UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FEDERATION FOR AMERICAN IMMIGRATION REFORM,

Plaintiff,

Civil Action No. 19-1743 (DLF)

v.

DEPARTMENT OF STATE,

Defendant.

JOINT STATUS REPORT

Pursuant to this Court's Minute Order (Dec. 6, 2023), Plaintiff Federation for American Immigration Reform and Defendant United States Department of State, by and through the undersigned counsel, respectfully file this Joint Status Report ("JSR") in this case under the Freedom of Information Act, 5 U.S.C. § 552. By letter dated February 16, 2024, the Department advised Plaintiff that it had located six additional responsive documents (totaling 302 pages) and released them in part. By letter dated January 19, 2023, the Department advised Plaintiff that it had located five additional responsive document (totaling 333 pages) and released them in part. By letter dated December 19, 2023, the Department advised Plaintiff that it had located five additional responsive document (totaling 211 pages) and released them in part. The Department's next interim release is scheduled for March 19, 2024. The parties propose that this Court direct them to file an additional JSR by June 6, 2023.

* * *

Dated: March 6, 2024

/s/ John M. Miano

John M. Miano, D.C. Bar #1003068 Immigration Reform Law Institute 25 Massachusetts Avenue, N.W., Suite 335 Washington, D.C. 20001 Telephone: (202) 232-5590

Email: miano@colosseumbuilders.com

Matthew J. O'Brien DC Bar # 900127000 Immigration Reform Law Institute 25 Massachusetts Avenue, N.W., Suite 335 Washington, D.C. 20001 Telephone: (202) 232-5590 Email: mobrien@irli.org

Counsel for Plaintiff

Respectfully submitted,

MATTHEW M. GRAVES United States Attorney D.C. Bar #481052

BRIAN P. HUDAK Chief, Civil Division

By: <u>/s/</u>

BRADLEY G. SILVERMAN D.C. Bar #1531664 Assistant United States Attorney 601 D Street NW Washington, DC 20530 (202) 252-2575 bradley.silverman@usdoj.gov

Attorneys for the United States