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9 UNITED STATES DISTRICT COURT  
10 NORTHERN DISTRICT OF CALIFORNIA  
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13 S.A.; J.A.; A.B.; R.C., on behalf of himself and  
as Guardian Ad Litem for J.C., a minor child;  
14 M.C.; D.D.; G.E., on behalf of himself and as  
Guardian Ad Litem for B.E., a minor child; J.F.  
15 on behalf of himself and as Guardian Ad Litem  
for H.F. and A.F., minor children, on behalf of  
16 themselves and on behalf of a class of all  
similarly situated individuals, and CASA,

17 Plaintiffs,

18 v.

19 DONALD J. TRUMP, in his official capacity as  
President of the United States; U.S.  
20 DEPARTMENT OF HOMELAND  
SECURITY; U.S. CITIZENSHIP AND  
21 IMMIGRATION SERVICES; U.S.  
DEPARTMENT OF STATE; KEVIN K.  
22 McALEENAN, in his capacity as Acting  
Secretary of Homeland Security; MICHAEL R.  
23 POMPEO, in his official capacity as Secretary  
of State; KENNETH T. CUCCINELLI, II, in  
24 his official capacity as Acting Director of U.S.  
Citizenship and Immigration Services; UNITED  
25 STATES OF AMERICA,

26 Defendants.  
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Case No. 18-CV-03539 LB

**DEFENDANTS' SECOND QUARTERLY  
REPORT**

Honorable Laurel Beeler

1 Pursuant to the parties' Binding Memorandum of Agreement of April 11, 2019 (ECF 90), the  
2 Court's order of April 12, 2019 (ECF 91), and the Stipulated Final Judgment and Order for Permanent  
3 Injunction (ECF 99), Defendants submit their Second Quarterly Report, attached hereto, regarding the  
4 CAM Parole Program.

5  
6 DATED: October 1, 2019

Respectfully submitted,

7 DAVID L. ANDERSON  
8 United States Attorney

9 /s/ Wendy M. Garbers  
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11 Assistant United States Attorney  
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**CAM Parole Status Report (October 1, 2019)**

Pursuant to paragraph 9 of the April 12, 2019, Memorandum of Agreement (MOA), USCIS submits this “second quarterly report” of its implementation progress.

**Assumptions:**

As noted previously in the USCIS operational compliance plan, USCIS will leverage IOM’s expertise and resources as it did when the CAM Parole program was previously operating. The submitted timeline represented the *fastest* estimated process assuming all external parties met the estimated milestones, but will be updated as more information becomes available. The estimated timeline is also based on previous CAM parole adjudications, and does not account for unforeseen differences. There are several rate-limiting steps upon which timeframes are dependent, including, most importantly, re-establishment/updating of the prior contract with IOM for in-country assistance and contracting with panel physicians to update medical exams. Further, USCIS previously made the decision to restructure its International Operations (IO) division including closing certain overseas offices (but has recently determined that the El Salvador, Mexico City and Guatemala offices will remain open); it is unknown at this time how this will impact timeframes or available resources.

**Timeline Updates**

Steps: Estimated timelines are approximate and may shift depending on unforeseen factors as well as those noted above.

Further to paragraph 8 of the MOA, USCIS notes the following progress on the Compliance Plan. For reference, USCIS has reproduced the tasks, estimated timeline and comments from the Compliance Plan, and provided a status update and date of completion on each tasking.

<b>Compliance Plan filed on April 18, 2019</b>			<b>Status updates for October 1, 2019 Parole Status Report</b>	
<i>Task</i>	<i>Estimated Completion Timeline</i>	<i>Comments</i>	<i>Actual Completion Date</i>	<i>Comments</i>
USCIS will verify lawful status of all qualifying family members in the United States	March 21 - April 8, 2019	Completed initial verification for approximately 1,670 qualifying family members in the United States	Completed on May 20.	On May 30, USCIS issued Requests For Evidence of lawful presence to family members (to 17 parents, representing 28 cases) without a record of current qualifying lawful presence, requesting evidence of lawful presence.  As of September 23, 2019, USCIS had attempted to contact all 17 remaining parents via phone (and email, when

				available) in addition to the mailed RFEs. Of the 17 parents contacted by RFE, phone, and email, when available, 3 submitted proof of lawful status and 1 additional parent was verified by USCIS when the beneficiary appeared to receive information on his medical exams. Therefore, there are 13 parents for whom USCIS cannot confirm lawful presence.
USCIS will update automated security checks for all beneficiaries	March 25 - April 12, 2019	Completed initial security checks for approximately 2,700 individuals; does not include resolution of adverse information.	Completed on April 23.	Additional checks will be conducted during later stages of processing.
USCIS will update automated security checks for all qualifying family members in the United States	April 15-23, 2019	Approximately 1,670 qualifying family members in the United States	Completed on April 23.	Additional checks will be conducted during processing.
USCIS will post updated materials to the USCIS website, as necessary about court order and ongoing compliance	May 6, 2019 – TBD, ongoing as necessary	Basic information about court order can be posted by May 6. More information about case processing to be posted as notification to impacted family members is sent.	Completed.  See status update for dates of completion.	On May 21, USCIS posted basic information about the court order to the USCIS website in English and Spanish.  On June 18, USCIS posted further information about the settlement and permanent injunction online in English and Spanish. See <a href="https://www.uscis.gov/humanitarian/humanitarian-parole/central-american-minors-cam-information-parole-applicants">https://www.uscis.gov/humanitarian/humanitarian-parole/central-american-minors-cam-information-parole-applicants</a>  USCIS also developed and posted on June 18 an online-self-check eligibility tool so that petitioners and beneficiaries could

				instantly find out if their case is part of the settlement.
USCIS will establish mechanism to accept updated contact information for family members in the United States and their beneficiaries, including an email address.	June 3, 2019 - TBD		Completed on May 28.	There is a CAM-dedicated email address attached to the program notices and available online. USCIS has received and timely responded to inquiries through this email address since the notices were mailed in late May, including updated contact information for impacted individuals and many other questions related to the CAM program.
USCIS will begin notifying qualifying family members in the United States of the court order and continued case processing	June 3, 2019 - TBD	Timeframe includes drafting of notice, AR-11 verification of addresses, and printing and mailing.	Completed on May 31.	<p>In May, USCIS searched AR-11 holdings to ensure that USCIS had the latest addresses of record associated with CAM participants.</p> <p>On May 31, USCIS completed mailing all notices to qualifying family members in the United States.</p> <p>As of August 23, 2019, USCIS has received 301 notices, representing 190 petitioners, that USPS returned as undeliverable. USCIS continues to track returned notices and to attempt to locate qualifying family members through alternative contact information of record. Of the 190 petitioners, USCIS contacted 153 by phone and/or email.</p>
USCIS will re-establish a contract	Discussions have begun –	A new or updated contract and procurement package will need to be	Completed on September 25.	In anticipation of the finalization of the contract, USCIS was in

with IOM for in-country assistance	TBD [Estimated mid September /October 2019]	cleared by DHS and IOM; for reference, standing up CAM initially took several months of negotiation with IOM and this timeframe may be shorter		communication with IOM to update them on what steps in the process have been completed thus far and how the agency has communicated with the applicants. USCIS has also tracked information for each beneficiary, including when they have received their medicals and whether they will need to be interviewed. Now that the contract is signed, this information will be provided to IOM to assure a smooth transition.
Department of State and USCIS will re-negotiate with consulate and panel physicians to determine how many CAM applicants can be processed each month.	Estimated early July 2019.	Under the program as previously constituted, the Embassy negotiated for panel physicians to accept as many as 5 per day (25 per week per physician.)	Completed on June 28.	USCIS and Department of State have held discussions with panel physicians about how many CAM applicants they can process. The panel physicians in El Salvador, Guatemala and Honduras will be able to accept up to 10 CAM applicants a day. There are currently 5 panel physicians in El Salvador, 4 in Guatemala, and 3 in Honduras.
IOM will begin notifying beneficiaries abroad of continued case processing;	Estimated July 15, 2019, assuming completion of prior steps.	Actual timeframe is dependent on how much time IOM might need to build up staffing abroad. (Current estimate allows IOM only one month following the finalized contract to ensure they have the necessary staffing in place.)	In process.	While the completion of the IOM contract was pending, USCIS began the process of notifying beneficiaries in Guatemala and El Salvador, since the agency has offices in these countries. A total of 431 notices have been hand-delivered to the beneficiaries in person at the overseas USCIS offices. These applicants were also given instructions for medical exams.

				The remainder of this tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019.
USCIS will schedule biometrics appointments when necessary.	TBD	Fingerprints will be collected by USCIS for any beneficiaries who turned 14 years old following the CAM Parole program termination. Fingerprints do not need to be collected again for conditional parolees who already had them collected prior to termination of program; instead, their fingerprints on file will be re-run for checks.	In process.	As of June 4, 2019, USCIS identified 89 beneficiaries who require fingerprints.  Since June 13, 2019, USCIS has been scheduling biometrics appointments in El Salvador and Guatemala.  Appointments are scheduled in Honduras on September 25, 2019.
USCIS will begin appointments to collect biometrics if necessary	Estimated July 29, 2019		In process.	Since June 21, 2019, USCIS has been taking required fingerprints.  Of the 89 cases that were identified (77 <i>Salvadorans</i> , 10 <i>Hondurans</i> , and 2 <i>Guatemalans</i> ), 42 cases have been completed in El Salvador (40) and Guatemala (2).  USCIS made attempts to reach the beneficiaries using all available contact information from the file and USCIS systems, including phone numbers and email addresses. USCIS was unable to contact 23 cases for fingerprinting because the agency had no updated contact information (20 <i>Salvadoran</i> and 3 <i>Honduran</i> ).

				There are 8 Honduran cases that still need to be fingerprinted - 5 of those have been scheduled for September 25, 2019, in Tegucigalpa. USCIS continues to try to contact the remaining cases.
IOM will begin to collect money and schedule new medical exams for all beneficiaries	Estimated August 26, 2019.	Actual timeframe depends on the family's ability to produce the money for the fee and the limited availability of physicians. There are five panel physicians in El Salvador, where the vast majority of beneficiaries will seek a new medical exam. There are four in Guatemala and three in Honduras. Last time, it took approximately one month for IOM NY to collect payment from parents in the United States.	In process.	In July 2019, USCIS began providing applicants with the option to schedule medical exams and pay the panel physician directly. To date, 431 applicants have been given an instruction sheet on how to schedule their own appointments.  Now that the IOM contract is signed, IOM will assume duties moving forward.
USCIS will begin to receive submitted medical exams, required for all beneficiaries	Estimated September 9, 2019.	Actual timeframe of medical exam results will depend on available physicians. The results of medical exams are sent to IOM within two weeks and then the scanned report is sent to USCIS in batches.	In process.	USCIS has received 305 completed medical exams. The first medical exam results were received on July 29, 2019 and will expire on January 22, 2020. The most recent exams received will expire in March 2020.
USCIS and IOM will begin to schedule interviews with USCIS as needed, depending on any new information.	Estimated September 9, 2019.	Depending on any new information resulting from medical exams or security checks, a new interview may be scheduled for individual beneficiaries.	In process.	USCIS has so far identified 17 cases that will require interviews. They are not yet scheduled.  This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019.



USCIS will begin to review eligibility for CAM parole on a case by case basis, assuming all information has been submitted.	Estimated September 10, 2019.	Case by case review can begin as soon as a beneficiary has submitted medical exams and an officer can review the relevant security checks. Actual date depends on IO office closures and restructuring.	In process.	USCIS has begun reviewing a sampling of cases for eligibility in order to review the process and check the background check systems.  This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019.
USCIS will inform Customs and Border Protection that its officers will begin to see CAM parolees at ports of entry	Estimated September 10, 2019	Disseminate memo to CBP regarding CAM parolee travel and expected timeframe for travel	In process.	USCIS has drafted a memo for CBP. USCIS plans to disseminate to CBP prior to the travel of the first approved cases.
IOM will collect money for plane tickets.	Estimated beginning October 14, 2019.	Following case review, USCIS notifies IOM that they can begin to arrange travel. The actual timeframe depends on the individual's ability to pay. IOM NY took usually one month to collect payment from parents in the United States.		This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019.
For eligible cases, USCIS will complete final security checks and re-verify that the qualifying family member in the United States still has lawful presence before issuing the travel document;	Estimated beginning October 17, 2019.	When a travel date is confirmed, USCIS conducts final checks. This must be done within a 48-hour period before issuing the I-512L travel document.		This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019.  USCIS will complete security checks upon notification of the applicant's travel date and 48 hours prior issuance of the I-512L.

For cases with final approval, USCIS will print a travel document that is valid through the valid period of the beneficiary's medical exam.	Estimated beginning October 17, 2019.			This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019
USCIS will provide IOM with USCIS issued travel documents, valid through the valid period of the beneficiaries' medical exams.	Estimated beginning October 18, 2019.			This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019
IOM will provide the USCIS issued travel document to the travelling beneficiaries with final approval.	Estimated beginning October 23, 2019.	Actual timeline may depend on the beneficiary's schedule and readiness to depart. In certain cases, IOM will escort beneficiaries for their travel.		This tasking is contingent upon the transfer of applicant information from USCIS to IOM, which is expected to occur the week of September 30, 2019