District Judge Richard A. Jones

## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

E.L.A. and O.L.C., Case No. C20-1524-RAJ

Plaintiffs, STIPULATED MOTION FOR PROTECTIVE ORDER

v. PROTECTIVE ORDER

UNITED STATES OF AMERICA,

NOTE ON MOTION CALENDAR:
August 4, 2023

Defendant.

The Parties, by and through the undersigned counsel, jointly stipulate and move the Court to enter a Protective Order pursuant to LCR 26(c) to permit the disclosure of confidential information in this case. Beginning with their Rule 26(f) conference, the Parties discussed entering into a protective order that would efficiently facilitate disclosures and production, including tens of thousands of pages of documents originating from multiple government agencies in two related lawsuits in the District Court of Arizona ("Common Discovery"), and additional government documentation concerning the separation, detention during separation, and reunification of Plaintiffs. The parties met and conferred and agreed to a proposed stipulated Protective Order that includes numerous modifications from this District's Model Protective Order ("MPO"). The proposed Protective Order is attached hereto as Exhibit A and the redlined version identifying departures from the MPO is attached hereto as Exhibit B.

1	The Parties' proposed stipulated Protective Order is the product of collaborative efforts				
2	between counsel for Plaintiffs and Defendant to present a mutually acceptable protective order				
3	that conforms in large part with the provisions and procedures of the MPO while also tailoring				
4	that order to reflect the nature of the documents at issue in this case and the significant discove				
5	efforts that have already been taken in the District of Arizona lawsuits. This case involves				
6	disclosures relating to the creation, development, and implementation of agency policies by				
7	national-level policymakers, as well as agency officials and employees at the regional or local				
8	level who may have been involved operationally in carrying out these policies; and immigration				
9	specific information for Plaintiffs, including A-Files, I-213s, and detention documentation. The				
10	Common Discovery that Plaintiffs have requested Defendant to produce contains nearly 60,000				
11	pages of related documents pursuant to an extensively-negotiated stipulated protective order in				
12	the District of Arizona, as well as a corollary evidentiary order. See Stipulated Protective Order,				
13	A.P.F., et al. v. United States, Civil Action No. CV20-00065-PHX-SRB, ECF No. 45. In				
14	addition, multiple federal agencies of Defendant have been collecting other documentation				
15	concerning the separation, detention during separation, and reunification of Plaintiffs. The				
16	Parties' proposed Protective Order balances the sensitivities of this documentation with the need				
17	for efficient and timely disclosure.				
18	Accordingly, the Parties respectfully request the Court to enter the proposed Protective				
19	Order or otherwise direct the Parties to submit further briefing, if the Court deems it necessary,				
20	to justify the modifications in the proposed Protective Order.				
21	DATED August 4, 2023.				
22	Respectfully submitted,				
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26	s/ Aaron Korthuis				

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1	ORDER			
2	IT IS SO ORDERED.			
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4	Dated this	day of	, 2023.	
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6			The Honorable Richard A. Jones	
7			United States District Judge	
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