

U.S. Department of Justice

Executive Office for Immigration Review

Board of Immigration Appeals
Office of the Clerk

5107 Leesburg Pike, Suite 2000 Falls Church, Virginia 20530

Rodriguez, Lourdes Rodriguez Law Firm 2600 W. 29th Ave., Unit A Denver, CO 80211 DHS/ICE Office of Chief Counsel - DEN 12445 East Caley Avenue Centennial, CO 80111-5663

Name: FLORES-MARES, LIZABETH AD... A 200-580-864

Date of this notice: 1/15/2015

Enclosed is a copy of the Board's decision and order in the above-referenced case.

Sincerely,

Donna Carr Chief Clerk

onna Carr

Enclosure

Panel Members: Miller, Neil P.

Userteam: Docket

For more unpublished BIA decisions, visit www.irac.net/unpublished



Immigrant & Refugee Appellate Center | www.irac.net

Falls Church, Virginia 20530

File: A200 580 864 – Denver, CO

Date:

JAN 15 2015

In re: LIZABETH ADRIANA FLORES-MARES

IN REMOVAL PROCEEDINGS

MOTION

ON BEHALF OF RESPONDENT: Lourdes Rodriguez, Esquire

ON BEHALF OF DHS:

P. Michael Truman Assistant Chief Counsel

APPLICATION: Reconsideration; reopening

This matter was last before the Board on September 29, 2014, when we denied the respondent's timely motion to reopen proceedings. The respondent has now filed a motion to reconsider that decision. The Department of Homeland Security is opposed to the motion.

Considering the totality of the circumstances presented in the motion—including the fact that the respondent has submitted additional evidence that was not previously considered by the Immigration Judge (Motion to Reconsider at Tabs A-E)—we will reopen these proceedings pursuant to our sua sponte authority. 8 C.F.R. § 1003.2(a). The record will be remanded to the Immigration Judge for further proceedings on the respondent's eligibility for cancellation of removal and whether she merits such relief in the exercise of discretion. The following orders will be entered.

ORDER: The Board's decision dated September 29, 2014, is vacated.

FURTHER ORDER: These proceedings are reopened.

FURTHER ORDER: The record is remanded to the Immigration Judge for further proceedings consistent with the foregoing opinion and for the entry of a new decision.

FOR THE BOARD