 all pertinent facts relating to such disclosure, including without limitation, the 28 name, address, and telephone number of the recipient and his or her employer;

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1 (b) use his or her best efforts to retrieve the disclosed information and all copies 2 thereof; (c) advise the recipient of the improperly disclosed information, in writing, 3 of the terms of this Protective Order; (d) make his or her best efforts to require the 4 recipient to execute an agreement to be bound by the terms of this Protective Order 5 in the form of the declaration attached to this Protective Order as Exhibit A; and 6 (e) take all other reasonable steps to prevent further disclosure by or to the 7 unauthorized person who received the Protected Material.

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"Admissibility" Of Protected Material. This Protective Order shall 20. not constitute a waiver of any Party's or non-party's right to object to the admissibility into evidence of any Protected Material under Federal law.

11 21. All Objections Preserved. This Protective Order is intended to provide a mechanism for handling the disclosure or production of Protected 12 13 Material to which there is no objection other than confidentiality. The protection 14 afforded by this Order shall in no way affect a Producing Party's right to withhold 15 or redact documents as: (a) privileged under the attorney-client or other privilege, 16 (b) protected by the work product doctrine, or (c) otherwise exempted from 17 discovery under Rule 26 of the Federal Rules of Civil Procedure or under any law. 18 Additionally, this Protective Order shall not prejudice the right of a Party to: 19 (a) seek additional protective treatment for any information it considers to be very 20 highly sensitive, or otherwise exempt from disclosure, such that the protections in 21 this Protective Order would be insufficient, (b) object to the designation of any 22 document or information as PROTECTED MATERIAL, or (c) seek any 23 modification of or relief from any provision of this Protective Order, either 24 generally or as to any particular Protected Material, by properly noticed motion 25 with notice to all Parties and their respective counsel.

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22. Advice To Client. Nothing in this Protective Order shall prevent or 27 otherwise restrict counsel from rendering legal advice to the clients in this 28 Litigation and, in the course of this Litigation, relying generally on examination of designated p Protected Material; provided, however, that in rendering such advice
 and otherwise communicating with such client, counsel shall not disclose the
 specific contents of Protected Materials to persons not authorized to receive such
 material pursuant to the Protective Order.

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23. Inadvertent Disclosure Of Privileged Information.

a. The inadvertent disclosure of Material covered by the attorneyclient privilege, the work-product doctrine, or any other recognized privilege shall
be governed by Federal Rule of Evidence 502 and this Protective Order.

b. If, in connection with the pending Litigation, a Producing Party
inadvertently discloses information subject to a claim of a privilege or protection
described in paragraph 26(a) ("Inadvertently Disclosed Information"), such
disclosure shall not constitute or be deemed a waiver or forfeiture of any claim of
privilege or work-product protection that the Producing Party would otherwise be
entitled to assert with respect to the Inadvertently Disclosed Information and its
subject matter.

16 c. If a claim of inadvertent disclosure is made by a Producing Party
17 with respect to Inadvertently Disclosed Information, the Receiving Party shall,
18 within five (5) business days, return or destroy all copies of the Inadvertently
19 Disclosed Information and provide a certification of counsel that all such
20 Inadvertently Disclosed Information has been returned or destroyed.

d. Within twenty-one (21) calendar days of the notification that
such Inadvertently Disclosed Information has been returned or destroyed, or within
a different time upon written agreement of the Parties or order of the Court, the
Producing Party shall produce a privilege log with respect to the Inadvertently
Disclosed Information.

e. Nothing in this Protective Order shall limit the right of any Party
to petition the Court for an order compelling production of such Inadvertently

Disclosed Information, or for an in-camera review of the Inadvertently Disclosed
 Information.

3 Good Faith Designations. Each Party agrees that designation of 24. 4 Protected Material and responses to requests to permit further disclosure of 5 Protected Material shall be made in good faith and not: (a) to impose burden or 6 delay on an opposing Party, or (b) for tactical or other advantage in litigation. 7 Further, each Party agrees to make best efforts to avoid as much as possible 8 inclusion of Protected Material in briefs and other captioned documents filed in 9 court, in order to minimize sealing and designating such documents as Protected 10 Material.

11 25. Use Of Information Subject To Protective Order. The Receiving 12 Party's use of any information or documents obtained from the Producing Party 13 subject to this Protective Order, including all information derived therefrom, shall 14 be restricted to use in this Litigation (subject to the applicable rules of evidence and 15 subject to the confidentiality of such materials being maintained) and shall not be 16 used by anyone subject to the terms of this agreement, for any purpose outside of 17 this Litigation or any other proceeding between the Parties, except as otherwise 18 provided in this Order.

19 26. Meet And Confer. Prior to filing any motion or application before the
20 Court to enforce this Protective Order, the moving party shall notify the other
21 Party(ies) in writing and meet and confer in good faith in an attempt to resolve their
22 dispute(s).

27. Injunctive Relief. In the event anyone violates or threatens to violate
any of the terms of this Protective Order, the Parties and Third Parties agree that the
aggrieved party may, subject to the "meet and confer" requirement set forth above,
apply to the Court to obtain injunctive relief against any such person violating or
threatening to violate any of the terms of this Protective Order. In the event the
aggrieved party brings such motion or application, the responding person subject to

1 the provisions of this Protective Order shall not employ as a defense the claim that 2 the aggrieved party possesses an adequate remedy at law. The Parties and Third 3 Parties shall not use or reveal, directly or indirectly, any information in violation of 4 this Protective Order. Because of the confidential and proprietary nature of the 5 information contemplated to be covered by this Protective Order, the Parties and 6 Third Parties' agree that legal remedies are inadequate. Therefore, the Parties and 7 Third Parties stipulate that injunctive relief is an appropriate remedy to prevent any 8 person from using or disclosing Protected Material in violation of this Protective 9 Order. The Parties and Third Parties waive and release any and all requirements for 10 a bond or undertaking to support any injunctive relief for enforcement of this 11 Protective Order.

12 28. **Other Actions.** If any Party is (a) subpoenaed in another action, 13 (b) served with a demand in another action to which it is a Party, or (c) served with 14 any legal process by one not a party to this action, seeking information or material 15 which was produced or designated as Protected Material by someone other than that 16 Party, the Party shall give prompt actual written notice, by hand or facsimile 17 transmission, within ten (10) calendar days of receipt of such subpoena, demand, or 18 legal process, to those who produced the Protected Material prior to compliance 19 with the subpoena so as to allow the Producing Party to seek protection from the 20 relevant court(s). Nothing in this Protective Order shall be construed as requiring 21 the Party or anyone else covered by this Protective Order to challenge or appeal any 22 order requiring production of information or material covered by this Protective 23 Order, or to subject itself to any penalties for noncompliance with any legal process 24 or order, or to seek any relief from this Court.

25 29. Survival And Final Disposition Of Designated Material. Final
26 termination of the Litigation, including exhaustion of appellate remedies, shall not
27 terminate the limitations on use and disclosure imposed by the Protective Order.

1 a. Within sixty (60) days of the final termination of the Litigation 2 by final judgment (whether by settlement, trial, or otherwise), including the time for 3 filing and resolution of all appeals, or within such other period as the Parties may 4 agree upon, all Protected Material and copies of Protected Material, including such 5 material in the hands of outside experts or consultants or attorneys who considered 6 or accepted representation of a class member or child, shall be delivered by counsel 7 of record for the Receiving Party to counsel of record for the Producing Party of 8 such material or destroyed, with confirmation of that destruction to the producing 9 Party in writing.

10 b. Any Protected Material filed or lodged with and retained by the
11 Court shall not be subject to the provisions of this paragraph 32.

12 c. Notwithstanding the foregoing, counsel may retain copies of 13 briefs and other papers filed with the Court, deposition transcripts, discovery 14 responses, and attorney work product that contains or constitutes Protected 15 Material. Further, counsel are not required to delete information that may reside on 16 their firm's electronic back-up systems that are over-written in the normal course of 17 business. Any such archival copies that contain or constitute Protected Material 18 remain subject to this Protective Order and shall be maintained in a safe and secure 19 manner.

30. Amendment Or Termination Of Protective Order. No part of the
restrictions imposed by this Protective Order may be terminated, except by written
stipulation executed by counsel of record for each Producing Party or by an Order
of this Court for good cause shown. The terms of this Protective Order shall
survive termination of the Action.

31. Jurisdiction For Enforcement. The Court retains jurisdiction
subsequent to settlement or entry of judgment to enforce the terms of this Protective
Order. Each person to whom disclosure of any Protected Information is made
agrees to subject himself to the jurisdiction of the Court in which this action is

1	pending for the purpose of proceedings relating to the performance under,
2	compliance with, or violation of this Protective Order.

3 32. Limitations. Nothing in this Order shall be deemed to restrict in any
manner the use by any party of its own documents or materials. Nothing in this
Protective Order should be construed as prohibiting a non-party from seeking
additional protections of records or information that it owns or controls.

7	Dated:	July 8, 2018	AMERICAN CIVIL LIBERTIES UNION		
8	Dated.	July 0, 2010	FOUNDATION		
9			IMMIGRANTS' RIGHTS PROJECT		
10			/s/ Lee Gelernt		
			LEE GELERNT		
11			Email: LGELERNT@aclu.org		
12			Counsel for Plaintiffs		
13			Counsel for Frantins		
14					
15	Dated:	July 8, 2018	UNITED STATED DEPARTMENT OF		
16		-	JUSTICE, OFFICE OF IMMIGRATION		
17			LITIGATION		
			/S/ Sarah B. Fabian		
18			SARAH B. FABIAN		
19			Email: Sarah.B.Fabian@usdoj.gov		
20			Counsel for Defendants		
21					
22	[CONTINUED ON THE NEXT PAGE]				
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1	ORDER		
2	For good cause shown, pursuant to Rule 26(c) of the Federal Rules of Civil		
3	Procedure, all discovery and other materials exchanged by the Parties or Third		
4	Parties, or filed with the Court, in Ms. L, et al., v. U.S. Immigration and Customs		
5	Enforcement et al., 3:18-cv-00428 (S.D. Cal.) shall be provided subject to the		
6	conditions set forth in the foregoing Stipulated Protective Order. This order shall		
7	be construed as a lawful order pursuant to the Privacy Act permitting release		
8	consistent with the terms of this Order.		
9	IT IS SO ORDERED		
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11	Date: Hon. Dana M. Sabraw		
12	United States District Judge		
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		STIPUL	ATION EXH	IBIT A		
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1	6.	I understand that any discl	osure or use of Protected Material in any		
2	manner contrary to the provisions of the Stipulated Protective Order may subject				
3	me to sanctions for contempt of the Court's Order.				
4	7.	7. I agree to be subject <i>in personam</i> to the jurisdiction of the Southern			
5	District of California in connection with any proceeding relating to the enforcement				
6	of the Stipulated Protective Order.				
7					
8	I deo	I declare under penalty of perjury that the foregoing is true and correct.			
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10					
11		(date)	(signature)		
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