1 The Honorable Marsha J. Pechman 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 STATE OF WASHINGTON, et al., NO. 2:18-cv-00939-MJP 10 Plaintiffs, ORDER GRANTING STATES' MOTION FOR EXPEDITED DISCOVERY AND 11 **REGULAR STATUS CONFERENCES** v. 12 THE UNITED STATES OF AMERICA; [PROPOSED] 13 DONALD TRUMP, in his official capacity as President of the United States of America, 14 et al., 15 Defendants. 16 17 Upon consideration of the States' Motion for Expedited Discovery and Regular Status 18 Conferences, the supporting papers filed therewith, the Defendants' Response, the States' Reply, 19 and all other filings herein, the States' Motion for Expedited Discovery and Regular Status 20 Conferences is GRANTED. 21 Accordingly, it is ORDERED: 22 23 The States may conduct expedited discovery on the following topics: 24 1. The development and implementation of Defendants' policy of separating 25 families who enter the United States along the Southwestern border, including communications 26

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1	c.	Whether the Separated Parent expressed fear for their safety in their home
2		country to Defendants at any point, and if so, whether and when the
3		Separated Parent was provided with a credible fear interview;
4	d.	Whether the Separated Parent has withdrawn any claim to lawful status
5		while in DHS custody;
6 7	e.	The contact that Defendants have provided between the Separated Parent
8	C.	
		and his or her child(ren);
9	f.	The location of that Separated Parent's children (if in an ORR placement
10		or custody); and
11 12	g.	DHS' plan to reunify the Separated Parent with the child.
13	6. As to	every Separated Child who is present in any Plaintiff State (or who was
14	present in a Plaintiff	State on the day this lawsuit was filed):
15	a.	The current placement and location of every such child (e.g., living with
16		a sponsor in Seattle, Washington);
17	b.	The contact that Defendants have provided between the child and their
18		Separated Parent(s) or other family members;
19		
20	c.	The location of that Separated Child's Separated Parent(s);
	d.	DHS' plan to reunify the Separated Child with the Separated Parent(s);
21		DAS plan to reunity the Separated Clind with the Separated Farent(s),
21 22		and
	e.	
22	e.	and
22 23	e.	and Information concerning the circumstances and progress of such

- 7. The development and implementation of Defendants' practice of refusing to allow entry to asylum seekers presenting themselves at ports of entry along the Southwestern border, including all communications to Defendant employees (e.g., CBP and ICE officers) working near those border ports of entry that discuss this practice, including but not limited to discussion of "metering," numerical or space limits on asylum claims, administrative or other limits on asylum claim processing, and requiring asylum seekers to return to ports of entry at a later day or time.
- 8. Since January 1, 2018, the number of persons presenting at Southwestern border ports of entry who expressed fear for their safety in their home country, but who Defendants refused to allow to enter the United States, and all information concerning the circumstances of Defendants' refusal.
- 9. Since January 1, 2018, the number of persons presenting at Southwestern border ports of entry who expressed fear for their safety in their home country, and who Defendants detained in federal custody, and all information concerning the circumstances of Defendants' choice to detain them.
- 10. Since January 1, 2018, the number of persons presenting at Southwestern border ports of entry who expressed fear for their safety in their home country, who were traveling with their child or children at the time they arrived at the port of entry, but who Defendants then separated from their child(ren); and all information concerning the circumstances of such separation.

1	11.	For al	Separated Parents who entered the United States along the Southwestern
2	border from J	anuary	1, 2018, information regarding:
3		a.	The number and circumstances under which Separated Parents agreed to
5			relinquish a claim for lawful status while in DHS custody;
6		b.	The number and circumstances under which Separated Parents agreed to
7			voluntary removal while in DHS custody;
8		c.	The number and circumstances under which DHS removed Separated
9			Parents from the United States without their Separated Child; and
10		d.	All reunification efforts the Defendants have made concerning Separated
11			Parents who were removed from the United States without their Separated
12			Children.
13 14	12.	For al	l Separated Parents who have been released from DHS custody since
15	January 1, 20	)18, all i	information regarding DHS and HHS efforts to reunite Separated Parents
16	and Separated Children, including but not limited to:		
17	1	a.	Information regarding the paperwork required of Separated Parents who
18			want to reunite with their Separated Children, including any requirement
19			that Separated Parent complete Family Reunification Applications,
20			
21			including background checks, DNA testing, or fingerprinting, before
22			reunification with their Separated Children;
23		b.	Information regarding any financial requests or demands made of
24			Separated Parents who want to reunite with their Separated Children,
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1 including demands that Separated Parents pay the airfare for Separated 2 Children and escorts as a condition of reunification; and 3 Information regarding any other conditions or requirements the c. 4 Defendants are placing on Separated Parents who want to reunite with 5 their Separated Children. 6 13. As to Defendants' stated intentions to detain families who enter along the 7 8 Southwestern border together in detention centers or similar facilities, all information as to any 9 sites under consideration that are located in any Plaintiff States and any regulatory changes 10 intended to facilitate family detention. 11 14. As to Defendants' stated intentions to conduct summary deportations of 12 individuals who enter along the Southwestern border without hearing or process, all information 13 as to the existence and implementation of such policy or practice. 14 15 Plaintiffs will serve Defendants with formal discovery requests on these subjects. During 16 the period of expedited discovery, Defendants shall have seven days from the date of service to 17 object to the States' discovery requests, and 14 days from the date of service to respond to 18 requests for production, interrogatories, and requests for admission. Defendants will expedite 19 the production of responsive information and documents, and will confer with Plaintiffs as to 20 any questions regarding the scope and meaning of the requests. 21 Further, it is ORDERED that: 22 23 As to every Separated Parent in DHS custody in any of the Plaintiff States, the 24 Defendants will facilitate access to detained Separated Parents for interviews by 25 26

1	State Representatives, either at the facilities where the Parents are detained or in other mutually					
2	agreeable locations;					
3	The Plaintiff States, through their designated lead the State of Washington, and the					
5	Defendants will appear before the Court for regular status conferences, to be set on a weekly					
6	basis pending further Order of the Court, at which time the Parties will report on the progress of					
7	discovery as well as any other matter requiring the Court's attention.					
8	DATED thisday of, 2018.					
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11	THE HONORABLE MARSHA J. PECHMAN					
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13	ROBERT W. FERGUSON					
14	Attorney General					
15						
16	/s/ Laura K. Clinton LAURA K. CLINTON, WSBA #29846					
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