From:
 (b)(6), (b)(7)(C)

 Sent:
 Monday, January 30, 2017 3:25 PM

 To:
 (b)(6), (b)(7)(C)

 Subject:
 FW: EO Request for Exemption - (minor) (b)(6), (b)(7)(C) 212(f) of the INA

## (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
Port Office)
(b)(6), (b)(7)(C)
Terminal D)
(cell)

From: (b)(6), (b)(7)(C)

Sent: Monday, January 30, 2017 2:17 PM

To: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: EO Request for Exemption - (minor) (b)(6), (b)(7)(C) 212(f) of the INA

PD (b)(5) (b)(5)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

## (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Watch Commander
Public Affaris Liaison
DFW Mentoring Coordinator

Dallas, Texas

Office: (b)(6), (b)(7)(C)

Cell: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

<sup>&</sup>quot;There are 2 kinds of people: those who do the work and those who take the credit. Try to be in the first group. There is less competition there."

<sup>--</sup> Indira Gandhi, Third Prime Minister of India

From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 10:05 AM

To: (b)(6), (b)(7)(C)

Subject: RE: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign

Terrorist Entry into the United States" - (b)(7)(E)

10 - 4

(b)(6), (b)(7)(C)

Area Port Director Area Port of Dallas

(Port Office)

(b)(6), (b)(7)(C) (Terminal D)

(cell)

From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 7:20 AM

To: (b)(6), (b)(7)(C)

Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

Sir,

(b)(7)(E) code that Ms (b)(6), (b)(7)(c) sent us is not working.

Thank you, (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Assistant Port Director

Passenger Operations

**Dallas International Airport** 

Desk

Cell: (b)(6), (b)(7)(C)

Email: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 11:34:20 PM

To: DFW Airport Watch Commanders

Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the

United States" - (b)(7)(E)

All,

## (b)(7)(E)

Regards,

(b)(6), (b)(7)(C) Chief CBP Officer Office of Field Operations Dallas / Ft. Worth International Airport (b)(6), (b)(7)(C) From: (b)(6), (b)(7)(C)Sent: Tuesday, January 31, 2017 2:57 PM To: DFW Airport Watch Commanders (b)(7)(E)**DFW AIRPORT CHIEFS** (b)(7)(E)Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E) **FYI** (b)(6), (b)(7)(C)

Assistant Port Director
Passenger Operations
Dallas International Airport
Desk: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)

Email: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 2:52:28 PM

To: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Cc: SHOBERG, ERIK; (b)(6), (b)(7)(C)

**Subject:** FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

Port Directors, APDs,

See message below.

HQ has established a project code for use in tracking expenses that pertain to the Executive Order (E.O.).

Please ensure that the project code identified below is being recorded for all E.O. activities. This will ensure that we are reimbursed for these activities, if funding becomes available.

Questions/concerns about the project code can be directed to (A)ADFO [1606, (607700]] Thank you.
(b)(6), (b)(7)(C)  Assistant Director, Field Operations  Houston Field Office  Office of Field Operations  U.S. Customs and Border Protection  Office: (b)(6), (b)(7)(C)  Cell: (b)(6), (b)(7)(C)
This document and any attachment(s) may contain restricted, sensitive, and/or law enforcement-sensitive information belonging to the U.S. Government. It is not for release, review, retransmission, dissemination, or use by anyone other than the intended recipient.
From: (b)(6), (b)(7)(C)  Sent: Tuesday, January 31, 2017 2:47 PM  To: DIRECTORS FIELD OPS (b)(7)(E)
CC: MISSION SUPPORT ASST DIRECTORS (b)(7)(E)
DIRECTORS < (b)(7)(E) TRADE OPERATIONS ASST DIRECTORS
(b)(6), (b)(7)(C), (b)(7)(E)  Subject: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)
Directors, Field Operations, and Executive Directors,  The Office of Finance has created Project code (ID)(7)(E) to track CBP costs associated with Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States" (January 27, 2017).  This project code is intended to capture all costs as a direct result of the E.O. that are not for work already being
captured by a previously issued national project code. For example, (b)(7)(E)
(b)(7)(E)
Please let me know if you have any questions for what should be included with this project code or have a member of your staff contact Mr. [(b)(6), (b)(7)(C)] of my staff. Thank you.  (b)(6), (b)(7)(C)  Director, Budget  Office of Field Operations

From: Sent: To: Subject:	(b)(6), (b)(7)(C)  Wednesday, February 01, 2017 10:56 AM  (b)(6), (b)(7)(C)  FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)
(b)(6), (b)(7)(C)	
Area Port Director Area Port of Dallas	
(Port Office)	
(b)(6), (b)(7)(C) (Terminal D)	
(cell)	
From: (b)(6), (b)(7)(C) Sent: Wednesday, February 01, 20	
То:	(b)(6), (b)(7)(C)
(b)(6), (b)(	
Cc: (b)(6), (l	
5. (Constitution 25. Constitution 2	Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the
United States" - (b)(7)(E)	
Thanks. Can you have the IAH PO	C for keying this in get with N (6)(6),(6)(7)(C)
(b)(6), (b)(7)(C)  ( A ) Assistant Director, Field Operati Houston Field Office Office of Field Operations U.S. Customs and Border Protection Dept. of Homeland Security (b)(6), (b)(7)(C) (cell)	ons (Mission Support)
This document and any attachm	ant(a) many acutain magnificated consisting and/an law anforcement consisting
	ent(s) may contain restricted, sensitive, and/or law enforcement-sensitive S. Government. It is not for release, review, retransmission, dissemination, or
use by anyone other than the int	
use by anyone other than the mi	ended recipient.
From: (b)(6), (b)(7)(C)  Sent: Wednesday, February 01, 20	
То:	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	**************************************
Cc: (b)(6), (b)(7)	
Subject: RE: ACTION:MS: Project C United States" - (b)(7)(E)	ode for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the

No issue

(b)(6), (b)(7)(C)

Area Port Director
Houston Airports
DHS, Customs and Border Protection
Office of Field Operations
Houston, TX

(b)(6), (b)(7)(C) (bb) (Admin Asst.)

#### Confidentiality Notice

This email message and all documents that accompany it are intended only for the use of the individual or entity to which addressed and may contain information that is privileged, confidential or exempt from disclosure under applicable law. If the reader is not the intended recipient, any disclosure, distribution or other use of this email is prohibited. If you have received this email message in error, please notify the sender.

From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 9:08:57 AM

To: (b)(6), (b)(7)(C)

**Subject:** FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

IAH,

Have you attempted to use this new project code? Does it work for you?

Let me know ASAP so I can notify HQ if it's not working for everyone. Thanks.

(b)(6), (b)(7)(C)

( A ) Assistant Director, Field Operations (Mission Support)

**Houston Field Office** 

Office of Field Operations

**U.S. Customs and Border Protection** 

**Dept. of Homeland Security** 

(b)(6), (b)(7)(C) (work) cell)

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From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 9:06 AM

To: (b)(6), (b)(7)(C)

Subject: RE: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

(b)(6), (b)(7)(C)

Have you received feedback from IAH on this? This isn't working for us. We tried to use the code for some of our work tickets and it comes up as an invalid location code.

(b)(6), (b)(7)(C)

Area Port Director

Area Port of Dallas

(Port Office)

(b)(6), (b)(7)(C) (Terminal D)

(cell)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 2:52 PM

To:

(b)(6), (b)(7)(C)

# (b)(6), (b)(7)(C)

Cc: SHOBERG, ERIK

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

Port Directors, APDs,

See message below.

HQ has established a project code for use in tracking expenses that pertain to the Executive Order (E.O.).

Please ensure that the project code identified below is being recorded for all E.O. activities. This will ensure that we are reimbursed for these activities, if funding becomes available.

Questions/concerns about the project code can be directed to (A)ADFO (6)(6),(6)(7)(C) Thank you.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations Houston Field Office Office of Field Operations U.S. Customs and Border Protection Office: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

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F					
From: (b	)(6), (b)(7)(C)				
Sent: Tuesda	y, January 31 <u>, 2017 2:47 PM</u>				
To: DIRECTO	RS FIELD OPS (b)	)(7)(E)			
Cc: MISSION	SUPPORT ASST DIRECTORS	(b)	)(7)(E)	BORDER SECURITY ASST	
DIRECTORS <	(b)(7)(E)	T	RADE OPERATIONS ASST DI	RECTORS	
(b)(6), (b)(7)(C), (b)(7)(E)					
Subject: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United					
States" - (b)(7	()(E)				

Directors, Field Operations, and Executive Directors,

The Office of Finance has created Project code ((b)(7)(E)) to track CBP costs associated with Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States" (January 27, 2017).

This project code is intended to capture all costs as a direct result of the E.O. that are not for work already being captured by a previously issued national project code. For example, (b)(7)(E)

(b)(7)(E)

Please let me know if you have any questions for what should be included with this project code or have a member of your staff contact Mr. (b)(6), (b)(7)(C) of my staff. Thank you.

(b)(6), (b)(7)(C) Director, Budget

Office of Field Operations

From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 11:12 AM

To: (b)(6), (b)(7)(C)

Subject: RE: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign

Terrorist Entry into the United States" - (b)(7)(E)

I am on the WC distro.

(b)(6), (b)(7)(C)

Area Port Director Area Port of Dallas

(Port Office)

(b)(6), (b)(7)(C) (Terminal D)

(cell)

From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 10:10 AM

To: (b)(6), (b)(7)(C)

**Subject:** FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

I did not see that this was forwarded to you.

Regards,

(b)(6), (b)(7)(C)

Assistant Area Port Director

Area Port of Dallas

U.S. Customs and Border Protection

Office (b)(6), (b)(7)(C)

Cellular: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 11:34 PM

To: DFW Airport Watch Commanders (b)(7)(E)

Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

All,

## (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Chief CBP Officer
Office of Field Operations

Dallas / Ft. Worth International Airport

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 2:57 PM

To: DFW Airport Watch Commanders

(b)(7)(E)

DFW AIRPORT CHIEFS

(b)(7)(E)

Subject: FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the

United States" - (b)(7)(E)

**FYI** 

(b)(6), (b)(7)(C)

Assistant Port Director

Passenger Operations

Dallas International Airport

Desk: (b)(6), (b)(7)(C)

Cell: (b)(6), (b)(7)(C)

Email:

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 2:52:28 PM

To:

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Cc: SHOBERG, ERIK;

(b)(6), (b)(7)(C)

**Subject:** FW: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" - (b)(7)(E)

Port Directors, APDs,

See message below.

HQ has established a project code for use in tracking expenses that pertain to the Executive Order (E.O.).

Please ensure that the project code identified below is being recorded for all E.O. activities. This will ensure that we are reimbursed for these activities, if funding becomes available.

Questions/concerns about the project code can be directed to (A)ADFO (6)(6), (6)(7)(C) Thank you.
(b)(6), (b)(7)(C) Assistant Director, Field Operations Houston Field Office Office of Field Operations U.S. Customs and Border Protection Office: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C)
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From: (b)(6), (b)(7)(C)  Sent: Tuesday, January 31, 2017 2:47 PM  The PURESTON SILE DONE (1977)
To: DIRECTORS FIELD OPS (b)(7)(E)  Cc: MISSION SUPPORT ASST DIRECTORS (b)(7)(E)  DIRECTORS (b)(7)(E)  TRADE OPERATIONS ASST DIRECTORS (b)(6), (b)(7)(C), (b)(7)(E)
Subject: ACTION:MS: Project Code for Executive Order "Protecting the Nation for Foreign Terrorist Entry into the United States" (b)(7)(E)
Directors, Field Operations, and Executive Directors,
The Office of Finance has created Project code (b)(7)(E) to track CBP costs associated with Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States" (January 27, 2017).
This project code is intended to capture all costs as a direct result of the E.O. that are not for work already being captured by a previously issued national project code. For example, (b)(7)(E)
(b)(7)(E)
Please let me know if you have any questions for what should be included with this project code or have a member of your staff contact Mr. (b)(6),(b)(7)(c) of my staff. Thank you.
(b)(6), (b)(7)(C)

Director, Budget

Office of Field Operations

From:	(b)(6), (b)(7)(C)
Sent:	Saturday, February 04, 2017 10:55 AM
То:	(b)(6), (b)(7)(C)
Cc:	(0)(0), (0)(1)(0)
Cubicat	PE: FO Paparting

Subject: RE: EO Reporting

Ack

(b)(6), (b)(7)(C)

Area Port Director Area Port of Dallas

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, February 04, 2017 8:54:05 AM

To: (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

Subject: FW: EO Reporting

FYI

(b)(6), (b)(7)(C)

Assistant Director, Field Operations
Houston Field Office
Office of Field Operations
U.S. Customs and Border Protection

(b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

Sent: Saturday, February 04, 2017 9:31:21 AM

To: (b)(6), (b)(7)(C)

Subject: RE: EO Reporting

I would say there is nothing to report as we aren't stopping anyone.

(b)(6), (b)(7)(C)

**Acting Director Field Operations** 

Houston Field Office

Office of Field Operations

Customs and Border Protection

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, February 04, 2017 9:30:17 AM

To: (b)(6), (b)(7)(C)

Subject: RE: EO Reporting

Yes, I believe so.

However, as we all know, this could change quickly, since the latest decision will be challenged. We will provide updates as soon as they are received.

(b)(6), (b)(7)(c) - did I miss anything?

(b)(6), (b)(7)(C)

Assistant Director, Field Operations (Trade)

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, February 04, 2017 9:28 AM

To: (b)(6), (b)(7)(C)

Subject: FW: EO Reporting

Is it safe to say EO reporting is suspended?

(b)(6), (b)(7)(C)

Area Port Director
Houston Airports
DHS, Customs and Border Protection
Office of Field Operations

Houston, TX

### (b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

**Sent:** Saturday, February 04, 2017 9:25:54 AM

To: (b)(6), (b)(7)(C)

Subject: EO Reporting

With the stay in place are we still reporting?

(b)(6), (b)(7)(C)
Watch Commander
Houston Service Port
(b)(6), (b)(7)(C)

Sent from mobile device.

From:	(b)(6), (b)(7)(C)
Sent:	Sunday, January 29, 2017 3:36 PM
То:	(b)(6), (b)(7)(C)
Subject:	RE: Emergency Matter
10.4	
10-4	
(b)(6) (b)(7)(C)	
(b)(6), (b)(7)(C) Area Port Director	
Area Port of Dallas	
(b)(6), (b)(7)(C)	
From: (b)(6), (b)(7)(C)	26 014
Sent: Sunday, January 29, 2017 2	:36 PM
To: (b)(6), (b	)(/)(C)
Subject: FW: Emergency Matter	
At this point all you can tall the	(if they continue to make for anguers) is that you are needing avidence from CRD
	n (if they continue to press for answers) is that you are pending guidance from CBP
Counsel.	
(b)(c) (b)(7)(c)	
(b)(6), (b)(7)(C)	ations (Trada)
Assistant Director, Field Opera	mons (Trade)
Houston Field Office	
Office of Field Operations	
U.S. Customs and Border Prot	ection
(b)(6), (b)(7)(C)	
From: (b)(6), (b)(7)(C)	
Sent: Sunday, January 29, 2017 2	
To:	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	(b)(c) (b)(7)(c)
Cc: [	(b)(6), (b)(7)(C) ; CAMPBELL
CARL S (b)(6), (b)(7)(C)	<u>i</u>
Subject: FW: Emergency Matter	
(b)(6), (b)(7)(C)	
X=X=X.X=X.3X.=X.3	
Do you have any guidance? Will	you be reaching out to (b)(6), (b)(7)(C) or (b)(6), (b)(7)(C)
If not, how do you want us to res	pond?
/h/(c) /h//7/(c)	
(b)(6), (b)(7)(C)	diame (True da)
Assistant Director, Field Opera	itions (Trade)
Houston Field Office	
Office of Field Operations	

U.S. Customs and Border Protection
(b)(6), (b)(7)(C)
From: (b)(6), (b)(7)(C) Sent: Sunday, January 29, 2017 2:15 PM
To (b)(6), (b)(7)(C)
Cc: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Subject: FW: Emergency Matter
FYSA
(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
(b)(6), (b)(7)(C)
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 1:12:55 PM  To: (b)(6), (b)(7)(C)  Subject: RE: Emergency Matter
(b)(5)
From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 12:40 PM  To: (b)(6), (b)(7)(C)
To: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
Subject: RE: Emergency Matter
Yes, thanks   NOTE   Standing by for a response.
From: (b)(6), (b)(7)(C)
<b>Sent:</b> Sunday, January 29, 2017 12:38 PM
To: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Subject: RE: Emergency Matter
Thanks [1010] CBP will have to answer that.
h!

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 12:32:35 PM

To: (b)(6), (b)(7)(C)

Subject: RE: Emergency Matter

(b)(5)

thanks

From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 11:24 AM

To: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)

Subject: RE: Emergency Matter

(b)(5)

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

**Sent:** Sunday, January 29, 2017 10:34 AM

To: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: RE: Emergency Matter

		(b)(5)	
(b)(6), (b)(7)(C)			
From:	(b)(6), (b)(7)(C)		
Sent: Sunday, Jai	nuary 29, 2017 10:26 AM		
То	(b)(6),	b)(7)(C)	
4	(b)(6), (b)(7)(C)	(USATXN) < (b)(6), (b)(7)(C)	
Subject: FW: Em	ergency Matter		

(b)(5)

(b)(6), (b)(7)(C)

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 9:52:45 AM

To: (b)(6), (b)(7)(C) Subject: Emergency Matter From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 11:26 AM

To: (b)(6), (b)(7)(C)

Subject: FW: Emergency Matter

Attachments: Petition.pdf; emergency motion.pdf

## (b)(5), (b)(6), (b)(7)(C)

(b)(6), (b)(7)(0)

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 9:52:45 AM

To: (b)(6), (b)(7)(C)

Subject: Emergency Matter

#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHAHIN HASSANPOUR and §  $\infty$   $\infty$   $\infty$   $\infty$   $\infty$   $\infty$ A Class of Similarly Situated Persons, Petitioners, No. 3:17-ev-270 v. DONALD TRUMP, President of the § **United States; U.S. DEPARTMENT OF** § **HOMELAND SECURITY ("DHS");** U.S. CUSTOMS AND BORDER PROTECTION ("CBP"); JOHN KELLY,§ Secretary of DHS; KEVIN K. MCALEENAN, Acting Commissioner of § CBP; and CLEATUS P. HUNT, JR., Dallas/Ft. Worth International Airport § Port Director, CBP, § § Respondents. §

### CLASS PETITION FOR WRIT OF HABEAS CORPUS AND COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

This class habeas petition is filed by Petitioner Shahin Hassanpour and others similarly situated immigrant and nonimmigrant visa holders who are detained by Respondents at the Dallas/Ft. Worth International Airport ("DFW") pursuant to the President's January 27, 2017 executive order and who were coerced into withdrawing their applications for admissions. Although a federal court has enjoined Respondents from removing Petitioner and class members, Petitioner is concerned that Respondents will disregard the nationwide stay on the ground that Petitioner and class members involuntarily withdrew their applications for admission and waived their statutory and constitutional rights. This class petition is filed to safeguard Petitioner's and class members' constitutional and statutory rights.

Petitioner Shahin Hassanpour is a 70 year-old Iranian national who landed in the Dallas/Ft. Worth International Airport ("DFW") on or about January 28, 2017. In September 2016, the United States Department of State (DOS) approved Ms. Hassanpour's application for an immigrant visa to come and live in the United States. Her United States citizen son had petitioned for her to immigrate to the United States as a permanent resident. Prior to the issuance of her visa, the DOS reviewed Ms. Hassanpour's criminal and immigration background and found her eligible for an immigrant visa.

On or about January 28, 2017, Ms. Hassanpour and other similarly situated immigrant and nonimmigrant visa holders landed in the United States at the DFW Airport and presented themselves for inspection and admission. U.S. Customs and Border Protection (CBP) blocked Ms. Hassanpour and class members from exiting DFW Airport even though they presented valid entry documents. CBP continues to detain Ms. Hassanpour and class members and deny them admission. CBP is holding Ms. Hassanpour and class members at DFW Airport solely pursuant to an executive order issued by President Donald Trump on January 27, 2017.

Because the executive order is unlawful as applied to Ms. Hassanpour and class members, their continued detention and the denial of admission based solely on the executive order violates their Fifth Amendment procedural and substantive due process, violates the First Amendment Establishment Clause, is ultra vires under the immigration statutes, and violates the Administrative Procedure Act and Religious Freedom Restoration Act. Further, Ms. Hassanpour's and class members continued unlawful detention is part of a widespread policy, pattern and practice applied to many refugees and arriving noncitizens detained after the issuance of the January 27, 2017 executive order. Therefore, on behalf of herself and a class of similarly situated immigrant and nonimmigrant holders, Ms. Hassanpour respectfully applies to this Court

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for a writ of habeas corpus to remedy their unlawful detention, and for declaratory and injunctive relief to prevent such harms from recurring.

#### **CUSTODY**

- 1. Ms. Hassanpour is in the physical custody of Respondent Cleatus P. Hunt, Jr., DFW International Airport Port Director, U.S. Customs and Border Protection, the Department of Homeland Security (DHS). At the time of the filing of this petition, Petitioner is detained at the DFW Airport. Ms. Hassanpour is under the direct control of Respondents and their agents.
- 2. Class members are immigrant and nonimmigrant holders who are from Iran, Iraq, Syria, Yemen, Somalia, Sudan or Libya, who are detained at DFW Airport pursuant to the January 27, 2017 executive order, and who were coerced into withdrawing their applications for admission.

#### **JURISDICTION**

3. This Court has subject matter jurisdiction over this action under 28 U.S.C. §§ 1331, 1361, 2241, 2243, and the Habeas Corpus Suspension Clause of the U.S. Constitution. This court has further remedial authority pursuant to the Declaratory Judgment Act, 28 U.S.C. § 2201 *et seq*.

#### VENUE

- 4. Venue lies in the United States District Court for the Northern District of Texas, the judicial district in which Respondent Cleatus P. Hunt, Jr. resides and where Petitioner is detained. 28 U.S.C. § 1391(e).
- No petition for habeas corpus has previously been filed in any court to review Petitioner's case.

#### **PARTIES**

6. Petitioner Shahin Hassanpour is a national and citizen of Iran who was granted an immigrant visa so that she can come to the United States as a lawful permanent resident. She is

detained by Respondents pursuant to President Trump's January 27, 2017 executive order.

7. Class members are immigrant and nonimmigrant holders who are from Iran, Iraq, Syria,

Yemen, Somalia, Sudan or Libya and who are detained at DFW Airport pursuant to the January

27, 2017 executive order and who were coerced into withdrawing their applications for

admission.

8. Donald Trump is the President of the United States and is charged with enforcing the

immigration laws. He is sued in his official capacity.

9. The U.S. Department of Homeland Security ("DHS") is a cabinet department of the

United States federal government with the primary mission of securing the United States.

10. U.S. Customs and Border Protection ("CBP") is an agency within DHS with the primary

mission of detecting and preventing the unlawful entry of persons and goods into the United

States.

11. Respondent John Kelly is the Secretary of DHS. Secretary Kelly has immediate custody

of Petitioner. He is sued in his official capacity.

12. Respondent Kevin K. McAleenan is the Acting Commissioner of CBP. Acting

Commissioner McAleenan has immediate custody of Petitioner. He is sued in his official

capacity.

13. Respondent Cleatus P. Hunt, Jr. is the Port Director of the Dallas/Ft. Worth International

Airport. He has immediate custody of Ms. Hassanpour. He is sued in his official capacity.

STATEMENT OF FACTS

President Trump's January 27, 2017 Executive Order

- 14. On January 20, 2017, Donald Trump was inaugurated as the forty-fifth President of the United States. During his campaign, he stated that he would ban Muslims from entering the United States.
- 15. On January 27, one week after his inauguration, President Trump signed an executive order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States," which is attached hereto as Exhibit A and is hereinafter referred to as the "EO."
- 16. In statements to the press in connection with his issuance of the EO, President Trump stated that his order would help Christian refugees to enter the United States.
- 17. Citing the threat of terrorism committed by foreign nationals, the EO directs a variety of changes to the manner and extent to which noncitizens may seek and obtain entry to the United States. Among other things, the EO imposes a 120-day moratorium on the refugee resettlement program as a whole; proclaims that "that the entry of nationals of Syria as refugees is detrimental to the interests of the United States"; and therefore singles out Syrian refugees for an indefinite "suspension" on their admission to the country.
- 18. Most relevant to the instant action is Section 3(c) of the EO, in which President Trump proclaims "that the immigrant and nonimmigrant entry into the United States of aliens from countries referred to in section 217(a)(12) of the INA, 8 U.S.C. 1187(a)(12), would be detrimental to the interests of the United States," and that he is therefore "suspend[ing] entry into the United States, as immigrants and nonimmigrants, of such persons for 90 days from the date of this order," with narrow exceptions not relevant here.
- 19. There are seven countries that fit the criteria in 8 U.S.C. § 1187(a)(12): Iraq, Iran, Libya, Somalia, Sudan, Syria, and Yemen. According to the terms of the EO, therefore, the "entry into

the United States" of noncitizens from those countries is "suspended" from 90 days from the date of the EO.

#### Petitioner Hassanpour

- 20. Petitioner Shahin Hassanpour is a 70 year-old Iranian national who is Muslim.
- 21. Ms. Hassanpour has a United States citizen son who petitioned for Ms. Hassanpour to immigrate to the United States as a lawful permanent resident.
- 22. In September 2016, the State Department interviewed Ms. Hassanpour in connection with her application for an immigrant visa. After reviewing her application and investigating her criminal background, the State Department determined that Ms. Hassanpour qualified for an immigrant visa. In issuing Ms. Hassanpour an immigrant visa, the State Department determined that Ms. Hassanpour was not a threat to this country's national security but rather that she was worthy of residing here permanently.
- 23. On or about January 27, 2017, Ms. Hassanpour departed from Esfahan on Emirates Airlines.
- 24. On or about January 28, 2017, Ms. Hassanpour landed at DFW Airport.
- 25. Pursuant to the January 27, 2017 executive order, Respondents are not allowing Ms. Hassanpour to exit DFW Airport.
- 26. Respondents are not permitting Ms. Hassanpour to meet with her attorneys who are in Dallas. Her United States citizen son was at the DFW Airport ready to meet her.
- 27. Ms. Hassanpour is an elderly woman who must take cancer and heart medication on a regular basis. The long flight, the stress of detention, and the lack of her medication present unnecessary health risks to Ms. Hassanpour.

- 28. Upon information and belief, Respondents coerced Ms. Hassanpour to withdraw her application for admission. Respondents told Ms. Hassanpour that she would be permanently banned from the United States if she did not sign the form withdrawing her admission. Respondents did not translate or interpret the waiver form. Ms. Hassanpour, however, does not speak English, has no knowledge of United States laws, and was denied the opportunity to communicate with her attorneys.
- 29. Ms. Hassanpour has valid documents to enter the United States. She was previously interviewed and investigated by the State Department. The State Department and the U.S. Citizenship and Immigration Services previously determined that Ms. Hassanpour was not a national security risk. Respondents are detaining Ms. Hassanpour solely because of her national origin and her religion as required by the January 27, 2017 executive order.
- 30. Upon information and belief, Respondents intend to remove class members notwithstanding the nationwide stay issued in *Darweesh and Alshawi v. Trump et. al.*, Cause No. 17 Civ. 480 (AMD) in the U.S. District Court for the Eastern District of New York on January 28, 2017, relying upon the illegal waivers obtained from class members.
- 31. Respondents' decisions to detain Ms. Hassanpour are not unlawfuland are capricious and arbitrary. There is no better time for the Court to consider the merits of Ms. Hassanpour's request for release.

#### Class

- 32. Class members are immigrant and nonimmigrant visa holders currently detained by Respondents at the DFW Airport.
- 33. Class members are in the possession of entry documents that were lawfully issued by the State Department and/or the Department of Homeland Security.

- 34. Prior to issuing entry documents to class members, the State Department and/or the Department of Homeland Security interviewed and investigated class members. The State Department and/or the Department of Homeland Security determined that class members were admissible and were not a threat to the national security.
- 35. Upon landing at DFW Airport, Respondents detained class members pursuant to the President's January 27, 2017 executive order. Upon information and belief, Respondents denied class members an opportunity to speak with their lawyers.
- 36. Upon information and belief, Respondents then proceeded to coerce class members to withdraw their applications for admission.
- 37. Class members do not speak English fluently, are not lawyers, and are not familiar with United States laws.
- 38. Upon information and belief, Respondents intend to remove class members notwithstanding the nationwide stay issued in *Darweesh and Alshawi v. Trump et. al.*, Cause No. 17 Civ. 480 (AMD) in the U.S. District Court for the Eastern District of New York on January 28, 2017, relying upon the illegal waivers obtained from class members.
- 39. Respondents' decisions to detain class members are not legally justifiable and are capricious and arbitrary. There is no better time for the Court to consider the merits of the class members' request for release.

#### **CLAIMS FOR RELIEF**

### COUNT ONE CONSTITUTIONAL CLAIM--DUE PROCESS

- 40. Petitioner alleges and incorporates by reference paragraphs 1 through 39 above.
- 41. Petitioner's and the class members' detention violates her right to substantive and procedural due process guaranteed by the Fifth Amendment to the U.S. Constitution.

### COUNT TWO FIRST AMENDMENT--ESTABLISHMENT CLAUSE

- 42. Petitioner alleges and incorporates by reference paragraphs 1 through 39 above.
- 43. The EO exhibits hostility to a specific religious faith, Islam, and gives preference to other religious faiths, principally Christianity. The EO therefore violates the Establishment Clause of the First Amendment by not pursuing a course of neutrality with regard to different religious faiths.

### COUNT THREE FIFTH AMENDMENT--EQUAL PROTECTION

- 44. Petitioner alleges and incorporates by reference paragraphs 1 through 39 above.
- 45. The EO discriminates against Petitioner and the class on the basis of their country of origin and religion, without sufficient justification, and therefore violates the equal protection component of the Due Process Clause of the Fifth Amendment.
- 46. Additionally, the EO was substantially motivated by animus toward—and has a disparate effect on—Muslims, which also violates the equal protection component of the Due Process Clause of the Fifth Amendment.
- A7. Respondents have demonstrated an intent to discriminate against Petitioner and the class members on the basis of religion through repeated public statements that make clear the EO was designed to prohibit the entry of Muslims to the United States. See Michael D. Shear & Helene Cooper, Trump Bars Refugees and Citizens of 7 Muslim Countries, N.Y. Times (Jan. 27, 2017), ("[President Trump] ordered that Christians and others from minority religions be granted priority over Muslims."); Carol Morello, Trump Signs Order Temporarily Halting Admission of Refugees, Promises Priority for Christians, Wash. Post (Jan. 27, 2017).

- 48. Applying a general law in a fashion that discriminates on the basis of religion in this way violates Petitioner's and class members' right to equal protection under the Fifth Amendment Due Process Clause. Petitioner and the class satisfy the Supreme Court's test to determine whether a facially neutral law in the case, the EO and federal immigration law has been applied in a discriminatory fashion. *Vill. of Arlington Heights v. Metro. Hous. Dev. Corp.*, 429 U.S. 252, 266-7 (1977).
- 49. Here, President Donald Trump and senior staff have made clear that EO will be applied to primarily exclude individuals on the basis of their national origin and being Muslim. See, e.g., Donald J. Trump Statement On Preventing Muslim Immigration, (Dec. 7, 2015), https://www.donaldjtrump.com/press-releases/donald-j.-trump-statement-on-preventing-muslim-immigration ("Donald J. Trump is calling for a total and complete shutdown of Muslims entering the United States until our country's representatives can figure out what is going on."); Abby Phillip and Abigail Hauslohner, Trump on the Future of Proposed Muslim Ban, Registry: 'You know my plans', Wash. Post (Dec. 22, 2016). Further, the President has promised that preferential treatment will be given to Christians, unequivocally demonstrating the special preferences and discriminatory impact that the EO has upon Petitioner. See supra.
- 50. Thus, Respondents have applied the EO with forbidden animus and discriminatory intent in violation of the equal protection of the Fifth Amendment and violated Petitioner's and the class members' equal protection rights.

#### COUNT FOUR ADMINISTRATIVE PROCEDURE ACT

- 51. Petitioner alleges and incorporates by reference paragraphs 1 through 27 above.
- 52. Respondents detained and mistreated Petitioner and class members solely pursuant to an executive order issued on January 27, 2017, which expressly discriminates against Petitioner and

the class on the basis of her country of origin and was substantially motivated by animus toward Muslims.

- 53. The EO exhibits hostility to a specific religious faith, Islam, and gives preference to other religious faiths, principally Christianity.
- 54. The INA forbids discrimination in issuance of visas based on a person's race, nationality, place of birth, or place of residence. 8 U.S.C. § 1152(a)(1)(A).
- 55. Respondents' actions in detaining and mistreating Petitioner and class members were arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law, in violation of APA § 706(2)(A); contrary to constitutional right, power, privilege, or immunity, in violation of APA § 706(2)(B); in excess of statutory jurisdiction, authority, or limitations, or short of statutory right, in violation of APA § 706(2)(C); and without observance of procedure required by law, in violation of § 706(2)(D).

#### COUNT FIVE RELIGIOUS FREEDOM RESTORATION ACT

- 56. Petitioner alleges and incorporates by reference paragraphs 1 through 27 above.
- 57. The EO will have the effect of imposing a special disability on the basis of religious views or religious status, by withdrawing an important immigration benefit principally from Muslims on account of their religion. In doing so, the EO places a substantial burden on Petitioner's and class members' exercise of religion in a way that is not the least restrictive means of furthering a compelling governmental interest.

#### PRAYER FOR RELIEF

WHEREFORE, Petitioner prays that this Court grant the following relief:

- 1. Assume jurisdiction over this matter;
- 2. Issue an order directing Respondents to show cause why the writ should not be

granted;

- 3. Issue an order certifying a class of immigrant and nonimmigrant visa holders detained at DFW Airport pursuant to the President's January 27, 2017 executive order and who were coerced into withdrawing their applications for admission and other rights;
- 4. Issue an injunction ordering Respondents not to detain Petitioner on the basis of the EO;
- 5. Issue a writ of habeas corpus ordering Respondents to release Ms. Hassanpour;
- 6. Award Petitioner reasonable costs and attorney's fees; and,
- 7. Grant any other relief which this Court deems just and proper.

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Respectfully submitted,

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JS 44 (Rev. 08/16)

#### **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS SHAHIN HASSANPOUR AND OTHER SIMILARLY SITUATED				DEFENDANTS President Donald Trump, et. al.					
(b) County of Residence of First Listed Plaintiff  (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(c) Attorneys (Firm Name, Donald E. Uloth, 18208 F (214) 725-0260; Javier N Antonio, TX 78217, (210)	Preston Rd. Suite D-9 . Maldonado, 8918 Te	# 261, Dallas, TX 75		Attorneys (If Known)					
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)		TIZENSHIP OF PI	RINCII	PAL PARTIES			
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VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	D	EMAND \$		CHECK YES only JURY DEMAND:	^	compla No	
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#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHAHIN HASSANPOUR and § 8 8 8 8 8 8 8 8 8 8 8 8 8 A Class of Similarly Situated Persons, Petitioners, No. 3:17-cv-270 v. DONALD TRUMP, President of the United States; U.S. DEPARTMENT OF **HOMELAND SECURITY ("DHS");** U.S. CUSTOMS AND BORDER PROTECTION ("CBP"); JOHN KELLY,§ Secretary of DHS; KEVIN K. § MCALEENAN, Acting Commissioner of CBP; and CLEATUS P. HUNT, JR., 888 Dallas/Ft. Worth Port Director, CBP, § Respondents.

#### PETITIONER'S CERTIFICATE OF INTERESTED PERSONS

Pursuant to Fed. R. Civ. P. 7.1 and LR 3.1(c), LR 3.2(e), LR 7.4, LR 81.1(a)(4)(D), and LR 81.2, Petitioner Shahin Hassanpour provides the following information:

Petitioner is a natural person.

There are no nongovernmental corporate parties in this case.

The persons, associations of persons, firms, partnerships, corporations, guarantors, insurers, affiliates, parent or subsidiary corporations, or other legal entities that are financially interested in the outcome of the case are:

- Shahin Hassanpour, Petitioner
- 2. Class members are immigrant and nonimmigrant holders who are from Iran, Iraq, Syria, Yemen, Somalia, Sudan or Libya and who are detained at DFW Airport

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pursuant to the January 27, 2017 and who were coerced into withdrawing their applications for admission.

- 3. Donald J. Trump, President of the United States.
- 4. The U.S. Department of Homeland Security.
- 5. U.S. Customs and Border Protection.
- 6. John Kelly, the Secretary of the he U.S. Department of Homeland Security.
- 7. Kevin K. McAleenan, the Acting Commissioner of U.S. Customs and Border Protection.
- 8. Cleatus P. Hunt, Jr., the Port Director of the Dallas/Ft. Worth International Airport.

Date: January 29, 2016 Respectfully submitted,

/s/ Javier N. Maldonado
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#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHAHIN HASSANPOUR,	§	
	§	
Petitioner,	§	
	§	
<b>v.</b>	§	No. 3:17-cv-270
	§	
DONALD TRUMP, President of the	<i>-</i> •  •  •  •  •  •  •  •  •  •  •  •  •	
<b>United States; U.S. DEPARTMENT OF</b>	§	
HOMELAND SECURITY ("DHS");	§	
U.S. CUSTOMS AND BORDER	§	
PROTECTION ("CBP"); JOHN KELLY	7,§	
Secretary of DHS; KEVIN K.	§	
MCALEENAN, Acting Commissioner of	§	
CBP; and CLEATUS P. HUNT, JR.,	§	
Dallas/Ft. Worth International Airport		
Port Director, CBP,	9	
	§	
Respondents.	§	

# PETITIONER'S EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION; DEPORTATION FLIGHT SCHEDULED FOR 11:00AM TODAY

Restraining Order and Preliminary Injunction, pursuant to Federal Rule of Civil Procedure 65(a) and (b). Petitioner tried to file a habeas petition last night, but the ECF site was down. She was able to file a habeas petition at 7:20 this morning. She and others similarly situated immigrant and nonimmigrant visa holders who are detained by Respondents at the Dallas/Ft. Worth International Airport ("DFW") pursuant to the President's January 27, 2017 executive order were coerced into withdrawing their applications for admissions. Although a federal court has enjoined Respondents from removing Petitioner and class members, Petitioner is concerned that Respondents will disregard the nationwide stay on the ground that Petitioner and class

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members involuntarily withdrew their applications for admission and waived their statutory and constitutional rights. Upon information and belief, Petitioner is scheduled to be deported on a flight at 11AM this morning. She seeks an emergency stay of removal.

In support of their motion, Petitioner and others similarly situated would show the following:

- 1. Petitioner Shahin Hassanpour is a 70 year-old Iranian national who landed in the Dallas/Ft. Worth International Airport ("DFW") on or about January 28, 2017. In September 2016, the United States Department of State (DOS) approved Ms. Hassanpour's application for an immigrant visa to come and live in the United States with her United States citizen son, who petitioned for her visa. Prior to the issuance of her visa, the DOS reviewed Ms. Hassanpour's criminal and immigration background and found her eligible for an immigrant visa.
- 2. On or about January 27, 2017, Ms. Hassanpour departed from Esfahan on Emirates Airlines.
  - 3. On or about January 28, 2017, Ms. Hassanpour landed at DFW Airport.
- 4. Pursuant to the January 27, 2017 executive order, Respondents are not allowing Ms. Hassanpour to exit DFW Airport.
- 5. Respondents are not permitting Ms. Hassanpour to meet with her attorneys who are in Dallas or her United States citizen son was at the DFW Airport.
- 6. Ms. Hassanpour is an elderly woman who must take cancer and heart medication on a regular basis. The long flight, the stress of detention, and the lack of her medication present unnecessary health risks to Ms. Hassanpour.
- 7. Upon information and belief, Respondents coerced Ms. Hassanpour to withdraw her application for admission. Respondents told Ms. Hassanpour that she would be permanently

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banned from the United States and sent to jail if she did not sign the form withdrawing her admission. Respondents did not translate or interpret the waiver form. Ms. Hassanpour, however, does not speak English, has no knowledge of United States laws, and was denied the opportunity to communicate with her attorneys.

- 8. Ms. Hassanpour has valid documents to enter the United States. She was previously interviewed and investigated by the State Department. The State Department and the U.S. Citizenship and Immigration Services previously determined that Ms. Hassanpour was not a national security risk. Respondents are detaining Ms. Hassanpour solely because of her national origin and her religion as required by the January 27, 2017 executive order.
- 9. Upon information and belief, Respondents intend to remove her and others and other similarly situated immigrant and nonimmigrant visa holders from Iran, Iraq, Syria, Yemen, Somalia, Sudan or Libya landed in the United States at the DFW Airport and presented themselves for inspection and admission, notwithstanding the nationwide stay issued in *Darweesh and Alshawi v. Trump et. al.*, Cause No. 17 Civ. 480 (AMD) in the U.S. District Court for the Eastern District of New York on January 28, 2017, relying upon the illegal waivers obtained from class members.
- Because the executive order is unlawful as applied to Ms. Hassanpour and class members, their continued detention and the denial of admission based solely on the executive order violates their Fifth Amendment procedural and substantive due process, violates the First Amendment Establishment Clause, is ultra vires under the immigration statutes, and violates the Administrative Procedure Act and Religious Freedom Restoration Act. *See* Petitioner's Habeas Petition,  $\P\P 40 57$ . Further, Ms. Hassanpour's and class members continued unlawful detention is part of a widespread policy, pattern and practice applied to many refugees and arriving

noncitizens detained after the issuance of the January 27, 2017 executive order. Therefore, on behalf of herself and a class of similarly situated immigrant and nonimmigrant holders, Ms. Hassanpour respectfully applies to this Court for a stay of removal.

- 11. As indicated by the nationwide stay issued in *Darweesh and Alshawi v. Trump et.* al., Cause No. 17 Civ. 480 (AMD) in the U.S. District Court for the Eastern District of New York on January 28, 2017, Petitioner has a strong likelihood of success in establishing that the removal of Petitioner and others similarly situated violates their rights to Due Process and Equal Protection guaranteed by the U.S. Constitution.
- 12. As indicated by the nationwide stay, there is imminent danger that, absent the stay of removal, there will be substantial and irreparable injury to Petitioner and others similarly situated.
- 13. As indicated by the nationwide stay, the issuance of the stay of removal will not injure the other parties interested in the proceeding.
- 14. A preliminary injunction is appropriate if the potential harm to the plaintiff outweighs the cost of the injunction, and the injunction "does not disserve the public interest." *Jackson Women's Health Org. Ctr.*, 760 F.3d 448, 452 (5th Cir. 2014). In this case, the potential harm to the Petitioner is clearly outweighed by any harm to the defendants.

#### Conclusion

15. Petitioner and others similarly situated face imminent removal in a few hours. The United States District Court in *Hameed Khalid Darweesh and Haider Sameer Abdulkhaleq Alshawi v.*Donald Trump, et. al., Case No. 17 Civ. 480, has determined that Petitioner and class members have a strong likelihood of success in the litigation, that there is imminent danger that, absent a stay of removal, there will be substantial and irreparable injury to Petitioner and class members

Case 3:17-cv-00270-K Document 3 Filed 01/29/17 Page 5 of 6 PageID 22

Therefore, , the Court should grant her Motion for a Temporary Preliminary Injunction.

**Emergency Hearing** 

16. Petitioner considers that the facts and law in this matter permit resolution of the

Petition without an evidentiary hearing. In the alternative, Petitioner asks for an emergency

hearing this morning to have her arguments heard.

Prayer

WHEREFORE, premises considered, Petitioner respectfully ask this court to GRANT her

Motion for a Temporary Preliminary Injunction and to issue a preliminary injunction

ordering Defendants to:

1. Stay her removal which would be contrary to law;

2. Grant any other and further relief that this Court may deem fit and proper.

Petitioner further requests that they be awarded reasonable attorney's fees and costs

associated with the litigation of this motion.

Respectfully submitted,

JAVIER N. MALDONADO

LAW OFFICE OF JAVIER N. MALDONADO, PC

8918 Tesoro Dr., Ste. 575

San Antonio, Texas 78217

Tel.: 210-277-1603

210 507 4001

Fax: 210-587-4001

Email: jmaldonado.law@gmail.com

SEJAL R. ZOTA

NATIONAL IMMIGRATION PROJECT OF THE

NATIONAL LAWYERS GUILD

14 Beacon Street, Suite 602

Boston, Massachusetts 02108

Tel.: 617-227-9727

5

#### Case 3:17-cv-00270-K Document 3 Filed 01/29/17 Page 6 of 6 PageID 23

Fax: 617-227-5497 Email: sejal@nipnlg.org

VINESH PATEL 2730 N. Stemmons Freeway, Ste. 1103 Dallas, TX 75207

Tel.: (972) 310-3835 Fax: (214) 960-4151

Email: vinesh@vpatellaw.com

DONALD E. ULOTH 18208 Preston Rd. Suite D-9 # 261 Dallas, TX 75252

Tel.: (214) 725-0260 Fax: (866) 462-6179

Email: don.uloth@uloth.pro

#### ATTORNEYS FOR PETITIONERS

By: /s/ Javier N. Maldonado
Javier N. Maldonado
Texas State Bar No. 00794216

By: /s/ Seja R. Zota
Sejal R. Zota
North Carolina State Bar No. 36535

By: /s/ Vinesh Patel
Vinesh Patel
Texas State Bar No. 24068668

By: /s/ Donald E. Uloth
Donald E. Uloth
Texas State Bar No. 20374200

#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHAHIN HASSANPOUR, Petitioner, No. 3:17-cy-270 v. DONALD TRUMP, President of the United States: U.S. DEPARTMENT OF **HOMELAND SECURITY ("DHS")**; U.S. CUSTOMS AND BORDER PROTECTION ("CBP"); JOHN KELLY,§ Secretary of DHS; KEVIN K. MCALEENAN, Acting Commissioner of CBP; and CLEATUS P. HUNT, JR., Dallas/Ft. Worth International Airport Port Director, CBP, Respondents.

#### **ORDER**

Pending before the Court is Petitioner's Motion for Temporary Restraining Order and Preliminary Injunction to stay the removal of Petitioner and persons similarly situated who are detained at DFW International Airport pursuant to the President's January 27, 2017.

On January 28, 2017, the United States District Court for the Eastern District of New York issued a nationwide stay in *Hameed Khalid Darweesh and Haider Sameer Abdulkhaleq Alshawi v. Donald Trump, et. al.*, Case No. 17 Civ. 480, that appears to apply to Petitioner and class members detained in the DFW Airport. That Court has determined that Petitioner and class members have a strong likelihood of success in the litigation, that there is imminent danger that, absent a stay of removal, there will be substantial and irreparable injury to Petitioner and class members subject to the January 27, 2017, and that issuance of the stay will not injure the parties.

Out of an abundance of caution, the Court will stay Petitioner's and class members'

removal in this case pending completion of the proceedings in the Eastern District of New York.

WHEREFORE, IT IS HEREBY ORDERED that the Respondents, their officers, agents, servants, employees, attorneys and all persons acting in concert or participation with them will comply with the nationwide stay issued in *Hameed Khalid Darweesh and Haider Sameer Abdulkhaleg Alshawi v. Donald Trump, et. al.*, Case No. 17 Civ. 480.

IT IS FURTHER ORDERED that to assure compliance with the Court's order, the Court directs service of this Order upon the United States Marshal for the Northern District of Texas, and further directs the United States Marshals Services to take those actions deemed necessary to enforce the provisions and prohibitions set forth in this Order.

So ordered this \_\_\_ day of January, 2017.

UNITED STATES DISTRICT JUDGE

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 5:18 PM

To: (b)(6), (b)(7)(C)

Subject: RE: DFW

Ha!

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 4:12:15 PM

To: (b)(6), (b)(7)(C) | Subject: RE: DFW

Thank [INIGH, INITIAL] Any chance you want to talk to the attorneys that have been calling me. LOL

(b)(6), (b)(7)(C)

Area Port Director

Area Port of Dallas

Port Office

(b)(6), (b)(7)(C) Terminal D

Mobile

From: (b)(6), (b)(7)(C)

Sent: Saturday. January 28, 2017 3:09:32 PM

To: (b)(6), (b)(7)(C)

Subject: DFW

Hey [(b)(6), (b)(7)(C)]- i'm sure you'll be consulting with CBP counsel if any issues arise with the new executive order, but I'm here if I can help in any way.

(b)(6), (b)(7)(C)

Sent with Good (www.good.com)

From: Sent: To: Cc: Subject:	(b)(6), (b)(7)(C)  Saturday, January 28, 2017 8:19 PM (b)(6), (b)(7)(C)  DFW Airport Watch Commanders; DFW AIRPORT CHIEFS; (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  Confirmation Message: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE
APD (b)(6), (b)(7)(c)  Regarding — (b)(6), (b)(7)(6)	ORDER  ORDER  ORDER  ORDER
This message is to confirm that: I have verified the subject is inact I have confirmed that the Consu I have confirmed that the subject I have confirmed that consular in I have signed the Discretionary Consular will require overnight defined  (b)(6), (b)(7)(C)  Watch Commander	dmissible under section 212(a)(7)(B)(i)(II), Per executive order.  lar Notification form has been completed and signed by the subject.  It has not requested that the consulate be notified on her behalf.  Inotification is not mandatory (Iran) and has not been notified.  Checklist and discretion was approved.  In the subject of the subj
U.S. Customs and Border Protoffice of Field Operations Dallas/Fort Worth Internation  (b)(6), (b)(7)(C)  Office: (b)(6), (b)(7)(C)	
Cc: DFW Airport Watch Commar (b)(7)(E)	(b)(7)(C)
(b)(6), (b)(7)(C) Assistant Port Director	

1

Passenger Operations

Dallas International Airport  Desk Cell: (b)(6), (b)(7)(C)  Email: (b)(6), (b)(7)(C)	
From: (b)(6), (b)(7)(C)  Sent: Saturday, January 28, 2017 2:04:46 PM  To: (b)(6), (b)(7)(C)  Cc: DFW Airport Watch Commanders  Subject: FW: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE OR	DER
00181, 007705	
We have a total of 9 cases as a result of Executive Order. Two cases are IV packets Seven cases are nonimmigrant visa holders	
	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	
Euless jail had informed CBP that they are willing to house them for the	ne night.
Case worksheets below:	
Note, family members of these travelers remain outside the FIS.	
(b)(6), (b)(7)(C)  Watch Commander  Public Affaris Liaison  DFW Mentoring Coordinator  Dallas, Texas  Office: (b)(6), (b)(7)(C)  Cell: (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  "There are 2 kinds of people: those who do the work and those who take the credit. To competition there."  Indira Gandhi, Third Prime Minister of India	Try to be in the first group. There is less
From: (b)(6), (b)(7)(C)  Sent: Saturday, January 28, 2017 1:48 PM  To: (b)(6), (b)(7)(C)	
Cc: (b)(6), (b)(7)(C) Subject: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER	



We have a total of 9 Adverse Actions for passengers who were offered and accepted Withdrawal of their applications for admission.

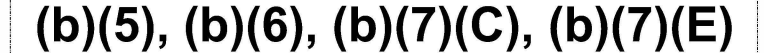
All subjects arrived aboard EK 221 and were found inadmissible to the United States based on the Presidential Executive Order and barred from entry pursuant to 212(f) of the INA.

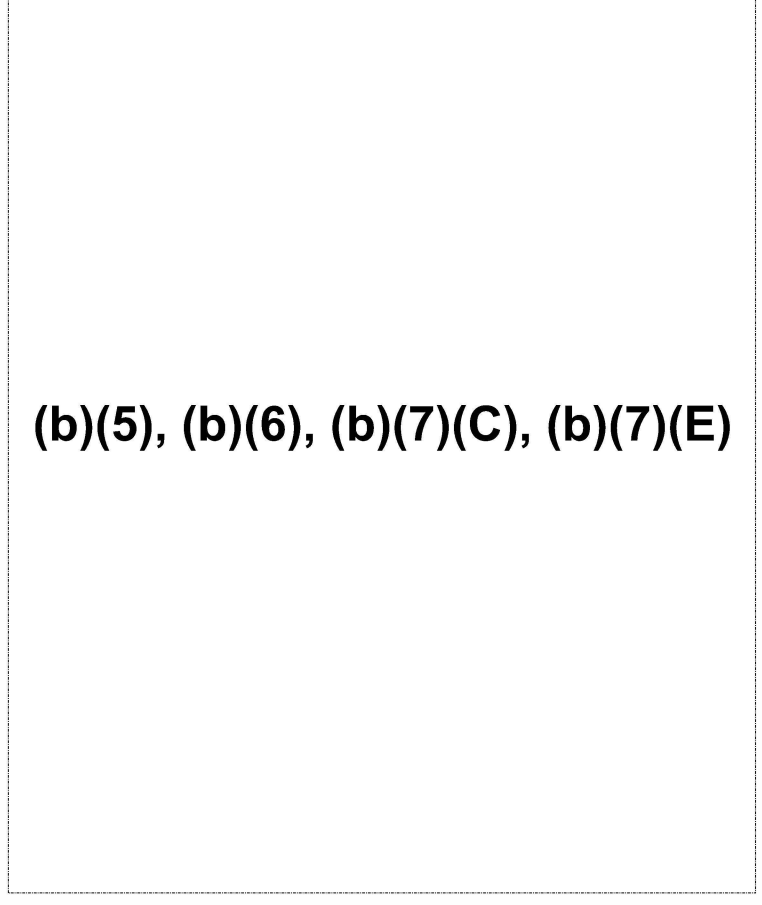
Two Immigrant visa holders were found inadmissible 212(a)(7)(A)(i)(I) as immigrants without immigrant visas based on the revocation.

The seven nonimmigrant visa holders were found inadmissible 212(a)(7)(B)(i)(II) as nonimmigrant without valid nonimmigrant visas.

The subject will all be held overnight and are scheduled to depart next day 01/29/2017 aboard EK 222 at 1125 hours.

Case worksheets below for your review:





Respectfully,



WARNING: This document is Law Enforcement Sensitive and is designated for OFFICIAL USE ONLY. It contains information that may be exempt from public release under the Freedom of Information Act (5USC552). This document is to be controlled, handled, transmitted, distributed, and disposed of in accordance with DHS policy relating to FOUO information, and is not to be released to the public or personnel who do not have a valid "need-to-know" without prior approval from CBP's Office of Field Operations

From: Sent: To: Cc: Subject:	(b)(6), (b)(7)(C)  Saturday, January 28, 2017 9:08 PM  (b)(6), (b)(7)(C)  ; DFW Airport Watch Commanders; DFW AIRPORT CHIEFS;  (b)(6), (b)(7)(C)  FW: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER		
APD $[b)(6), (b)(7)(C)$ Regarding – WD- $(b)(6)$ ,	(b)(7)(C) -Section 212(a)(7)(B)(i)(II) of The INA		
I have confirmed that the Consula I have confirmed that the subject I have confirmed that consular no	missible under section 212(a)(7)(B)(i)(II), Per executive order. or Notification form has been completed and signed by the subject. has not requested that the consulate be notified on his behalf. otification is not mandatory (Iran) and has not been notified. necklist and discretion was approved.		
Subject will require overnight detention and will depart foreign on 01/29/2017, on (b)(6), (b)(7)(C) hours.  Respectfully,			
(b)(6), (b)(7)(C)  Watch Commander  U.S. Customs and Border Prote Office of Field Operations Dallas/Fort Worth Internationa  (b)(6), (b)(7)(C)  Office: (b)(6), (b)(7)(C)			
Cc: DFW Airport Watch Command (b)(7)(E)	b)(7)(C)		
(b)(6), (b)(7)(C) Assistant Port Director			

Passenger Operations Dallas International Airport Desk: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C) Email: (b)(6), (b)(7)(C)
From: (b)(6), (b)(7)(C)  Sent: Saturday, January 28, 2017 2:04:46 PM  To: (b)(6), (b)(7)(C)  Cc: DFW Airport Watch Commanders  Subject: FW: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER
(b)(4), (b)(7)(C)
We have a total of 9 cases as a result of Executive Order. Two cases are IV packets Seven cases are nonimmigrant visa holders
None of them have stated any medical issues, but (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Euless jail had informed CBP that they are willing to house them for the night.
Case worksheets below:
Note, family members of these travelers remain outside the FIS.
(b)(6), (b)(7)(C)  Watch Commander  Public Affaris Liaison  DFW Mentoring Coordinator  Dallas, Texas  Office: [b)(6), (b)(7)(C)  Cell: [b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  "There are 2 kinds of people: those who do the work and those who take the credit. Try to be in the first group. There is less competition there."  Indira Gandhi, Third Prime Minister of India
From: (b)(6), (b)(7)(C)  Sent: Saturday, January 28, 2017 1:48 PM  To: (b)(6), (b)(7)(C)

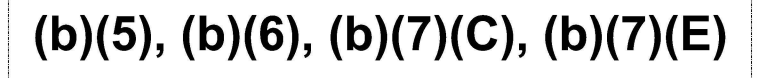
Cc:	(b)(6), (b)(7)(C)
Subject: ADVERSE ACTI	NS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER
WC (b)(6), (b)(7)(C)	
We have a total of 9 A applications for admis	verse Actions for passengers who were offered and accepted Withdrawal of their on.
All subjects arrived al	ard EK 221 and were found inadmissible to the United States based on the Presidential
Executive Order and l	rred from entry pursuant to 212(f) of the INA.
Two Immigrant visa h	lders were found inadmissible 212(a)(7)(A)(i)(I) as immigrants without immigrant visa

Two Immigrant visa holders were found inadmissible 212(a)(7)(A)(i)(I) as immigrants without immigrant visas based on the revocation.

The seven nonimmigrant visa holders were found inadmissible 212(a)(7)(B)(i)(II) as nonimmigrant without valid nonimmigrant visas.

The subject will all be held overnight and are scheduled to depart next day 01/29/2017 aboard EK 222 at 1125 hours

Case worksheets below for your review:



Respectfully,



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From: Sent: To: Cc: Subject:	Saturday, January 28, 2017 11:09 PM  (b)(6), (b)(7)(C)  DFW Airport Watch Commanders; DFW AIRPORT CHIEFS; (b)(6), (b)(7)(C)  [b)(6), (b)(7)(C)  Confirmation Message: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER
APD (b)(6), (b)(7)(C)	
Regarding - (b)(6), (b)(7)	(C) – WD- Section 212(a)(7)(B)(i)(II) of The INA
I have confirmed that the Consular I have confirmed that the subject I have confirmed that consular no	missible under section 212(a)(7)(B)(i)(II), Per executive order. ar Notification form has been completed and signed by the subject. has not requested that the consulate be notified on his behalf. btification is not mandatory (Iran) and has not been notified. hecklist and discretion was approved.
Subject will require overnight det	tention and will depart foreign on 01/29/2017, on (b)(6), (b)(7)(C) hours.
(b)(6), (b)(7)(C) Watch Commander U.S. Customs and Border Prote Office of Field Operations Dallas/Fort Worth Internationa (b)(6), (b)(7)(C) Office Cell: (b)(6), (b)(7)(C)	
Cc: DFW Airport Watch Comman (b)(7)(E)	b)(7)(C)
(b)(6), (b)(7)(c) Assistant Port Director Passenger Operations	

**Dallas International Airport** 

### (b)(6), (b)(7)(C)

From	(b)	(6)	, (b	)(7)	(C)

Sent: Saturday, January 28, 2017 2:04:46 PM

**To:** (b)(6), (b)(7)(C)

Cc: DFW Airport Watch Commanders

Subject: FW: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER

(b)(6), (b)(7)(C)

We have a total of 9 cases as a result of Executive Order.

Two cases are IV packets

Seven cases are nonimmigrant visa holders

None of them have stated any medical issues, but (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

Euless jail had informed CBP that they are willing to house them for the night.

Case worksheets below:

Note, family members of these travelers remain outside the FIS.

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Watch Commander

Public Affaris Liaison

**DFW Mentoring Coordinator** 

Dallas, Texas

Office: (b)(6), (b)(7)(C)

Cell: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

-- Indira Gandhi, Third Prime Minister of India

From: (b)(6	6), (b)(7)(C)	
Sent: Saturda	ay, January 28, 2017 1:48 PM	
То:	(b)(6), (b)(7)(C)	
Cc:	(b)	(6), (b)(7)(C)
Coult Towns A DN	CEDGE A CTIONIC O AND A DESCRIPTION	IAL EVECUTIVE ORDER

Subject: ADVERSE ACTIONS 9 (WDs) - PRESIDENTIAL EXECUTIVE ORDER

<sup>&</sup>quot;There are 2 kinds of people: those who do the work and those who take the credit. Try to be in the first group. There is less competition there."



We have a total of 9 Adverse Actions for passengers who were offered and accepted Withdrawal of their applications for admission.

All subjects arrived aboard EK 221 and were found inadmissible to the United States based on the Presidential Executive Order and barred from entry pursuant to 212(f) of the INA.

Two Immigrant visa holders were found inadmissible 212(a)(7)(A)(i)(I) as immigrants without immigrant visas based on the revocation.

The seven nonimmigrant visa holders were found inadmissible 212(a)(7)(B)(i)(II) as nonimmigrant without valid nonimmigrant visas.

The subject will all be held overnight and are scheduled to depart next day 01/29/2017 aboard EK 222 at 1125 hours.

Case worksheets below for your review:

Respectfully,

(b)(6), (b)(7)(C)

Supervisory Customs and Border Protection Officer

Dallas/Fort Worth, Texas

Office | (b)(6), (b)(7)(C)

Vigilance \* Service \* Integrity \*



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From: (b)(6), (b)(7)(C)

Sent: Monday, January 30, 2017 5:04 PM

To: (b)(6), (b)(7)(C)

Cc: DFW Airport Watch Commanders; DFW AIRPORT CHIEFS

Subject: FW: Personnel Accountability & P.M. Muster

Attachments: PM Muster 1-30-17.pdf

Importance: High

APD (b)(6), (b)(7)(C)

All PM personnel accounted for and received verbal muster to include an immediate muster for current Executive Order 212f.

See below.

Respectfully,

### (b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell:

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Monday, January 30, 2017 4:01 PM

To: (b)(6), (b)(7)(C)

Subject: Personnel Accountability & P.M. Muster

Importance: High

W.C (b)(6), (b)(7)(C)

Please be advised that all 1200, 1300 & 1500 personnel were on time or accounted for and received a verbal muster including the "immediate muster."

Please see attached DMA and muster sign-in sheets.....

Regards,



(b)(6), (b)(7)(C)

Supervisory Customs & Border Protection Officer Passenger Operations

DFW Airport, Texas
(b)(6), (b)(7)(C)

G-cell (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) From: Monday, January 30, 2017 8:13 PM Sent:

To:

Cc:

(b)(6), (b)(7)(C)

EO Request for Exemption - (LPR) (b)(6), (b)(7)(C) - 212(f) of the INA Subject:

PD (6)(6), (6)(7)(c) for review and recommendation.

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Monday, January 30, 2017 8:38 PM

To: (b)(6), (b)(6), (b)(7)(C)

Subject: EO Request for Exemption - (LPR) (b)(6) - 212(f) of the INA

PD (BURD, DELTY) for review and (b)(5)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office

From:	(b)(6), (b)(7)(C)
Sent:	Monday, January 30, 2017 8:47 PM
То:	(b)(6), (b)(7)(C)
Cc:	(8)(0), (8)(1)(0)
Subject:	EO Request for Exemption - (LPR) (b)(6) 212(f) of the INA
PD (D)(10, (D)(7)(C) for review	and (b)(5)

Regards,

(b)(6), (b)(7)(C)

Watch Commander
U.S. Customs and Border Protection
Office of Field Operations
Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C) Office: Cell: (b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)
Sent:	Monday, January 30, 2017 9:13 PM
То:	(b)(6) (b)(7)(C)
Cc:	(b)(6), (b)(7)(C)
Subject:	EO Request for Exemption - (LPR) (b)(6) 212(f) of the INA
PD [10161,1007)55 for review and	(b)(5)

Regards,

## (b)(6), (b)(7)(C)

Watch Commander
U.S. Customs and Border Protection
Office of Field Operations
Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell: (b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)		
Sent:	Monday, January 30, 2017 9:06 PM		
То:	(b)(6) (	(b)(7)(C)	
Cc:	(10)(10), (		
Subject:	EO Request for Exemption - (LPR)	(b)(6)	212(f) of the INA

PD (b)(6), (b)(7)(c) for review and (b)(5)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Watch Commander
U.S. Customs and Border Protection
Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C) Office Cell (b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)
Sent:	Monday, January 30, 2017 9:22 PM
То:	(b)(6) (b)(7)(C)
Cc:	(b)(6), (b)(7)(C)
Subject:	EO Request for Exemption - (LPR) (b)(6), (b)(7)(C) - 212(f) of the INA

PD (b)(5) for review and (b)(5)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Watch Commander
U.S. Customs and Border Protection
Office of Field Operations
Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C) Office: Cell: (b)(6), (b)(7)(C)

From: Sent:	(b)(6), (b)(7)(C) Monday, January 30, 2017 9:27 PM
To: Cc: Subject:	(b)(6), (b)(7)(C)  EO Request for Exemption - (LPR) (b)(6), (b)(7)(C) 212(f) of the INA
PI (b)(6),(b)(7)(C) for review a	
(b)(5)	(b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)
Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office:

From:	(b)(6), (b)(7)(C)
Sent:	Monday, January 30, 2017 10:09 PM
То:	/b\/6\ /b\/7\/C\
Cc:	(b)(6), (b)(7)(C)
Subject:	EO request for Exemption -(LPR) (b)(6), (b)(7)(C) - 212(f) of the INA

PD (b)(6), (b)(7)(c) for review and (b)(5)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office

From:	(b)(6), (b)(7)(C)		
Sent:	Monday, January 30, 2017 10:00 PM		
To: Cc:	(b)(6), (b)(7)(C)		
Subject:	EO request for Exemption- (LPR) (b)(6), (b)(7)(C) 212(f) of the INA		
PD for review and (b)(5)			

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office

Cell: (b)(6), (b)(7)(C)

From: Sent: To: Cc:	(b)(6), (b)(7)(C) Monday, January 30, 2017 11:17 PM		
	(b)(6), (b)(7)(C)		
Subject:	EO Request for Exemption - (LPR) the INA	(b)(6), (b)(7)(C)	212(f) of
PD   BOLD BOLD   for review	and recommendation		

Regards,

(b)(6), (b)(7)(C)

Watch Commander
U.S. Customs and Border Protection
Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C) Office: Cell: (b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 5:29 PM

To: (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

Subject: Request for Exemption (LPR) for (b)(6), (b)(7)(C) - 212(f) of the INA

PD [DISS. DEFEC] for review and recommendation.

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Respectfully,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office:

From:	(b)(6), (b)(7)(C)
Sent:	Sunday, January 29, 2017 5:32 PM
То:	(b)(6), (b)(7)(C)
Cc:	(b)(6), (b)(7)(C)
Subject:	Updated: Request for Exemption for (LPR) (b)(6), (b)(7)(C) - 212(f) of the INA

PD [ oom.out/lic] for review and recommendation.

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Respectfully,

(b)(6), (b)(7)(C) Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell:

From: Sent: To: Cc: Subject: PD [GIBL, BUZZO] for review and recom	(b)(6), (b)(7)(C) Request for (LPR) Exemption for	(b)(6), (b)(7)(C)
(b)(5), (k	o)(6), (b)(7)(	(C), (b)(7)(E)

Respectfully,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell:

(b)(6), (b)(7)(C)

1

From: Sent:	(b)(6), (b)(7)(C) Sunday, January 29, 2017 8:34 PM	
To: Cc:	(b)(6), (b)(7)(C) (b)(6), (b)(7)(C)	
Subject:	Request for Exemption (LPR) (b)(6), (b)(7)(C) 212(f) of the INA	
PD[(0)(0),(0)(7)(0)] for review an	nd recommendation.	
i		

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell:

(b)(6), (b)(7)(C)

1

From: Sent:	(b)(6), (b)(7)(C) Monday, January 30, 2017 5:01 PM
To: Cc:	(b)(6), (b)(7)(C)
Subject:	EO Request for Exemption - (LPR) (b)(6) 212(f) of the INA
PD [10(6),(0)/3(0)] for review and	(b)(5)

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: (

From:	/I=\/C\ /I=\/7\/O\
From:	(b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 8:43 PM

To: (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

Subject: Request for Exemption for (LPR) (b)(6), (b)(7)(C) - 212(f) of the INA

PD b)(6), (b)(7)(c) for review and recommendation.

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

Regards,

(b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office

(b)(6), (b)(7)(C) From: Sent: Tuesday, January 31, 2017 1:30 AM To: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) Subject: RE: EO Request for Exemption - (LPR) 212(f) of the INA 10 - 4(b)(6), (b)(7)(C)Watch Commander U.S. Customs and Border Protection Office of Field Operations Dallas/Fort Worth International Airport (b)(6), (b)(7)(C)Office: (b)(6), (b)(7)(C) Cell: From: (b)(6), (b)(7)(C) Sent: Tuesday, January 31, 2017 12:30 AM (b)(6), (b)(7)(C)Subject: RE: EO Request for Exemption - (LPR) (b)(6), (b)(7)(C) 212(f) of the INA (b)(5), (b)(7)(E)(b)(6), (b)(7)(C)Area Port Director Area Port of Dallas - Port Office (b)(6), (b)(7)(C) - Terminal D Mobile From: (b)(6), (b)(7)(C)
Sent: Monday. January 30, 2017 11:22:16 PM To: (b)(6), (b)(7)(C)

acknowledged

Subject: RE: EO Request for Exemption - (LPR)

(b)(6), (b)(7)(C)

212(f) of the INA

### (b)(6), (b)(7)(C)

Watch Commander

U.S. Customs and Border Protection

Office of Field Operations

Dallas/Fort Worth International Airport

(b)(6), (b)(7)(C)

Office: Cell:

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C) Sent: Tuesday, January 31, 2017 12:22 AM (b)(7)(E)**To:** DFW Airport Watch Commanders 🔄 ; DFW AIRPORT CHIEFS (b)(7)(E)(b)(6), (b)(7)(C)Subject: FW: EO Request for Exemption - (LPR) 212(f) of the INA Waiver Approved (b)(6), (b)(7)(C) Area Port Director Area Port of Dallas (Port Office) (b)(6), (b)(7)(C) (Terminal D) (Mobile) From: MANNING, REGINALD I Sent: Tuesday, January 31, 2017 12:21 AM To: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)Cc: SHOBERG, ERIK (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Waiver approved.

Reginald Manning
Director, Field Operations
U.S. Customs and Border Protection
Atlanta Field Office
Office: (b)(6), (b)(7)(C)

Subject: RE: EO Request for Exemption - (LPR)

OFO PROUD!

Cell: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 1:19:54 AM

To: MANNING, REGINALD I

Cc: SHOBERG, ERIK; (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: FW: EO Request for Exemption - (LPR) (b)(6), (b)(7)(C) - 212(f) of the INA

- 212(f) of the INA

212(f) of the INA



Please see below. This request does not require C1 approval.

I recommend (b)(5)

(b)(6), (b)(7)(C)

Area Port Director

Area Port of Dallas

(Port Office)

(b)(6), (b)(7)(C) (Terminal D) Mobile)

From: (b)(6), (b)(7)(C)

Sent: Monday, January 30, 2017 10:17 PM

To: (b)(6), (b)(7)(C)Cc:

(b)(6), (b)(7)(C)Subject: EO Request for Exemption - (LPR)

PD (16)(6),(6)(7)(C) for review and recommendation.

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

-	(L)(C) (L)(Z)(O)	
From: Sent:	(b)(6), (b)(7)(C)	
To:	Sunday, January 29, 2017 1:03 PM (b)(6), (b)(7)(C) CAMPBELL, CARL S; (b)(6), (b)	(7)(C)
10.	(OCC)	(1)(0)
Cc:	(b)(6), (b)(7)(C)	
Subject:	RE: Emergency Matter	
<b>,</b>	and genly manus	
ļ		
	(b)(5)	
	(D)(J)	
L		
(b)(6), (b)(7)(C) Deputy Chief Counsel		
U.S. Customs and Border	Protection	
	N	
(b)(6), (b)(7)(C)	ATTORNEY OF IENT BODY IL FOED (ATTORNEY MORK BRODUST	
	ATTORNEY-CLIENT PRIVILEGED/ATTORNEY WORK PRODUCT	
	tain communications between attorney and client, communications that are part of the a	
	hich are privileged and not subject to disclosure outside the agency or to the public. Pl sel, U.S. Customs and Border Protection before disclosing any information contained in	
	,	
From (b)(6), (b)(7)(C)		
Sent: Sunday, January 29,	2017 12:25 PM	
Tol	(b)(6), (b)(7)(C) ; CAMPBELL, CARL	S
(b)(6), (b)(7)(C)		
	6), (b)(7)(C)	
Subject: FW: Emergency M	/latter	
FYI		
[4,70,4,75,70,7		
(b)(6), (b)(7)(C)	On anations (Trade)	
Assistant Director, Field Houston Field Office	Operations (Trade)	
Office of Field Operation	no	
U.S. Customs and Borde		
U.S. Customs and Borde	Tiotection	
(b)(6) (b)(7)(C)		
(b)(6), (b)(7)(C)		
From: (b)(6), (b)(7)(C)		
Sent: Sunday, January 29,	2017 11:25 AM	
,	b)(7)(C)	
Subject: FW: Emergency M		
,		
FYSA		

(b)(6), (b)(7)(C) Area Port Director

Area Port of Dallas (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) From Sent: Sunday, January 29, 2017 11:24 AM (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) Subject: RE: Emergency Matter

(b)(5)

(b)(6), (b)(7)(C)

From (b)(6), (b)(7)(C) (USATXN) Sent: Sunday, January 29, 2017 10:34 AM (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)

Subject: RE: Emergency Matter

(b)(5)

(b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 10:26 AM

To: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)

Subject: FW: Emergency Matter

(b)(5)

# (b)(5)

(b)(6), (b)(7)(C)

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C) (USATXN)

Sent: Sunday, January 29, 2017 9:52:45 AM

**To:** (b)(6), (b)(7)(C)

Subject: Emergency Matter

From: (b)(6), (b)(7)(C)

 Sent:
 Sunday, January 29, 2017 10:09 AM

 To:
 (b)(6), (b)(7)(C) SHOBERG, ERIK

Cc: (b)(6), (b)(7)(C)

**Subject:** RE: DHS OIG - SAC (b)(6), (b)(7)(C)

Stand by - I will run this up to HQ and get a response.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

This document and any attachment(s) may contain restricted, sensitive, and/or law enforcement-sensitive information belonging to the U.S. Government. It is not for release, review, retransmission, dissemination, or use by anyone other than the intended recipient.

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 9:07:56 AM

To: SHOBERG, ERIK; (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

**Subject:** DHS OIG - SAC (b)(6), (b)(7)(C)

Good morning,

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

I am seeking guidance as to if this is permissible.

Respectufully,

Area Port Director Area Port of Dallas (b)(6), (b)(7)(C) From: (b)(6), (b)(7)(C)

**Sent:** Sunday, January 29, 2017 10:28 AM

To: (b)(6), (b)(7)(C)

**Subject:** FW: DHS OIG - SAC (b)(6),(b)(7)(c) **Attachments:** 2017-01-29 CBP Letter.pdf

I should have cc:d you. I'll keep you posted.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations (Trade)

Houston Field Office Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)

Cell: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 9:18 AM

 To: OFO-FIELD LIAISON
 (b)(7)(E)
 SHOBERG,

 Cc: MURDOCK, JUDSON W
 (b)(6), (b)(7)(C)
 SHOBERG,

 ERIK
 (b)(6), (b)(7)(C)
 HOFFMAN,

 TODD A
 (b)(6), (b)(7)(C)
 HUTTON, JAMES R {
 (b)(6), (b)(7)(C)

TODD A (b)(6), (b)(7)(C) HUTTON, JAMES R {
(b)(6), (b)(7)(C)

Subject: FW: DHS OIG - SAC (b)(6), (b)(7)(c)

Field Liaison,

## (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Assistant Director, Field Operations (Trade)

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)		
Sent: Sunday, January 29, 2017 9:08 AM		
То:	(b)(6), (b)(7)(C)	
Cc:	(b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C)		
Subject: DHS OIG - SAC (b)(6), (b)(7)(C)		
Good morning,		

I am seeking guidance as to if this is permissible.

Respectufully,

(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
(b)(6), (b)(7)(C)



January 29, 2017

(b)(6), (b)(7)(C)

Port Director, Dallas/Ft. Worth Customs and Border Protection

Re: Withdrawal of All Forms Signed By People Detained at Dallas/Fort Worth Airport Under January 27 Executive Order

Dear Port Director (b)(6), (b)(7)(c)

I write on behalf of nine people, individually listed below, who are detained at Dallas/Fort Worth Airport under President Trump's January 27, 2017 Executive Order. United States Customs and Border Protection officers have demanded that the detainees sign documents purporting to abandon their respective immigration statuses and/or consent to removal from the United States. Specifically, officers pressured Lawful Permanent Residents to sign Form I-407, Abandonment of Lawful Permanent Status, and visa holders to withdraw their application for admission. It is our understanding that everyone, with the possible exception of two indviduals, presented with the form signed the form. Affidavit of [(b)(6), (b)(7)(C)] 9.

These individuals do <u>not</u> seek to withdraw their applications for admission to the United States, and any signed applications must be cancelled as invalid and withdrawn.

As you know, these are forms with serious consequences, and a signature on these forms is valid only if it was voluntary and knowing. See, e.g., 8 C.F.R. 235.4. We know that many of the individuals cannot understand fluent English and did not understand or could not have understood the form they were signing. Affidavit of [(b)(6),(b)(7)(c)] 4, 7, 10, 11. If the remaining individuals understood English, they were told by CBP officers that they had to sign the forms or they would be sent to jail. Id. ¶ 5, 6, 8, 9, 12. Under these circumstances, their signatures could not have been voluntary or knowing.

Accordingly, all forms signed by anyone detained at Dallas/Fort Worth Airport under the January 27, 2017 Executive Order, including the following detainees, should be cancelled as invalid and withdrawn:

(b)(6), (b)(7)(C)

AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF TEXAS

(b)(6), (b)(7)(C) January 29, 2017 Page 2 of 2

## (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

You and your officers are bound to comply with the nationwide injunction issued yesterday in *Darweesh v. Trump*, No. 17-cv-480 (E.D.N.Y. Jan. 28, 2017) (Dkt. No. 8), prohibiting removals under the Executive Order. None of the foregoing detainees may be removed from the United States.

If your officers intend to remove anyone detained under the Executive Order, please contact me immediately at (b)(6), (b)(7)(C) or (b)(6), (b)(7)(C)

Sincerely,

(b)(6), (b)(7)(C)

Staff Attorney ACLU of Texas

cc:

(b)(6), (b)(7)(C) Port Director, Houston Airport (b)(6), (b)(7)(C) Assistant Port Director, Dallas/Ft. Worth

#### **AFFIDAVIT OF** (b)(6), (b)(7)(C)

I, (ь)(6), (ь)(7)(с) do hereby declare and say as follows:

- I am an attorney, admitted in the State of Texas, and in the federal courts of the Northern and Western Districts of Texas. I make this declaration based on my personal knowledge and would testify, if called to do so, as follows.
- 2. I met with family members of (h)(6), (b)(7)(C)
  (b)(6), (b)(7)(C)
  (in the International Arrivals area of Terminal D

of the Dallas-Fort Worth International Airport ("DFW") on January 28, 2017.

- 3. The information that family members have is limited, in part because it appears that cell phones were confiscated by U.S. Customs and Border Protection (USCBP) agents sometime during the day.
- 4. I have spoken with the son of (b)(6), (b)(7)(C)

  (b)(6), (b)(7)(C) She does not speak fluent English. During her interview at the U.S. embassy for her visa, she required a translator. It is her son's understanding that Ms.

  (b)(6), (b)(7)(c) signed a form agreeing to expedited removal or voluntary departure under coercion from USCBP agents at the DFW airport. (b)(6), (b)(7)(c) son was told by airport officials that she is scheduled for a flight departing from DFW tomorrow morning, leaving at or around 11:25 AM CST.
- 5. I have spoken with the son of (b)(6), (b)(7)(C)

  (b)(6), (b)(7)(C)

  He reported that he was told that if he did not sign a form agreeing to expedited removal or voluntary departure, he would be placed in jail.

  To the best of my knowledge, (b)(6), (b)(7)(c) did not sign the form when initially presented to

	him; however, I do not know if he has subsequently signed the form under coercion from			
	USCBP agents at the DFW airport. (b)(6), (b)(7)(C) s son was told by airport officials that he is			
	scheduled for a flight departing from DFW tomorrow morning.			
6.	I have spoken with the son of (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) She reported that she was told that if			
	she did not sign a form agreeing to expedited removal or voluntary departure, she would be			
	placed in jail. To the best of my knowledge (b)(6), (b)(7)(C) did not sign the form when initially			
	presented to him; however, I do not know if she has subsequently signed the form under			
	coercion from USCBP agents at the DFW airport. (b)(6), (b)(7)(C) s son was told by airport			
	officials that she is scheduled for a flight departing from DFW tomorrow morning.			
7.	I have spoken with the son-in-law of (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) She does not understand any English. She			
	reported that she did not understand what was happening and she was forced to sign a paper.			
	She could not read or understand the contents of the paper, but to the best of my knowledge,			
	that form was one agreeing to expedited removal or voluntary departure under coercion from			
	USCBP agents at the DFW airport. (b)(6), (b)(7)(c) s son-in-law was told by airport officials that			
	she is scheduled for a flight departing from DFW tomorrow morning, leaving at or around			
	11:30 AM CST.			
8.	I have spoken with the attorney for (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) I do not know if she signed a form agreeing to expedited			
	removal or voluntary departure, but it is my understanding that everyone presented with the			
	form signed it, with the possible exception of (b)(6), (b)(7)(C) It is my			

	understanding that signing the form was presented as the only alternative to going to jail, and			
	any signature was therefore signed under coercion from USCBP agents at the DFW airport.			
€.	I have spoken with the son of (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) I do not know if he signed the form agreeing to expedited removal or			
	voluntary departure, but it is my understanding that everyone presented with the form signed			
	it, with the possible exception of (b)(6), (b)(7)(C) It is my understanding			
	that signing the form was presented as the only alternative to going to jail, and any signature			
	was therefore signed under coercion from USCBP agents at the DFW airport. (b)(6), (b)(7)(C) s			
	son was told by airport officials that he is scheduled for a flight departing from DFW			
	tomorrow morning, leaving at or around 11:25 AM CST.			
10	. I have spoken with the daughter of (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) He does not speak or read English. If he			
	signed a form agreeing to expedited removal or voluntary departure, that signature was			
	issued under coercion from USCBP agents at the DFW airport because he could have not			
	understood its meaning. (b)(6), (b)(7)(C) s daughter was told by airport officials that he			
	is scheduled for a flight departing from DFW tomorrow morning, leaving at or around 11:30			
	AM CST.			
11	. I have spoken with the daughter of (b)(6), (b)(7)(C)			
	(b)(6), (b)(7)(C) She does not speak or read English. If she signed a form agreeing to			
	expedited removal or voluntary departure, that signature was issued under coercion from			
	USCBP agents at the DFW airport because she could have not understood its meaning. It is			
	my understanding that (b)(6), (b)(7)(C) s daughter was told by airport officials that she is			

scheduled for a flight departing from DFW tomorrow morning, leaving at or around 11:30 AM CST.

12. I have spoken with the sister of (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) I do not know if she signed a form agreeing to expedited removal or voluntary departure, but it is my understanding that everyone presented with the form signed it, with the possible exception of (b)(6), (b)(7)(C) It is my understanding that signing the form was presented as the only alternative to going to jail, and any signature was therefore signed under coercion from USCBP agents at the DFW airport.

(b)(6), (b)(7)(C) s sister was told by airport officials that she is scheduled for a flight departing from DFW tomorrow morning, leaving at or around 11:30 AM CST.

I swear under penalty of perjury that the above statement is true and accurate to the best of my knowledge.

Sworn to this 28 day of January, 2017 in Dallas, Texas.

(b)(6), (b)(7)(C)

Texas Bar No. (b)(6), (b)(7)(c)

From: Sent: To: Cc: Subject:	(b)(6), (b)(7)(C) Sunday, January 29, 2017 12:36 PM ENFORCEMENT PROGRAMS DIVISION (b)(6), (b)(7)(C)  FW: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)  Assistant Director, Field Operate Houston Field Office Office of Field Operations U.S. Customs and Border Prote Office: (b)(6), (b)(7)(C)  Cell: (b)(6), (b)(7)(C)	
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 11  To:  Owen, Todd C (AC OFO)  MURDOCK, JUDSON W  (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  Cc: (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  Subject: FW: EO 212(f) Exemption	(b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)  (c)(b)(6), (b)(7)(C)  (c)(c)(c)(c)(c)(c)(c)(c)  (d)(d), (d)(d), (d)(d)(d)  (e)(e), (e)(e), (e)(e), (e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(
All, Please see the below exemption re Respectfully,  (b)(6), (b)(7)(C) Area Port Director Area Port of Dallas (b)(6), (b)(7)(C)	
From: MANNING, REGINALD I  Sent: Sunday, January 29, 2017 11  To: (b)(6), (b)(  Cc: SHOBERG, ERIK	

(b)(6), (b)(7)(C)
Subject: RE: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
I concur.
Reginald Manning Director, Field Operations
U.S.Customs and Border Protection Atlanta Field Office
Office: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C)
OFO PROUD!
From: (b)(6), (b)(7)(C) Sent: Sunday, January 29, 2017 12:25:55 PM
To: MANNING, REGINALD I  Cc: (b)(6), (b)(7)(C)
L Subject: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
DFO Manning.
Please see below, this request requires C1 approval. I am seeking your (b)(5)  (b)(5)
Exemption to Executive Order Request
January 29, 2017
<u>Title:</u> Exemption to Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States" Request
Summary: CBP, OFO, Houston Field Office recommends that you (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
(b)(6), (b)(7)(C)

From: Sent: To: Subject:	(b)(6), (b)(7)(C) Sunday, January 29, 2017 12:47 PM (b)(6), (b)(7)(C)  RE: EO 212(f) Exemption request for (b)(6), (b)(7)(C)		
(b)(6), (b)(7)(C)  Assistant Director, Field Operations (Trade)  Houston Field Office Office of Field Operations  U.S. Customs and Border Protection Office: [(b)(6), (b)(7)(C)]  Cell: [(b)(6), (b)(7)(C)]			
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 11:47 AM  To: (b)(6), (b)(7)(C)  Subject: RE: EO 212(f) Exemption request for (b)(6), (b)(7)(C)  I will include them on my next submission. My apologies.  (b)(6), (b)(7)(C)  Area Port Director  Area Port of Dallas (b)(6), (b)(7)(C)			
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 1  To: ENFORCEMENT PROGRAMS CC: (b)(6), (b)  (b)(6), (b)(7)(C)  Subject: FW: EO 212(f) Exemption  fyi  (b)(6), (b)(7)(C)  Assistant Director, Field Operations  U.S. Customs and Border Prot  Office: (b)(6), (b)(7)(C)  Cell: (b)(6), (b)(7)(C)  (b)(6), (b)(7)(C)	(b)(7)(C)   SHOBERG, ERIK   (b)(6), (b)(7)(C)   (b)(6), (b)(7)(C)   (b)(6), (b)(7)(C)   (b)(6), (b)(7)(C)   (c)(6), (c		

From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 11:44 AM
To: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Owen, Todd C (AC OFO) (b)(6), (b)(7)(C) WAGNER, JOHN P (b)(6), (b)(7)(C)
MURDOCK, JUDSON W (b)(6), (b)(7)(C) HOFFMAN, TODD A
(b)(6), (b)(7)(C) CAMPBELL, CARL S ← (b)(6), (b)(7)(C) HUTTON, JAMES R
(b)(6), (b)(7)(C) OFO-FIELD LIAISON (b)(7)(E)
Cc: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C) MANNING, REGINALD I
(b)(6), (b)(7)(C)
Subject: FW: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
AII,
Please see the below exemption request requiring C1 approval.
Respectfully,
(b)(6), (b)(7)(C)
Area Port of Dallas
Area Port of Dallas
(b)(6), (b)(7)(C)
From: MANNING, REGINALD I
<b>Sent:</b> Sunday, January 29, 2017 11:39 AM
To: (b)(6), (b)(7)(C)
Cc: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Subject: RE: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
(b)(5)
Reginald Manning
Director, Field Operations
U.S.Customs and Border Protection
Atlanta Field Office
Office: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)
OFO PROUD!
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 12:31:30 PM  To: MANNING, REGINALD I
Cc: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C) <b>Subject:</b> EO 212(f) Exemption request for (b)(6), (b)(7)(C)
DFO Manning.

2

Please	see below, this request requires C1 approval. I am seeking your (b)(5)
Exemp	otion to Executive Order Request
Janua	ry 29, 2017
	Exemption to Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United Request
Summ	ary: CBP, OFO, Houston Field Office recommends that (b)(5), (b)(7)(E)
<b>(</b>	b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
•	(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Area Port Director Area Port of Dallas (b)(6), (b)(7)(C)

From:	(b)(6) (b)(7)(C)		
	(b)(6), (b)(7)(C)	12.47 DM	
Sent:	Sunday, January 29, 2017 1		
To:	ENFORCEMENT PROGRAM		(Z)(C)
Cc:	(b)(6), (b)(7)(C)	(b)(6), (b)	
Subject:	FW: EO 212(f) Exemption	request for (b)(6), (	b)(7)(C)
fyi			
(b)(6), (b)(7)(C)			
Assistant Director, Field Opera	tions (Trade)		
Houston Field Office	tions (Trade)		
Office of Field Operations			
U.S. Customs and Border Prote	nation		
	etion		
Office: (b)(6), (b)(7)(C)			
Cell: (b)(6), (b)(7)(C)			
(b)(6), (b)(7)(C)			
From: (b)(6), (b)(7)(C)			
Sent: Sunday, January 29, 2017 1			
То:	(b)(6), (b)(7)(C)		
	(b)(6), (b)(	7)(C)	
Owen, Todd C (AC OFO) (I	o)(6), (b)(7)(C) WAG	GNER, JOHN P ﴿	(b)(6), (b)(7)(C)
MURDOCK, JUDSON W	(b)(6), (b)(7)(C)	HOFFMAN, TODD A	
(b)(6), (b)(7)(C)	CAMPBELL, CARL S {	(b)(6), (b)(7)(C)	HUTTON, JAMES R
(b)(6), (b)(7)(C)	OFO-FIELD LIAISON	(b)(7)(E)	·
Cc: SHOBERG, ERIK		(b)(7)(E)	
	(b)(6), (b)(7)(C)		: MANNING, REGINALD I
	(b)(6), (b)(7)(C)		
Subject: FW: EO 212(f) Exemption	request for (b)(6), (b)(	7)(C)	
	<u> </u>		
All,			
Please see the below exemption	request requiring C1 approva	al.	
Respectfully,			
(b)(6), (b)(7)(C)			
Area Port Director			
Area Port of Dallas			
(b)(6), (b)(7)(C)			
(=)(-),(-)(-)			
From: MANNING, REGINALD I			
Sent: Sunday, January 29, 2017 1	1·42 AM		
To: (b)(6), (b)(7)(C)			
·		·//C/ /I-//7//C/	
Cc: SHOBERG, ERIK {		o)(6), (b)(7)(C)	
	(b)(6), (b)	(7)(C)	

(b)(6), (b)(7)(C)
Subject: RE: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
(b)(5)
Reginald Manning Director, Field Operations U.S.Customs and Border Protection Atlanta Field Office Office: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C) OFO PROUD!
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 12:41:25 PM  To: MANNING, REGINALD I  Cc: SHOBERG, ERIK; (b)(6), (b)(7)(C)
L
Subject: EO 212(f) Exemption request for (b)(6), (b)(7)(C)
DFO Manning.
Please see below, this request requires C1 approval. I am seeking your (b)(5)
Exemption to Executive Order Request
January 29, 2017
<u>Title:</u> Exemption to Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States" Request
Summary: CBP, OFO, Houston Field Office recommends that you (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
(b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)	
Sent:	Thursday, February 02, 2017 4:55 PM	
То:	(b)(6), (b)(7)(C)	
Cc:	(b)(6), (b)(7)(C)	
	(b)(6), (b)(7)(C)	
Subject:	RE: DHS OIG	
•		
Thank you!		
mank you.		
(b)(6), (b)(7)(C)		
Assistant Director, Field Opera	tions	
Houston Field Office	tions	
Office of Field Operations		
U.S. Customs and Border Prote	ection	
Office: (b)(6), (b)(7)(C)		
Cell: (b)(6), (b)(7)(C)		
(b)(6), (b)(7)(C)		
	nent(s) may contain restricted, sensitive, and/or law enforcement-sensitive .S. Government. It is not for release, review, retransmission, dissemination, or tended recipient.	
From: (b)(6),(b)(7)(C)		
Sent: Thursday, February 02, 2017	7 3:53 PM	
To: (b)(6), (b)(7)(C)		
Cc:	(b)(6), (b)(7)(C)	
	(b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C)		
Subject: RE: DHS OIG		
(MAGE (MITTICE)		
( apple (all ) (C)		
[4		
	/! \ / <b>=</b> \	
	(h)(h)	
	(b)(5)	
	\	
Regards,		
nebal as)		

(b)(6), (b)(7)(C) Senior Attorney

Senior Attorney
U.S. Customs and Border Protection
Office of Associate Chief Counsel
2323 S. Shepherd Drive, Suite 1246
Houston, Texas. 77019
Direct Line (b)(6), (b)(7)(C)

Fax ( (b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C)	1

### \*\* ATTORNEY-CLIENT PRIVILEGED/ATTORNEY WORK PRODUCT \*\*

This communication might contain confidential and /or communications between attorney and client, communications that are part of the agency deliberative process, or attorney-work product, and/or law enforcement sensitive information, all of which are privileged and not subject to disclosure outside the agency or to the public. Please consult with the Office of Chief Counsel, U.S. Customs and Border Protection before disclosing any information contained in this email. If you are not the intended recipient of this transmission, please notify the sender immediately. Furthermore do not print, copy, re-transmit, disseminate, or otherwise use this information. This document is for INTERNAL GOVERNMENT USE ONLY and may be exempt from disclosure under the Freedom of Information Act, 5 USC §§ 552(b)(5), (b)(7).

From: (b)(6), (b)(7)(C) Sent: Thursday, February 02, 2017 2:44 PM	
To: (b)(6), (b)(7)(C)	
Subject: FW: DHS OIG	
(b)(6), (b)(7)(C)	
FYI – background.	
I'll have DD	
I'll have PD [BIGG, BIJT/10] call you in a few minute	S.
(b)(6), (b)(7)(C)	
Assistant Director, Field Operations	
Houston Field Office	
Office of Field Operations	
U.S. Customs and Border Protection	
Office: (b)(6), (b)(7)(C)	
Cell: (b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C)	

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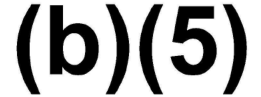
From: (b)(6), (b)(7)(C)	
Sent: Thursday, February 02, 2017 2:39 PM	
Го:	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)	
Subject: FW: DHS OIG	

FYI

(b)(6), (b)(7)(C)

Assistant Director, Field Operations Houston Field Office

Office of Field Operations U.S. Customs and Border Protection Office: [(b)(6), (b)(7)(C)] Cell: [(b)(6), (b)(7)(C)] (b)(6), (b)(7)(C)
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From: (b)(6), (b)(7)(C)  Sent: Thursday, February 02, 2017 8:38 AM  To: MURDOCK, JUDSON W (b)(6), (b)(7)(C)  Subject: RE: DHS OIG
(b)(5)
(b)(6), (b)(7)(C)  Area Port Director  Area Port of Dallas  (Port Office) (b)(6), (b)(7)(C) (Terminal D) (cell)
From: MURDOCK, JUDSON W Sent: Thursday, February 02, 2017 8:35 AM To: (b)(6), (b)(7)(c) Subject: FW: DHS OIG
Are you good here or do you need any additional guidance.  Jud Murdock Executive Director, Operations (Acting) Office of Field Operations
U.S. Customs and Border Protection  (b)(6), (b)(7)(C) office cell  This document and any attachment(s) may contain restricted, sensitive, and/or law enforcement-sensitive information belonging to the
U.S. Government. It is not for release, review, retransmission, dissemination, or use by anyone other than the intended recipient.
From: (b)(6), (b)(7)(C)  Sent: Thursday, February 02, 2017 5:38 AM  To: MURDOCK, JUDSON W { (b)(6), (b)(7)(C) }  Cc: (b)(6), (b)(7)(C)  Subject: RE: DHS OIG
10-4, sir.



(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)

From: MURDOCK, JUDSON W

Sent: Wednesday, February 01, 2017 8:20:17 PM

To: (b)(6), (b)(7)(C) Cc: (b)(6), (b)(7)(C) Subject: FW: DHS OIG

(b)(6), (b)(7)(C)

See below. (b)(5)

Jud Murdock Executive Director, Operations (Acting) Office of Field Operations

U.S. Customs and Border Protection

(b)(6), (b)(7)(C) office cell

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From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 7:18:01 PM

To: MURDOCK, JUDSON W Subject: RE: DHS OIG

Thanks - I can't find anything on my laptop but will check archives in the morning.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)
Cell: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

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From: MURDOCK, JUDSON W

Sent: Wednesday, February 01, 2017 7:13:01 PM

**To:** (b)(6), (b)(7)(C) **Subject:** RE: DHS OIG

10-4. They need to allow OIG access. My lap top wont load my "F drive" right now so I can't see my LER guidance to see what obligation we or OIG has to notify NTEU.

Jud Murdock

Executive Director, Operations (Acting)

Office of Field Operations

U.S. Customs and Border Protection

(b)(6), (b)(7)(C) office cell

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From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 1, 2017 6:59 PM

To: MURDOCK, JUDSON W (b)(6), (b)(7)(C)

Subject: FW: DHS OIG

As discussed.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

Sent: Wednesday, February 01, 2017 6:58:32 PM

To: (b)(6), (b)(7)(C) Subject: DHS OIG

ADFO (b)(6), (b)(7)(C)

(b)(5)

(b)(6), (b)(7)(C)

Area Port Director

Area Port of Dallas

- Port Office

(b)(6), (b)(7)(C) - Terminal D

- Mobile

From: (b)(6), (b)(7)(C)Sent: Thursday, February 02, 2017 6:13 PM (b)(6), (b)(7)(C) To:

RE: OIG Reports - Inspections Operations Incident Log (IOIL) Subject:

(b)(6), (b)(7)(C)

Disregard my voicemail - I forwarded all of your messages to

(b)(6), (b)(7)(C)

I don't think that you meant to send to (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Assistant Director, Field Operations

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C) Cell: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Cc: SHOBERG, ERIK

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From: (b)(6), (b)(7)(C) Sent: Thursday, February 02, 2017 5:00 PM

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: OIG Reports - Inspections Operations Incident Log (IOIL)

There were two IOILs created as a result of the EO. The documents are attached for your review.

The IOILs required modification as they were improperly annotated to reflect that the Exemption had been granted by the Assistant Commissioner. This was modified to reflect Acting Commissioner.

I also attached the email from the Acting Commissioner granting the exemption (This wasn't requested but may be relevant).

(b)(6), (b)(7)(C)

Area Port Director

Area Port of Dallas

(b)(6), (b)(7)(C)

(Port Office) (Terminal D)

(Mobile)

From: (b)(6), (b)(7)(C)

Sent: Friday, February 03, 2017 12:14 PM

To:

(b)(6), (b)(7)(C)

**Subject:** RE: OIG requested reports - daily reporting

10-4

Cc:

# (b)(6), (b)(7)(C)

Assistant Director, Field Operations
Houston Field Office
Office of Field Operations
U.S. Customs and Border Protection
Office: (b)(6), (b)(7)(C)

Office: (b)(6), (b)(7)(C) | Cell: (b)(6), (b)(7)(C) | (b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C) Sent: Friday, February 03, 2017 11:14 AM		
To: Cc: (b)(6),	, (b)(7)(C)	
	(b)(6), (b)(7)(C)	

Subject: RE: OIG requested reports - daily reporting

(b)(6), (b)(7)(C)

(b)(5)

Let me know if you have any additional questions, comments, or concerns.

### Regards,

# (b)(6), (b)(7)(C)

Senior Attorney

U.S. Customs and Border Protection

Office of Associate Chief Counsel

2323 S. Shepherd Drive, Suite 1246

Houston, Texas 77019

Direct Line (b)(6), (b)(7)(C)

Fax (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

Sent: Thursday, February 02, 2017 5:06 PM

To: (b)(6), (b)(7)(C)

Subject: FW: OIG requested reports - daily reporting

FYI

## (b)(6), (b)(7)(C)

Assistant Director, Field Operations

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

Office: (b)(6), (b)(7)(C)

Cell: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

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From: (b)(6), (b)(7)(C)

Sent: Thursday, February 02, 2017 4:52 PM

To: (b)(6), (b)(7)(C)

Cc: SHOBERG, ERIK { (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: OIG requested reports - daily reporting

Attached at the daily EO reporting sheets submitted for the DFW AOR. The agents stated that they congressional inquiry specifically named DFW as one of the airports required to respond to the questionnaire. The attached reports were submitted on behalf of the entire DFW AOR but all other locations were negative for active. Therefore, the attached reports accurately reflect DFW activity.

Multiple emails needed due to volume.

(b)(6)	, (b)(7)(C)
Area Port Dire	ctor
Area Port of D	allas
(b)(6), (b)(7)(C)	(Port Office)
	(Terminal D)
	(Mobile)

Fu	(byte) (bytyyc)	
From:	(b)(6), (b)(7)(C)	
Sent:	Sunday, January 29, 2017 11:57 AM	
То:	(b)(6), (b)(7)(C)	
Subject:	RE: Emergency Matter	
Stand by.		
(b)(6), (b)(7)(C)		
Assistant Director, Field Operat	tions (Trade)	
Houston Field Office		
Office of Field Operations		
U.S. Customs and Border Prote	ction	
C.S. Customs and Border Frote	CHOIL	
(b)(6) (b)(7)(C)		
(b)(6), (b)(7)(C)		
<u> </u>		
,		
From: (b)(6), (b)(7)(C)		
Sent: Sunday, January 29, 2017 10	:54 AM	
To: (b)(6), (b)(7)(C)		
Subject: FW: Emergency Matter		
(b)(6), (b)(7)(C)		
I need your help. We are unable to get in touch with anyone from OCC. [sequence] sn't responding via email or		
telephone and (b)(6), (b)(7)(C) phone is going directly to voicemail. Is there someone else we can try?		
	<u>/_i</u> r	
(b)(6), (b)(7)(C)		
Area Port Director		
Area Port of Dallas		
(b)(6), (b)(7)(C)		
ş		
From (b)(6), (		
Sent: Sunday, January 29, 2017 10		
To:	(b)(6), (b)(7)(C)	
(b)(6), (b)(7)	(C)	
Subject: RE: Emergency Matter		
(b)(5)		
(b)(6), (b)(7)(C)		
From: (b)(6), (b)(7)(C)		
Sent: Sunday, January 29, 2017 10:26 AM		
To: (b)(6), (b)(7)(C)		
4	(b)(6), (b)(7)(C)	
Subject: FW: Emergency Matter		

1

# (b)(5)

(b)(6), (b)(7)(C)

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 9:52:45 AM

To: (b)(6), (b)(7)(C)

Subject: Emergency Matter

From: (b)(6), (b)(7)(C)

**Sent:** Sunday, January 29, 2017 12:01 PM

To: (b)(6), (b)(7)(C)

Subject: FW: Emergency Matter

SA - I'll get you an answer.

(b)(6), (b)(7)(C)

Assistant Director, Field Operations (Trade)

Houston Field Office
Office of Field Operations
U.S. Customs and Border Prote

U.S. Customs and Border Protection

(b)(6), (b)(7)(C)

From: CAMPBELL, CARL S

Sent: Sunday, January 29, 2017 11:00 AM

To: (b)(6), (b)(7)(C)

Subject: RE: Emergency Matter

I will check with (b)(6),(b)(7)(C) ...hang on.

Thank you,

(b)(6), (b)(7)(C)

Acting Deputy Executive Director, Operations

Office of Field Operations

(b)(6)

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 11:58 AM

To: CAMPBELL, CARL S (b)(6), (b)(7)(C)

Subject: FW: Emergency Matter

(b)(6), (b)(7)(C)

Can I send this to OCC HQ?

(b)(6), (b)(7)(C)

Assistant Director, Field Operations (Trade)

Houston Field Office

Office of Field Operations

U.S. Customs and Border Protection

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 10:54 AM
To: (b)(6), (b)(7)(C)
Subject: FW: Emergency Matter
(MIG), DATING I
I need your help. We are unable to get in touch with anyone from OCC. [DIGITAL STATE
(b)(6), (b)(7)(C)
Area Port Director
Area Port of Dallas
(b)(6), (b)(7)(C)
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 10:34 AM
To: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Subject: RE: Emergency Matter
(b)(5)
(b)(6), (b)(7)(C)
From: (b)(6), (b)(7)(C)
Sent: Sunday, January 29, 2017 10:26 AM
To{ (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C) Subject: FW: Emergency Matter
Subject. I W. Emergency Matter
(b)(5)
r

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# Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 9:52:45 AM

To: (b)(6), (b)(7)(C)

Subject: Emergency Matter