1		Chief Judge David G. Estudillo		
2				
3				
4				
5				
6				
7	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON			
8	AT TACOMA			
9	MINNA R. LONG,	CASE NO. 3:23-cv-05822-DGE		
10	Plaintiff,	STIPULATED MOTION AND ORDER		
11	V.	REGARDING SCHEDULING AND DEADLINES		
12	U.S. DEPARTMENT OF LABOR, OFFICE OF LABOR-MANAGEMENT	Noted for Consideration:		
13	STANDARDS,	December 8, 2023		
14	Defendant.			
15				
16	JOINT STIPULATION			
17	Pro Se Plaintiff Minna R. Long filed this case against the U.S. Department of Labor,			
18	Office of Labor-Management Standards (OLMS) requesting the Court to grant her an exemption			
19	under 29 U.S.C. § 504, which bars her from serving in certain union positions due to a prior			
20	conviction for robbery. The applicable statute prohibits, <i>inter alia</i> , individuals with a robbery			
21	conviction from serving "as an officer, director, trustee, member of any executive board or			
22	similar governing body, business agent, manager, organizer, employee, or representative in any			
23	capacity of any labor organization" for a period of "thirteen years after such conviction or after			
24	the end of such imprisonment, whichever is later" 29 U.S.C. § 504(a); see also see United			
	STIPULATED MOTION AND ORDER RE: SCHEDULING AND DEADLINES [3:23-cv-05822-DGE] - 1	UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 206-553-7970 Docke		

States v. Cullison, 422 F. Supp. 2d 65, 67-68 (D.D.C. 2006). The statute empowers United
 States District Courts in the District where the offense was committed to grant exemptions from
 the prohibition after holding a hearing and considering the purpose of the statute. *Id.*

Ms. Long initially filed a Complaint on September 9, 2023, seeking an exemption to 4 5 serve as the Executive Secretary for the Columbia Pacific Building & Construction Trades Council. Dkt. 1. Although her initial Complaint named the U.S. Attorney for the Western 6 District of Washington as the defendant, she later amended the Complaint to name OLMS as the 7 8 sole defendant. Dkt. 6. Ms. Long also clarified that she seeks an exemption for two separate positions, both the Executive Secretary position and her position of employment, which at the 9 time was as a Strategic Programs Manager at the Washington State Building and Construction 10 Trades Council. Dkt. 10. Ms. Long served the U.S. Attorney's Office in September of 2023 11 and, on October 6, 2023, mailed a copy of the Summons and Complaint to the Attorney General 12 for the United States and OLMS. Accordingly, service was perfected or about October 9, 2023. 13

In accordance with a memoranda of understanding between the Secretary of Labor and 14 the Attorney General, the Department of Labor is responsible for conducting the investigation 15 concerning the appropriateness of granting a motion to reduce the length of employment 16 disability or a petition for exemption from disqualification under 29 U.S.C. § 504. See 17 Department of Justice Manual 9-138.130 ("[O]rdinarily it will be necessary to seek a 18 continuance of the proceeding in order to . . . provide sufficient time for any necessary 19 investigation by the Office of Labor-Management Standards . . . of the Department of Labor."). 20After the investigation is complete, OLMS files a brief setting forth its position to the Court. 21 The brief also serves as the Answer of OLMS, and the Court then holds a hearing on whether to 22 23 grant the requested exemption.

24

STIPULATED MOTION AND ORDER RE: SCHEDULING AND DEADLINES [3:23-cv-05822-DGE] - 2 UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 206-553-7970

In this case, OLMS started an investigation into Ms. Long's request after receiving her 1 Complaint. OLMS investigators recently completed the investigation, and the relevant decision 3 makers at OLMS are now reviewing the information gathered by investigators and formulating a position on whether to oppose Ms. Long's request. After coming to a final decision, DOL 4 attorneys will draft a brief explaining OLMS' position to the Court and work with the U.S. 5 Attorney's Office to prepare for a hearing. This process will likely take until approximately the 6 middle of January of 2024. 7

On October 16, 2023, the Court issued an Order Regarding Initial Disclosures, Joint 8 Status Report, Discovery, Depositions and Early Settlement (Dkt. 8) setting forth the following 9 deadlines: 10

11	Event	<u>Deadline</u>			
12 13	FRCP 26(f) Conference	January 2, 2024			
14	Initial Disclosures	January 8, 2024			
15	Joint Status Report January 16, 2024				
16 17	Scheduling Conference Scheduled for January 26, 2024, at 9:00 AM on Zoom				
18	The parties have already consulted by telephone and email and conducted a FRCP 26(f)				
19	conference. The parties believe that due to the unique nature of this case, it would make sense to				
20	modify the current deadlines to accommodate time for OLMS to make its decision and for				
21	counsel to draft a brief and prepare for a hearing. The parties are filing this stipulation both to				
22	update the Court on the status of the case and to request modifications to the case scheduling				
23	order. The parties hereby STIPULATE, AGREE and JOINTLY REQUEST the Court to impose				
24	the following deadlines in lieu of the deadlines set forth in its Order of October 16, 2023:				
	STIPULATED MOTION AND ORDER RE: SCHEDULING AND DEADLINES [3:23-cv-05822-DGE] - 3	UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 206-553-7970			

<u>Event</u>	Deadline		
The parties file joint status report requesting a hearing date	January 16, 2024		
Defendant files brief with supporting exhibits in response to Plaintiff's request for exemptions, which also serves as Defendant's Answer	January 22, 2024		
Plaintiff has opportunity to file additional materials in support of her request for exemptions, if she so chooses	January 31, 2024		
The parties anticipate that after the parties request a date, the Court will schedule			
hearing at which it will consider Plaintiff's request for exemptions, including her Complaint and			
related documents, Defendant's brief and supporting exhibits, and any additional documents			
provided by Plaintiff. The parties anticipate that the Court v	vill then render its own decision		
Plaintiff's request.			
//			
//			
//			
//			
//			
STIPULATED MOTION AND ORDER RE: SCHEDULING AND DEADLINES [3:23-cv-05822-DGE] - 4	UNITED STATES ATTORNE 700 Stewart Street, Suite 5220 Seattle, Washington 98101-127		

2 to order the schedule set forth above. 3 SO STIPULATED. 4 DATED this 8th day of December, 2023. 5 TESSA M. GORMAN Acting United States Attorney 6 <u>s/Rebecca S. Cohen</u> 7 REBECCA S. COHEN, WSBA #31767 70 NRNA R. LONG Assistant United States Attorney 10717 NE 30 th Avenue 9 Seattle, Washington 98101-1271 9 Seattle, Washington 98101-1271 9 Seattle, Washington 98101-1271 9 Seattle, Washington 98101-1271 9 Fax: 206-553-7970 10 Fax: 206-553-4073 9 Fax: 206-553-4073 9 For Se Plaintiff 11 Attorneys for Defendant 12 Icertify that this memorandum contains 13 852 words, in compliance with the Local 14 Image:	For the reasons set forth above, the parties believe that there is good cause for the Court			
4 DATED this 8th day of December, 2023. 5 TESSA M. GORMAN Acting United States Attorney 6 s/Rebecca S. Cohen 7 REBECCA S. COHEN, WSBA #31767 MINNA R. LONG Assistant United States Attorney 10717 NE 30 th Avenue United States Attorney's Office Vancouver, WA 98686 700 Stewart Street, Suite 5220 Phone: 360-591-3166 Scattle, Washington 98101-1271 Email: minnarlong@gmail.com Phone: 206-553-4073 Pro Se Plaintiff Email: rebecca.cohen@usdoj.gov 11 Attorneys for Defendant 12 13 852 words, in compliance with the Local Civil Rules. 14 15 16 17 18 19 20 21 22				
 TESSA M. GORMAN Acting United States Attorney <i>s' Rebecca S. Cohen</i> REBECCA S. COHEN, WSBA #31767 Assistant United States Attorney United States Attorney's Office Vancouver, WA 98686 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 Phone: 206-553-7970 Fax: 206-553-4073 Email: rebecca.cohen@usdoj.gov Attorneys for Defendant I certify that this memorandum contains 852 words, in compliance with the Local Civil Rules. 				
Acting United States Attorney 6 7 REBECCA S. COHEN, WSBA #31767 Assistant United States Attorney 8 United States Attorney's Office 700 Stewart Street, Suite 5220 8 Vancouver, WA 98686 700 Stewart Street, Suite 5220 9 Seattle, Washington 98101-1271 Phone: 360-591-3166 Email: minnarlong@gmail.com 9 Seattle, Washington 98101-1271 Phone: 360-591-3166 Email: com 9 Seattle, Washington 98101-1271 Phone: 360-591-3166 Email: minnarlong@gmail.com 9 None: 360-591-3166 9 Seattle, Washington 98101-1271 Phone: 360-591-3166 Email: minnarlong@gmail.com 9 None: 360-591-3166 9 Fax: 206-553-4073 9 Pro Se Plaintiff 10 Fax: 306-553-4073 11 Certify that this memorandum contains 852 words, in compliance with the Local 101 Civil Rules. 101 Image: Searchead Searc				
6 s/Rebecca S. Cohen s/Mina R. Long 7 REBECCA S. COHEN, WSBA #31767 MINNA R. LONG Assistant United States Attorney 10717 NE 30 th Avenue 8 United States Attorney's Office Vancouver, WA 98686 700 Stewart Street, Suite 5220 Phone: 360-591-3166 9 Seattle, Washington 98101-1271 Email: minnarlong@gmail.com Phone: 206-553-7970 Fax: 206-553-4073 Pro Se Plaintiff 10 Fax: 206-553-4073 Pro Se Plaintiff 11 Attorneys for Defendant I 12 I certify that this memorandum contains 13 852 words, in compliance with the Local 14 15 16 17 18 19 20 21 21 22				
7 REBECCA S. COHEN, WSBA #31767 Assistant United States Attorney MINNA R. LONG 10717 NE 30 th Avenue 8 United States Attorney's Office Vancouver, WA 98686 700 Stewart Street, Suite 5220 Phone: 360-591-3166 9 Seattle, Washington 98101-1271 Email: minnarlong@gmail.com Phone: 206-553-7970 Email: minnarlong@gmail.com 10 Fax: 206-553-4073 Pro Se Plaintiff Email: rebecca.cohen@usdoj.gov Attorneys for Defendant I certify that this memorandum contains 13 852 words, in compliance with the Local Civil Rules. 14 I I 15 I I 16 I I 17 I I 18 I I 19 I I 20 I I 21 I I 22 I I				
700 Stewart Street, Suite 5220 Phone: 360-591-3166 9 Seattle, Washington 98101-1271 Email: minnarlong@gmail.com Phone: 206-553-4073 Pro Se Plaintiff Email: rebecca.cohen@usdoj.gov 11 Attorneys for Defendant 1 12 I certify that this memorandum contains 13 852 words, in compliance with the Local Civil Rules. 14 15 16 17 18 19 20 21 22				
10 Fax: 206-553-4073 Pro Se Plaintiff Email: rebecca.cohen@usdoj.gov 11 Attorneys for Defendant 12 I certify that this memorandum contains 13 852 words, in compliance with the Local Civil Rules. Civil Rules. 14 I 15 I 16 I 17 I 18 I 19 I 20 I 21 I				
Attorneys for Defendant1213141516171819202122				
13 I certify that this memorandum contains 13 852 words, in compliance with the Local 14 Civil Rules. 15				
Civil Rules. 14 15 16 17 18 19 20 21 22				
15 16 17 18 19 20 21 22				
16 17 18 19 20 21 22				
17 18 19 20 21 22				
18 19 20 21 22				
19 20 21 22				
20 21 22				
21 22				
22				
23				
24 STIPULATED MOTION AND ORDER UNITED STATES RE: SCHEDULING AND DEADLINES 700 Stewart Street [3:23-ev-05822-DGE] - 5 Seattle, Washington 206-553-7 206-553-7	Street, Suite 5220 ington 98101-1271			

1	ORDER				
2	It is hereby ORDERED that the parties' stipulated motion is GRANTED. The deadlines				
3	set forth in the Court's Order of October 16, 2023, and the scheduling conference previously				
4	scheduled for January 26, 2024, are hereby stricken. The following deadlines are imposed:				
5	Deadlines				
6 7	Deadline for the parties to file joint status report requesting a hearing date	January 16, 2024			
8	Deadline for Defendant to file a brief with supporting exhibits in response to Plaintiff's request for exemptions, which will also serve as Defendant's	January 22, 2024			
9 10	Answer Deadline for Plaintiff to file additional materials in support of her request for exemptions, if she so	January 31, 2024			
10	chooses				
11	DATED this <u>4th</u> day of <u>January</u> , 2023.				
12					
13					
15	David G. Estudillo				
16	United	l States District Judge			
17					
18					
19					
20					
21					
22					
23					
24					
	STIPULATED MOTION AND ORDER RE: SCHEDULING AND DEADLINES [3:23-cv-05822-DGE] - 6	UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 206-553-7970			