1 2 3 4 5 6	SIGAL CHATTAH United States Attorney District of Nevada Nevada Bar No. 8264 CHRISTIAN R. RUIZ Assistant United States Attorney 501 Las Vegas Blvd. So., Suite 1100 Las Vegas, Nevada 89101 Phone: (702) 388-6336 Fax: (702) 388-6787 Christian.Ruiz@usdoj.gov		
7	Attorneys for the Federal Respondents		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9	Adrian Arturo Viloria Aviles,	Case No. 2:25-cv-00611-GMN-DJA	
10	Petitioner,	Joint Stipulation to Stay the	
11	V.	Proceedings (First Request)	
12	Donald J. Trump, Pamela J. Bondi, Kristi		
13	Noem, Madison Sheahan, Marco Rubio, Jason Knight, Christopher Chestnut,		
14	Respondents.		
15			
16	Petitioner Adrian Arturo Viloria Aviles and the Federal Respondents, through their		
17	undersigned counsel, hereby stipulate and jointly request that the Court stay all deadlines in		
18	this matter and hold this case in abeyance for a short period of 3 days, or until May 30,		
19	2025.		
20	The parties have conferred about a potential stay in this case, in light of the pendency of		
21	W.M.M. v. Trump, Fifth Circuit Case No. 25-10534. On May 16, 2025, the United States		
22	Supreme Court vacated and remanded W.M.M. v. Trump to the Fifth Circuit for further		
23	proceedings. W.M.M. v. Trump, No. 24-1177, 2025 WL 1417281, at *1 (2025). Among the		
24	questions that the Fifth Circuit is poised to resolve is what notice is due to the putative class		
25	members in the action. <i>Id.</i> at *2, *4.		
26	The parties anticipate that the resolution of the W.M.M. v. Trump case likely will resolve		
27	issues currently pending in the case at bar. The parties are thus currently considering		
28	submitting a request to hold this case in abeyance pending a decision from the Fifth Circuit		

and, if appealed, the Supreme Court. However, some questions remain to be resolved before the parties enter a Stipulation to that effect. The parties thus request this short stay of the proceedings to allow the parties to conclude their discussions.

This is the first request to stay the proceedings. This request is not sought for purposes of delay or any other improper purpose, but to facilitate the parties' efforts to resolve the matter in a just, speedy, and inexpensive manner consistent with Fed. R. Civ. P. 1. The parties reserve the ability to seek additional time to finalize resolution, if necessary.

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1	Respectfully submitted this 27th day of May 2025.		
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3	IT IS SO STIPULATED.		
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5	Dated this 27th day of May 2025	Dated this 27th day of May 2025	
6	UNLV IMMIGRATION CLINIC	UNITED STATES ATTORNEYS' OFFICE	
7	By: /s/ Michael Kagan	By: <u>/s/ Christian R. Ruiz</u>	
8	MELISSA CORRAL Nevada Bar. No. 14182	CHRISTIAN R. RUIZ	
9	MICHAEL KAGAN Nevada Bar No. 12318C	SUMMER JOHNSON  Attorneys for Respondents	
11	DANIEL GALINDO Bar No. 292854		
12	LEE GELERNT		
13	Bar No. 2502532		
14	SADMIRA RAMIC Nevada Bar No.: 15984		
15 16	CHRISTOPHER M. PETERSON Nevada Bar No. 13932		
17	Attorneys for Petitioner		
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19			
20		IT IS SO ORDERED:	
21		O(h)	
22		Sihu	
23		United States District Judge	
24			
25		<b>DATED:</b> May 27, 2025	
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