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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

XOCHITL HERNANDEZ and)	CASE NO. CV 5:16-cv-00620-JGB-KKx
CESAR MATIAS, for themselves)	
and on behalf of a class of)	
similarly-situated individuals)	ORDER APPROVING
)	JOINT STIPULATION TO EXTEND
Plaintiffs,)	TIMETABLE TO IMPLEMENT
v.)	THE COURT’S NOVEMBER 10, 2016
)	ORDER
JEFFERSON B. SESSIONS,)	
U.S. Attorney General, <i>et al.</i> ,)	
)	Judge Jesus G. Bernal
Defendants.)	

For good cause having been shown, IT IS HEREBY ORDERED that the parties’ request to extend the timetable for implementing Part I, paragraphs 2(a), 2(b), 2(c), 3(a), 3(b), and 5, and Part II of the Court’s November 10, 2016 Order granting Plaintiffs-Petitioners’ motion for a class-wide preliminary injunction is GRANTED.

With respect to Part I, paragraphs 2(a), 2(b), and 2(c) of the Order, the parties shall have until November 21, 2017, to develop and agree to: a) guidelines for ICE and the Immigration Judges to apply in determining an individual’s

1 financial ability to pay a bond; b) instructions to all ICE officers who conduct
2 initial custody determinations under Section 1226(a) and to all Immigration Judges
3 in the District informing them of the requirements of the Court's Order (including
4 the guidelines); and c) a notice for all class members currently detained in the
5 District summarizing the requirements of the Order in connection with their
6 upcoming custody redetermination hearings pursuant to this Order.

7 With respect to Part I, paragraphs 3(a) and 3(b) of the Order, the parties shall
8 have until November 27, 2017, for Defendants to issue instructions and guidelines
9 to all ICE officers who conduct initial custody determinations under 8 U.S.C.
10 § 1226(a), and to all Immigration Judges in the Central District of California, and
11 for Defendants to post the notice developed in Part I, paragraph 2(c), in all
12 detention centers in which class members currently detained in the District. The
13 notices shall be placed in prominent locations throughout the detention centers in a
14 manner that will be visible to all class members. Defendants shall also provide a
15 copy of the notice developed in Part I, paragraph 2(c) with a Notice of Custody
16 Redetermination provided to class members upon the scheduling of their bond
17 hearings.
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19 With respect to Part I, paragraph 5 of the Order, EOIR shall have until
20 February 2, 2018, to conduct new bond hearings for currently detained class-
21 members. EOIR shall endeavor in good-faith to schedule at least half of the 281
22 individuals who initially have been identified as class members for a hearing by
23 December 29, 2017. Immigration Judges assigned to conduct the bond hearings
24 will make good faith efforts to prioritize the new bond hearings of each class
25 member on their docket based on the class member's length of detention, such that
26 class members who have been detained the longest have their new hearings first.

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1 With respect to Part II, paragraphs 7 and 8 of the Order, Defendants shall
2 have until February 16, 2018, to submit under seal and serve on Class Counsel a
3 status report meeting the requirements of Part II, paragraphs 7 and 8 of the Order.

4 SO ORDERED.

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6 DATED: November 21, 2017


7 JESUS G. BERNAL
8 UNITED STATES DISTRICT JUDGE

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