**ATTORNEY NAME NON-DETAINED**

***Pro bono* counsel**

**EOIR No.:**

**FIRM NAME**

**FIRM ADDRESS**

**EMAIL ADDRESS**

**UNITED STATES DEPARTMENT OF JUSTICE**

**EXECUTIVE OFFICE FOR IMMIGRATION REVIEW**

**IMMIGRATION COURT**

**FORT SNELLING, MINNESOTA**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

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**In the Matter/s of: )**

 **)**

**CLIENT NAME ) File No. ANUMBER**

 **)**

**In removal proceedings )**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

**Immigration Judge NAME Next Hearing: DATE at TIME**

**STATUS UPDATE (PURSUANT TO DATE COURT ORDER)**

U.S. DEPARTMENT OF JUSTICE

**EXECUTIVE OFFICE FOR IMMIGRATION REVIEW**

**IMMIGRATION COURT**

**FORT SNELLING, MINNESOTA**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

 **) File No. ANUMBER**

**)**

**In the Matter/s of: )**

 **)**

**CLIENT NAME )**

 **)**

**In removal proceedings ) Status Update Pursuant to DATE Court Order**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

Respondent, through undersigned Counsel, respectfully requests that her removal hearing remain on the Court’s Status Docket.

**INTRODUCTION**

In her **DATE** motion, Respondent requested that her/his proceedings be continued to the Court’s Status Docket in order to allow [*fill in basis for status docket Motion, e.g., to allow the Chicago Asylum Office to adjudicate her/his asylum application, over which the Asylum Office has initial jurisdiction pursuant to controlling provisions of the TVPRA, and/or to afford USCIS sufficient time to adjudicate her/his application for Special Immigrant Juvenile Status. If Motion is based on pending application for SIJS and your client will have to wait for a visa before he or she is able to adjust, explain that you would like to request sufficient time for the application for SIJS to be adjudicated and for a visa to become available permitting CLIENT to adjust their status to permanent residence]*. The Court granted Respondent’s request and ordered Respondent to provide an update regarding the status of these applications on or before **DATE**. This Status Update complies with the Court’s Order.

**STATUS UPDATE**

TVPRA Asylum Application

*Provide here an update regarding the status of your client’s application (such as fingerprint appointment attended, interview scheduled, application still pending adjudication by the asylum office, etc.) See e.g., below sample updates:*

Respondent filed her/his application with the Asylum Office on **DATE**. On **DATE**, counsel for Respondent received a Receipt Notice from DHS, confirming that **CLIENT’S** Form I-589 Application for Asylum, Withholding of Removal, and Relief under the Convention Against Torture was received and is pending as of **DATE**. *See attached* Notice (*Exhibit A*). Pursuant to her Application Service Center Appointment Notice, **CLIENT** had her biometrics taken on **DATE**. *See attached* ASC Appointment Notice, dated **DATE** (*Exhibit B*). At this time, Respondent is awaiting notice of her scheduled asylum interview.

SIJS Application

On **DATE**, a Summons and Petition was filed in **COUNTY** initiating a Third Party Custody proceeding. That matter is currently pending before the Honorable **JUDGE**. *See attached* Notice of Judicial Reassignment and Order Setting Initial Case Management Conference (*Exhibit C*).

**LAW AND ARGUMENT**

The immigration judge has authority to continue cases pending on her docket under 8 C.F.R. § 1003.29. The Bloomington/Fort Snelling, MN Immigration Court initiated a “status docket” to allow for call-up dates for attorneys to provide notice to the court in instances where DHS/USCIS is completing review of pending applications.  The status docket is designed for “non-detained, represented respondents with … petitions to be adjudicated by DHS/USCIS.”  (*See* Notice of Immigration Court Status Docket). Pursuant to 8 C.F.R. § 1003.29, “Immigration Judges may grant a motion for continuance for good cause shown.” Allowing this case to remain on the Court’s status docket preserves the Court’s limited resources by allowing USCIS to adjudicate the TVPRA asylum and SIJS applications. It is both efficient and a reasonable conservation of court resources to keep this case on its status docket at this time. Based on the above, there is good cause to keep Respondent’s case on the status docket and Respondent respectfully requests that her/his case remain on the status docket.

Respectfully submitted,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**ATTORNEY CONTACT INFO BLOCK**

U.S. DEPARTMENT OF JUSTICE

**EXECUTIVE OFFICE FOR IMMIGRATION REVIEW**

**IMMIGRATION COURT**

**FORT SNELLING, MINNESOTA**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

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**In the Matter/s of: )**

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**CLIENT NAME ) File No. ANUMBER**

 **)**

**In removal proceedings )**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**

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U.S. DEPARTMENT OF JUSTICE

**EXECUTIVE OFFICE FOR IMMIGRATION REVIEW**

**IMMIGRATION COURT**

**FORT SNELLING, MINNESOTA**

In the Matter of: **NAME, A NUMBER**

**ORDER OF THE IMMIGRATION JUDGE**

Upon consideration of respondent’s Motion to Continue Respondent’s Case to the Court’s Status Docket, it is HEREBY ORDERED that the motion be **GRANTED**  **DENIED** because:

 DHS does not oppose the motion.

 The respondent does not oppose the motion.

A response to the motion has not been filed with the court.

 Good cause has been established for the motion.

 The court agrees with the reasons stated in the opposition to the motion.

 The motion is untimely per \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

Deadlines:

 The application(s) for relief must be filed by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 The respondent must comply with DHS biometrics instructions by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Date  **JUDGE NAME**

 Immigration Judge

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Certificate of Service

This document was served by: [ ] Mail [ ] Personal Service

To: [ ] Alien [ ] Alien c/o Custodial Officer [ ] Alien’s Atty/Rep [ ] DHS

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By: Court Staff\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**CLIENT NAME**

**A NUMBER**

**PROOF OF SERVICE**

On \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ I, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, served a copy of this Status Update and any attached pages on the Office of the Principal Legal Advisor at 1 Federal Drive, Suite 1800, Fort Snelling, MN 55111, by U.S. mail.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Name of Person Serving** Date