UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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MAUDY et al.	ROMELI CONSTANZA LEMUS, Plaintiffs,
v.	
CHAD F. WOLF, et al.	
	Defendants.

Civ. No. 20-10009

PLAINTIFFS' MOTION FOR LEAVE TO FILE AFFIDAVIT UNDER SEAL

Plaintiffs Maudy Romeli Constanza Lemus, H.E.M.C. and Hanz Minoldo Morales Barrera respectfully request leave to file an Affidavit in Support of Plaintiffs' Motion for Preliminary Injunction (the "Supporting Affidavit") under seal until further order of the Court. Plaintiffs further seek leave to redact certain dates from publicly filed versions of Mr. Morales and H.E.M.C.'s immigration documents. The attached Affidavit of Adriana Lafaille sets forth the reasons for sealing the Supporting Affidavit. Respectfully submitted,

MAUDY ROMELI CONSTANZA LEMUS, H.E.M.C. AND HANZ MINOLDO MORALES BARRERA,

By their attorneys,

<u>/s/ Jessica S. Dormitzer</u> Kirsten V. Mayer (BBO # 641567) Jessica S. Dormitzer (BBO # 641765) Ropes & Gray 800 Boylston Street Boston, MA 02199-3600 (617) 951-7000 jessica.dormitzer@ropesgray.com

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Dated: January 22, 2020

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LOCAL RULE 7.1 CERTIFICATE

Plaintiffs have conferred with Defendants in a good faith attempt to narrow or resolve the

issues in dispute. Defendants take no position with respect to the relief requested.

<u>/s/ Jessica S. Dormitzer</u> Jessica S. Dormitzer Case 1:20-cv-10009-IT Document 14 Filed 01/22/20 Page 4 of 4

CERTIFICATE OF SERVICE

I hereby certify that this document will be served on all registered parties through the court's CM/ECF system.

<u>/s/ Jessica S. Dormitzer</u> Jessica S. Dormitzer