Case	2:18-cv-05741-DMG-PLA Doc	ument 227	Filed 03/25/20	Page 1 of 6	Page ID #:4993			
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10	WESTERN DIVISION							
11								
12	LUCAS R., et al.,		Case No. 2:1	8-CV-05741	DMG PLA			
13	Plaintiffs,							
14	V.		<b>EX PARTE</b> APPLICATION FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE RE:		IG ORDER			
15	ALEX AZAR, et al.,		PRELIMINAR	Y INJUNCTIO	N NE			
16	Defendants.							
17			Hearing: Non					
18			Judge: Hon. I	Joily M. Gee	;			
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Case	2:18-cv-05741-DMG-PLA Document 227 Filed 03/25/20 Page 2 of 6 Page ID #:4994						
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## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

**PLEASE TAKE NOTICE** that pursuant to Fed. R. Civ. P. 65 and Local Rule 7-19, Plaintiffs in the above-captioned matter, hereby apply *ex parte* to this Court for a temporary restraining order ("TRO") and for issuance of an order to show cause why a preliminary injunction should not issue. This *ex parte* application is based upon this Application, the accompanying Memorandum of Points and Authorities, the concurrently-filed Declaration of Class Counsel Carlos Holguín and all exhibits thereto, all papers on file in this action, and any oral argument of counsel the Court may hear. The Memorandum of Points and Authorities in support of this Application is filed herewith.

The Plaintiffs bring this application on an *ex parte* basis because, as described in the Motion attached, by continuing to house Class Members in congregate care facilities in the face of the COVID-19 pandemic and public health national emergency, Defendants Alex Azar, Secretary of U.S. Department of Health and Human Services, and E. Scott Lloyd, Director, Office of Refugee Resettlement of the U.S. Department of Health and Human Services ("ORR"), violate (i) the TVPRA, 8 U.S.C. § 1232(c)(2)(A),<sup>1</sup> (ii) the January 17, 1997 Settlement Agreement in *Flores v. Reno et al.*, CV 85-4544 (RJK) (Px), and (iii) the Due Process Clause of the Fifth Amendment. As a result, Class Members (and the public) face grave risk to their health and lives that is in need of immediate attention in order to avoid further loss of life. Plaintiffs respectfully submit that *ex parte* relief is therefore appropriate given that the facts in the Motion and its supporting papers evidence that immediate and irreparable injury will result to Plaintiffs before opposition can be heard.

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## **Statement of Compliance with Rule with Civil Local Rule 7-19**

Counsel for Defendants are:

Andrew Brenner Insenga Ernesto Molina

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<sup>28 &</sup>lt;sup>1</sup> William Wilberforce Trafficking Victims Protection Reauthorization Act of 2008, Pub. L. 110-457, 122 Stat. 5044, codified at 8 U.S.C. § 1232 ("TVPRA"). EX PARTE APPLICATION FOR TRO AND OSC RE:

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Pursuant to Civil Local Rule 7-19.1 and Fed. R. Civ. P. 65, counsel for the Plaintiffs informed counsel for Defendants of the substance and date of this ex parte application. (Holguín Decl. ¶ 5.) On March 22, 2020, Plaintiff sent a letter to counsel for Defendants outlining the grave risk posed to Class Members by continuing to house them in congregate care as well as the relief Plaintiff intended to request through an application for a TRO. (*Id.*) On March 23, 2020, the parties met and conferred telephonically. (*Id.*) Counsel for Defendants informed Plaintiffs that Defendants would oppose the application for a TRO. (*Id.*) To date, Defendants have not taken any action to expedite resolution of this dispute which is endangering the health and lives of children at ORR facilities. (*Id.*)

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