

March 11 2026
Raiano Maciel Moreira Grande
115811 180th Ave NE,
Woodinville WA, 98072
raianomoreira27@gmail.com

Dear Mr. Raiano Maciel Moreira Grande,

I hope this letter finds you well.

I am writing to formally notify you of the termination of our legal representation in your case, due to unsuccessful attempts to contact you over the past several months and your failure to comply with your contractual obligations, in accordance with the applicable ethical and legal rules.

Since May of last year, we have made several attempts to contact you by phone and text message to discuss your case. However, we were unsuccessful. This lack of communication and cooperation has made it impossible to properly move your case forward and to provide effective legal services on your behalf.

Please note that, despite your lack of communication and cooperation, our office still attempted to take measures to benefit your case, including filing a *Motion to Terminate* before the Immigration Court based on the approval of your SIJS. However, that motion was denied by the Immigration Judge.

Given these circumstances, we have no alternative but to terminate our representation in your proceedings before the Seattle Immigration Court.

Please understand that communication and the exchange of information between the client and retained counsel are essential to the proper exercise of legal representation. Without such communication, there is a breakdown in the attorney-client relationship and in the trust necessary for continued representation. Under these circumstances, and due to the impossibility of maintaining effective communication for the proper continuation of our work, I am compelled to cease providing legal services in your case.

For this reason, this letter serves as formal notice that our representation has ended, thereby concluding our professional relationship.

In any event, it is strongly advisable that you seek representation from another attorney so that your case may proceed in the most appropriate manner possible.

Enclosed with this letter is a complete copy of your case file (*eROP*).

I remain available to provide additional information about your case and guidance regarding next steps, if necessary.

Thank you for your understanding, and I wish you success in the next stages of your matter.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Otavio Haverroth Silva'.

Otavio Haverroth Silva

Advogado SBN#343486

YOUUSA Law Firm

P.O. Box 90487

San Diego, CA 92169

11 Março 2026
Raiano Maciel Moreira Grande
115811 180th Ave NE,
Woodinville WA, 98072
raianomoreira27@gmail.com

Prezado Sr. Raiano Maciel Moreira Grande,

Espero que esta carta o encontre bem.

Venho, por meio desta, diante das tentativas infrutíferas de contato ao longo dos últimos meses e do não cumprimento, por sua parte, das obrigações contratuais, notificá-lo do encerramento da representação legal em seu caso, em conformidade com os regulamentos éticos e legais aplicáveis.

Desde maio do ano passado, tentamos contatá-lo diversas vezes por telefone e por mensagens para tratar do andamento do seu caso. Contudo, não obtivemos sucesso. Essa ausência de comunicação e de colaboração impossibilitou o adequado andamento do processo e a prestação de serviços jurídicos de forma efetiva em seu nome.

Ressalto que, apesar da ausência de colaboração e comunicação de sua parte, este escritório ainda buscou adotar medidas para beneficiar o andamento do seu caso, inclusive com o protocolo de uma *Motion to Terminate* perante a Corte de Imigração, com fundamento na aprovação do seu SIJS. Referida moção, contudo, foi indeferida pelo(a) Juiz(a) de Imigração.

Considerando esse contexto, não há alternativa senão o encerramento da representação em seu processo perante a Corte de Imigração de Seattle.

Destaco que a comunicação e a troca de informações entre o cliente e a equipe contratada são indispensáveis para o adequado exercício da representação profissional, sem as quais ocorre uma quebra de confiança na relação cliente-advogado. Diante dessa situação e da impossibilidade de manter uma comunicação eficaz para a devida continuidade do nosso trabalho, vejo-me obrigado a cessar a prestação dos serviços advocatícios em relação ao seu caso.

Por essa razão, notifico, por meio desta, o encerramento da representação, formalizando o término da nossa relação profissional.

De todo modo, é extremamente aconselhável que o senhor busque representação processual por meio de outro advogado, para que o seu caso tenha o andamento mais adequado possível.

Junto a esta carta, envio uma cópia integral do seu processo (*eROP*).

Permaneço disponível para fornecer informações adicionais sobre seu caso e orientações sobre os próximos passos, se necessário.

Agradeço pela compreensão e desejo sucesso nas próximas etapas.

Atenciosamente,



Otavio Haverroth Silva

Advogado SBN#343486

YOUUSA Law Firm

P.O. Box 90487

San Diego, CA 92169



UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
SEATTLE IMMIGRATION COURT

Respondent Name:

MACIEL MOREIRA GRANDE, RAIANO

To:

Silva, Otavio Haverroth
5051 La Jolla BLVD
Suite 202
San Diego, CA 92109

A-Number:

226-014-829

Riders:

In Removal Proceedings

Initiated by the Department of Homeland Security

Date:

02/17/2026

ORDER OF THE IMMIGRATION JUDGE

Respondent the Department of Homeland Security has filed a motion to terminate these proceedings, and the non-moving party was accorded notice and an opportunity to respond. The motion is opposed unopposed.

After considering the facts and circumstances, the immigration court orders that the motion to terminate is granted with without prejudice denied because:

- The Department of Homeland Security met did not meet its burden of proving by clear and convincing evidence that Respondent is removable as charged. 8 C.F.R. § 1240.8(a).
- Respondent met did not meet the burden of proving that Respondent is clearly and beyond a doubt entitled to admission to the United States and is not inadmissible as charged. 8 C.F.R. § 1240.8(b)-(c).
- Other.
- Further analysis/explanation:

Though the respondent's I-360 petition was granted with deferred action, a visa is not available for adjustment of status and such relief remains speculative at this time.



Immigration Judge: SOGABE, KENNETH 02/17/2026

Appeal: Department of Homeland Security: waived reserved
Respondent: waived reserved

Appeal Due:

Certificate of Service

This document was served:

Via: [M] Mail | [P] Personal Service | [E] Electronic Service | [U] Address Unavailable

To: [] Alien | [] Alien c/o custodial officer | [E] Alien atty/rep. | [E] DHS

Respondent Name : MACIEL MOREIRA GRANDE, RAIANO | A-Number : 226-014-829

Riders:

Date: 02/18/2026 By: Bautista Jr, Alfonso, Court Staff

HS Law Corp.
Otavio Haverroth Silva, SBN#343486
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336

Non-Detained

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
915 2nd Avenue, Suite 613
Seattle, WA 98174

In the Matter of)
)
)
Raiano Maciel Moreira Grande)
)
In Removal Proceedings)
)
_____)

File No. A. 226-014-829

Immigration Judge: **Sogabe, Kenneth**

Next Hearing Date: **October 18, 2028 at 1 p.m.**

RESPONDENT'S MOTION TO TERMINATE

**UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
915 2nd Avenue, Suite 613
Seattle, WA 98174**

)	
In the Matter of)	
)	
Raiano Maciel Moreira Grande)	File No. A. 226-014-829
)	
In Removal Proceedings)	
)	
)	

RESPONDENT’S MOTION TO TERMINATE

Respondent, Raiano Maciel Moreira Grande, through undersigned counsel, respectfully moves this Honorable Court to terminate removal proceedings. Termination is warranted because Respondent is a Special Immigrant Juvenile (SIJ) with an approved Form I-360 and currently benefits from deferred action granted by U.S. Citizenship and Immigration Services (USCIS). Termination will allow the Respondent to pursue lawful permanent residence at the appropriate time with USCIS and serves the interests of justice and docket efficiency. In support, Respondent states:

1. USCIS approved Respondent’s Form I-360, Petition for Amerasian, Widow(er), or Special Immigrant, thereby conferring him Special Immigrant Juvenile classification. *See* Exhibit 1.
2. Accordingly, USCIS has determined that Respondent warrants a favorable exercise of discretion and has placed him in deferred action for a period of 4 (four) years. *See* Exhibit 1.
3. As a Special Immigrant Juvenile, Respondent is eligible to adjust status to lawful permanent resident under class SL6 as soon as an immigrant visa becomes available in the EB-4 (SIJ) category. Thus, Respondent has obtained a lawful status and a concrete path to permanent residence.

Immigration Judges shall exercise independent judgment and may take any action

appropriate and necessary for the disposition of cases. *See* 8 C.F.R. § 1003.10(b). An IJ's order may direct removal, termination of the proceedings, or other proper disposition. *See* 8 C.F.R. § 1240.12(c).

The Attorney General in Matter of *Coronado Acevedo*, 28 I. & N. Dec. 648, 651–52 (Att'y Gen. 2022), recognized that IJs may terminate or dismiss proceedings, where appropriate, including where termination is necessary for a respondent to be eligible to seek immigration relief before USCIS, circumstances that squarely encompass SIJS youth seeking to adjust status with USCIS when a visa becomes available.

Respondent's approved SIJ Petition and USCIS-granted deferred action demonstrate both humanitarian equities and a clear pathway to lawful permanent residence.

Respondent remains authorized to seek and maintain employment authorization under 8 C.F.R. § 274a.12(c)(14) while awaiting visa availability and eventual adjustment with USCIS.

In this scenario, continued removal proceedings confer no practical adjudicative purpose and risk creating collateral consequences while Respondent awaits visa availability and pursues benefits before USCIS, as contemplated by *Coronado Acevedo*.

Termination will conserve judicial resources, align with USCIS's exercise of discretion (deferred action), and will not prejudice DHS or this Court.

WHEREFORE, we respectfully request that the Court **grant this motion and terminate the Respondent's removal proceedings with prejudice**. Alternatively, we move that the Court terminate these proceedings without prejudice.

Respectfully,



Otavio Haverroth Silva (Bar N.343486)
Attorney at Law
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336
Counsel for Respondent

Exhibit list

Exhibits:

Pages:

Exhibit 1

I-797 Approval Notice for Form I-360

1-2

Exhibit 1



I-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY
U.S. CITIZENSHIP AND IMMIGRATION SERVICES



Receipt Number MSC2590162269		Case Type I360 - PETITION FOR AMERASIAN, WIDOWER, OR SPECIAL IMMIGRANT
Received Date 11/22/2024	Priority Date 11/22/2024	Petitioner A226 014 829 MACIEL MOREIRA GRANDE, RAIANO
Notice Date 03/14/2025	Page 1 of 1	Beneficiary A226 014 829 MACIEL MOREIRA GRANDE, RAIANO

HS LAW c/o OTAVIO HAVERROTH SILVA PO BOX 90487 SAN DIEGO CA 92169	Notice Type: Approval Notice Class: SL6 Section: Special Immigrant-Juvenile
--	---

I-797 Approval Notice for Form I-360, Petition for Amerasian, Widow(er), or Special Immigrant with Deferred Action.

USCIS has approved the above petition.

Grant of Deferred Action:

Your **Form I-360** petition has been approved, but you do not yet have a visa available to file an application for adjustment of status. USCIS has determined that you warrant a favorable exercise of discretion to receive deferred action. As a result, you have been placed in deferred action and you may be issued an employment authorization document. Deferred action is an act of administrative convenience to the government which gives some cases lower priority for removal from the United States for a specified period of time.

Your grant of deferred action will remain in effect for a period of four years from the date of this notice unless terminated earlier by USCIS.

Pursuant to 8 CFR Sec. 274a.12(c)(14), a noncitizen with approved deferred action is eligible to apply for employment authorization with the appropriate fee. If you would like to apply for employment authorization, you must properly file Form I-765, Application for Employment Authorization, and enter eligibility category (c)(14). You will receive separate correspondence regarding the adjudication of your Form I-765 once it is filed.

If you are represented by an attorney, all further correspondence should be accompanied by Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative.

USCIS will notify you separately about any other cases you have filed.

This form is not a visa, nor may you use it in place of a visa.

This form does not constitute employment authorization, nor may you use it in place of an Employment Authorization Document.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

USCIS encourages you to sign up for a USCIS online account. To learn more about creating an account and the benefits, go to <https://www.uscis.gov/file-online>.

National Benefits Center
 U.S. CITIZENSHIP & IMMIGRATION SVC
 P.O. Box 648003
 Lee's Summit MO 64002

USCIS Contact Center: www.uscis.gov/contactcenter



EOIR - 6 of 8

ADDITIONAL INFORMATION FOR APPLICANT/PETITIONER

Please save this Form I-797, Notice of Action (approval notice) for your records. Please note that simply filing an application, petition or request, or having an approved petition does not give the person it was filed for (also known as the beneficiary) permission to legally enter the United States. It also does not grant any legal immigration status.

Include a copy of this notice if you:

- Write to USCIS or a U.S. Consulate about your case or
- File another application or petition with USCIS based on this decision.

USCIS will notify you separately about any other applications or petitions you have filed.

Inquiries

If you have questions about your application or petition, you may:

- Go to <https://egov.uscis.gov/casestatus> to check your case status online.
- Call the National Customer Service Center at 1-800-375-5283.
- Telecommunications Device for the Deaf (TDD): 1-800-767-1833.
- Send us a letter and include a copy of this notice.
- Schedule an appointment at a local USCIS office using InfoPass at <https://infopass.uscis.gov>.

If you filed Form I-907, Request for Premium Processing Service, and you have any questions about your application or petition, please follow the instructions for contacting the Premium Processing Unit printed on the receipt notice we mailed you.

APPROVAL OF A NONIMMIGRANT PETITION

If we approved a nonimmigrant petition, it means that the beneficiary is eligible for the requested nonimmigrant classification. If this notice says that we are notifying a U.S. Consulate about the approval for the purpose of issuing a visa, contact the appropriate U.S. Consulate directly if you or the beneficiary has questions about the process.

APPROVAL OF AN IMMIGRANT PETITION

An approved immigrant petition does not grant any legal immigration status or guarantee that the beneficiary will receive a visa or an adjustment of status. The approved petition means the beneficiary can:

- Apply for an immigrant or fiancé(e) visa if he or she is outside the United States, or
- Apply for adjustment of status as a permanent resident if he or she is already in the United States.

If this notice states we approved your immigrant petition and forwarded it to the National Visa Center (NVC), the NVC will directly contact the beneficiary with information about how to apply for a visa. If any changes occur that could affect visa eligibility, visit the NVC website at <http://nvc.state.gov/ask> to find contact information and a public inquiry form.

For more information about obtaining Lawful Permanent Residence status and a Green Card, visit our website at www.uscis.gov.

Raiano Maciel Moreira Grande

File No. A. 226-014-829

Proof of Service

On this day, I, Otavio Haverroth Silva, served a copy of the following documents:

RESPONDENT'S MOTION TO TERMINATE

To the following:

Office Location:	Mailing Address:
Office of the Principal Legal Advisor Department of Homeland Security 915 Second Avenue, Suite 708, Seattle, WA 98174	Office of the Principal Legal Advisor Department of Homeland Security 915 Second Avenue, Suite 708 Seattle, WA 98174

by:

- Through the EOIR Courts and Appeals System (ECAS), which will automatically send service notification to both parties that a new document has been filed.



Otavio Haverroth Silva (Bar N.343486)
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336
Counsel for Respondent

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
SEATTLE IMMIGRATION COURT

LEAD FILE: 226-014-829
IN REMOVAL PROCEEDINGS
DATE: Dec 17, 2024

TO: HS LAW
Silva, Otavio Haverroth
5051 La Jolla BLVD
Suite 202
San Diego, CA 92109

RE: 226-014-829 MACIEL MOREIRA GRANDE, RAIANO

Notice of In-Person Hearing

Your case has been scheduled for a MASTER hearing before the immigration court on:

Date: Oct 18, 2028
Time: 1:00 P.M. PT
Court Address: 915 2ND AVENUE, SUITE 613
7TH FLOOR COURTROOM 4, SEATTLE, WA 98174

Representation: You may be represented in these proceedings, at no expense to the Government, by an attorney or other representative of your choice who is authorized and qualified to represent persons before an immigration court. If you are represented, your attorney or representative must also appear at your hearing and be ready to proceed with your case. Enclosed and online at <https://www.justice.gov/eoir/list-pro-bono-legal-service-providers> is a list of free legal service providers who may be able to assist you.

Failure to Appear: If you fail to appear at your hearing and the Department of Homeland Security establishes by clear, unequivocal, and convincing evidence that written notice of your hearing was provided and that you are removable, you will be ordered removed from the United States. Exceptions to these rules are only for exceptional circumstances.

Change of Address: The court will send all correspondence, including hearing notices, to you based on the most recent contact information you have provided, and your immigration proceedings can go forward in your absence if you do not appear before the court. If your contact information is missing or is incorrect on the Notice to Appear, you must provide the immigration court with your updated contact information within five days of receipt of that notice so you do not miss important information. Each time your address, telephone number, or email address changes, you must inform the immigration court within five days. To update your contact information with the immigration court, you must complete a Form EOIR-33 either online at <https://respondentaccess.eoir.justice.gov/en/> or by [completing the enclosed paper form](#) and mailing it to the immigration court listed above.

Internet-Based Hearings: If you are scheduled to have an internet-based hearing, you will appear by video or telephone. If you prefer to appear in person at the immigration court named above, you must file a motion for an in-person hearing with the immigration court at least fifteen days before the hearing date provided above. Additional information about internet-based hearings for each immigration court is available on EOIR's website at <https://www.justice.gov/eoir/eoir-immigration-court-listing>.

In-Person Hearings: If you are scheduled to have an in-person hearing, you will appear in person at the immigration court named above. If you prefer to appear remotely, you must file a motion for an internet-based hearing with the immigration court at least fifteen days before the hearing date provided above.

For information about your case, please call **1-800-898-7180** (toll-free) or **304-625-2050**.

The Certificate of Service on this document allows the immigration court to record delivery of this notice to you and to the Department of Homeland Security.

CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY:MAIL[M] PERSONAL SERVICE[P] ELECTRONIC SERVICE[E]
TO: [] Noncitizen | [] Noncitizen c/o Custodial Officer |
[E] Noncitizen ATT/REP | [E] DHS
DATE: 12/17/2024 BY: COURT STAFF SBD
Attachments:[] EOIR-33 [] Appeal Packet [] Legal Services List [] Other NH

Use a smartphone's camera to scan the code on this page to read the notice online.

Usa la cámara de un teléfono inteligente para escanear el código de esta página y leer el aviso en línea.

Use a câmara do smartphone para digitalizar o código nesta página e ler o manual de instruções online.

使用智能手机摄像头扫描本页面的代码，即可在线阅读该通知。

ਠੇਟਿਸ ਠੂੰ ਅੰਨਲਾਈਨ ਪੜ੍ਹਨ ਲਈ ਇਸ ਪੰਨੇ 'ਤੇ ਕੋਡ ਠੂੰ ਸਕੈਨ ਕਰਨ ਲਈ ਸਮਾਰਟਫੋਨ ਦੇ ਕੈਮਰੇ ਦੀ ਵਰਤੋਂ ਕਰੋ।

অনলাইনে নাটশি পড়ার জন্য এই পজেরে কোডটি স্ক্যান করত্রে স্মার্টফোনের ক্যামেরা ব্যবহার করুন



सूचना अनलाइनमा पढ्न यस पृष्ठमा कोड स्क्यान गर्न स्मार्टफोनको क्यामेरा प्रयोग गर्नुहोस्।

Sèvi ak kamera yon telefòn entèlijan pou eskane kòd ki nan paj sa a pou li avi a sou entènèt.

استخدم كاميرا الهاتف الذكي لمسح الرمز الموجود في هذه الصفحة لقراءة الإشعار على الإنترنت

Чтобы прочитать уведомление онлайн, отсканируйте код на этой странице с помощью камеры вашего смартфона.

Utilisez l'appareil photo d'un téléphone intelligent pour scanner le code sur cette page afin de lire l'avis en ligne.



UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
HYATTSVILLE IMMIGRATION COURT

Respondent Name:

MACIEL MOREIRA GRANDE, RAIANO

To:

Silva, Otavio Haverroth
5051 La Jolla BLVD
Suite 202
San Diego, CA 92109

A-Number:

226014829

Riders:

In Removal Proceedings

Date:

10/07/2024

ORDER OF THE IMMIGRATION JUDGE

Upon due consideration of Respondent's The Department of Homeland Security's motion for change of venue filed in this matter, and having been satisfied that the non-moving party was accorded notice and an opportunity to respond, for the following reason(s) the immigration court hereby orders that the motion for CHANGE OF VENUE is:

- GRANTED, as the requirements of 8 C.F.R. § 1003.20(b) have been met.
Venue is changed to Seattle, WA

Respondent's new address is:

MACIEL MOREIRA GRANDE, RAIANO

15811 180TH AVENUE NE

WOODINVILLE, WA 98072

Respondent's new attorney/representative (if any) is

- DENIED, as no good cause shown has been shown. *See* 8 C.F.R. § 1003.20(b).
 DENIED, as no fixed address including city, state, and zip code, where Respondent may be reached for further hearing notification was provided. *See* 8 C.F.R. § 1003.20(c).
 Other / Further explanation



Immigration Judge: Lee, June 10/07/2024

Certificate of Service

This document was served:

Via: M] Mail | P] Personal Service | E] Electronic Service | U] Address Unavailable

To: Noncitizen | Noncitizen c/o custodial officer | E] Noncitizen's atty/rep. | E] DHS

Respondent Name : MACIEL MOREIRA GRANDE, RAIANO | A-Number : 226014829

Riders:

Date: 10/07/2024 By: Lee, June, Immigration Judge

**HS Law Corp
Otavio Haverroth Silva
SBN#343486
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336**

Non-Detained

**UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
3311 Toledo Road, Suite 105
Hyattsville, MD 20782**

In the Matter of:)
)
)
Raiano Maciel Moreira Grande)
)
)
In Removal Proceedings)

File No. A 226-014-829

Immigration Judge: **Lee, June**

Next Hearing Date: **October 7, 2024, 8:30 AM**

RESPONDENT'S MOTION TO CHANGE VENUE

HS Law Corp
Otavio Haverroth Silva
SBN#343486
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336

Non-Detained

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION
REVIEW IMMIGRATION COURT
3311 Toledo Road, Suite 105
Hyattsville, MD 20782

In the Matter of:)
)
)
Raiano Maciel Moreira Grande)
)
)
In Removal Proceedings)

File No. A 226-014-829

RESPONDENT’S MOTION TO CHANGE VENUE

Respectfully, the Respondent requests the Immigration Judge to transfer the venue of his ongoing removal proceedings from the immigration court situated at 3311 Toledo Road, Suite 105, Hyattsville, MD 20782, to the Immigration Court that has jurisdiction over the address mentioned below. The Immigration Court holds the discretion to allow the change of venue "for good cause" under 8 C.F.R. §1003.20 (b).

1. This matter is currently scheduled for a Master Hearing on October 7, 2024, at 08:30 AM for the respondent.

2. The Respondent received a Notice to Appear at the border on May 02, 2024.
3. The Respondent currently resides at **15811 180th Ave NE, Woodinville, WA 98072**.
4. Therefore, if required to appear in a different state, the Respondent would encounter economic and emotional hardship.
5. There would be no prejudice to the Department of Homeland Security if the venue is changed.
6. Consequently, the Respondent respectfully requests the court to grant this petition to transfer venue.

Sincerely,



Date: 10/07/2024

**Otavio Haverroth Silva (Bar
Attorney at Law
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336
*Counsel for Respondent***

Exhibit list

Exhibits:	Pages:
Exhibit 1 - Respondent's Proof of Identity	
Respondent's Passport	1
<hr/>	
Exhibit 2 - Proof of Residence	
Lease Agreement for current address	2-10
Ronivaldo dos Santos Rodrigues' Declaration	11
Ronivaldo dos Santos Rodrigues' Driver License	12
<hr/>	

Exhibit 1 - Respondent's Proof of Identity

Exhibit 2 - Proof of Residence

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 1 of 7

LEASE / RENTAL AGREEMENT

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

This Lease/Rental Agreement dated: February 20, 2024 .s made and entered into between 1
Rishi Pathak and Angelina Dorosh ("Lessor"), 2
Lessor Ronivaldo Dos Santos Rodrigues Lessor ("Tenant") 3
and Tenant 15811 180th AVE NE 4
for the "Property" commonly known as 15811 180th AVE NE 4
Woodinville. WA 98072 King County 5
City State Zip County

If this Agreement is for more than one (1) year, the legal description of the Property is attached as Exhibit A. 6

1. **TERM OF AGREEMENT.** This Agreement is for a term of 24 months (six (6) months 7
minimum) commencing on March 1, 2024 . This Agreement shall end at midnight on 8
February 28, 2026 ("Expiration Date"). 9

a. If the term of this Agreement is between six and twelve months, upon the Expiration Date, 10
this Agreement shall continue as a month-to-month tenancy unless Landlord provides written 11
notice to Tenant at least 60 days prior to the Expiration Date (the "Termination Notice") that 12
the Agreement will expire on the Expiration Date. If Landlord timely provides the Termination 13
Notice, Tenant must vacate and surrender possession of the Property on the Expiration Date. 14
If this Agreement continues as a month-to-month tenancy, Landlord acknowledges that 15
Landlord may have limited rights to remove Tenant from the Property. 16

b. If the term of this Agreement is for twelve months or more, Tenant must vacate and surrender 17
possession of the Property on the Expiration Date and this Agreement shall not continue on a 18
month-to-month basis. Landlord shall provide written notice to Tenant at least 60 days prior to 19
the Expiration Date (the "Termination Notice") that the Agreement will expire on the 20
Expiration Date. To continue the tenancy beyond the Expiration Date, Lessor and Tenant 21
may enter into successive rental agreements with terms of at least six (6) months or more. 22

Lessor shall deliver the Termination Notice to Tenant in a manner consistent with RCW 23
59.12.040. If Tenant holds over without the prior written consent of Lessor, Tenant shall be liable 24
for rent and all other damages sustained by Lessor because of such holdover to the extent 25
permitted by applicable laws. If Tenant vacates prior to the Expiration Date (as extended, if 26
applicable), the security deposit shall be forfeited and Tenant shall be obligated for rent payments 27
for the remainder of the term, or until the Property has been re-rented whichever is less. 28

2. **POSSESSION.** Tenant's right to possession of the Property begins at the commencement of the term 29
indicated above. If, through no fault of Lessor or Listing Firm, Lessor cannot deliver possession of the 30
Property to Tenant on the date indicated above, Lessor shall not be liable to Tenant for damages. 31

3. **RENT.** Tenant shall pay rent as follows: 32

a. **Amount and Due Date.** The rent is \$ \$3,600 per month, payable in advance and 33
due on or before the first day; _____ day of each month commencing on the first 34
month of the term. Each monthly rental period shall begin on the day rent is due. 35

b. **Payments.** Rent shall be paid to (check one): Listing Firm at the address below; Lessor 36
at the address below; or Direct Deposit see addendum _____ 37

c. **First Month's Rent.** Upon mutual acceptance of this Agreement, Tenant shall pay Lessor the 38
sum of \$ \$3,600 as the first and _____ month's rent, and Lessor shall 39
provide Tenant a receipt. If Lessor collects last month's rent, it can only be applied to the 40
final month of the term and is not applicable to any other month of the Agreement. 41

RR 02/20/2024 AD 02/20/2024 RP 02/20/2024
Tenant's Initials Date Tenant's Initials Date Lessor's Initials Date Lessor's Initials Date

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 2 of 7

LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

- d. **Pro-Rated Rent.** Pro-rated rent from _____ to _____ is 42
\$ _____ and payable on _____. 43
- 4. **UTILITIES.** Tenant shall pay all utilities when due except: water; sewer garbage; 44
 PSE _____ 45
- 5. **OCCUPANCY/SUBLETTING.** The Property is rented as a private residence for the following 46
named persons: Gustavo prudente silva, Marcelo Guedes filho, Uillian martins pereira, Ronivaldo dos santos Rodrigues 48
Tenant shall not assign this Agreement, sublet all or any portion of the Property, nor give 48
accommodation to any other persons, without the prior written consent of Lessor or Listing Firm. 49
- 6. **SECURITY DEPOSIT.** Prior to the commencement of the Term, Tenant shall pay Lessor the sum 50
of \$ \$3,600 _____ as a security deposit, and Lessor shall provide Tenant a receipt. 51
The security deposit shall be deposited in a trust account in BECU Bank, 52
Woodinville Branch, in Woodinville, WA. Lessor or Listing 53
Firm will give written notice of any change in said depository. This deposit is security for 54
performance of Tenant's obligations in this Agreement, including but not limited to payment of 55
rent, and for any damages to and cleaning of the Property, for which Tenant is responsible. 56
A "Move In/Move Out Addendum" describing the condition and cleanliness of and any damage to 57
the Property and furnishings shall be signed by Lessor or Listing Firm and Tenant upon 58
commencement of tenancy and a written copy given to Tenant. No security deposit may be 59
collected unless the Move In/Move Out Addendum is completed. Form 68A or a similar form may 60
be used for the Move In/Move Out Addendum. 61
Within thirty (30) days after termination of tenancy and vacation of premises (or abandonment of 62
premises), Lessor will give Tenant a full and specific statement of the basis of retaining any of the 63
deposit and a refund of any portion due Tenant, delivered to Tenant personally or sent U.S. first-class 64
mail to Tenant's last known address. If the deposit is insufficient to reimburse Lessor for such 65
damages and cleaning, Tenant shall pay any deficiency within fourteen (14) days of Lessor's demand. 66
- 7. **MAINTENANCE.** Tenant shall at all times maintain the Property, including any yard and lawn, in 67
a neat and clean condition and upon termination of this Agreement will leave the Property in as 68
good condition as it is now, reasonable wear and tear excepted. Tenant shall not make any 69
alterations or improvements to the Property without Lessor's prior written approval. 70
a. **Carpet Cleaning.** At the end of the term, Tenant shall have the carpets professionally 71
cleaned and provide Lessor with a receipt evidencing the same. 72
- 8. **INSPECTION/SALE.** Lessor may enter the Property to inspect it or make alterations or repairs at 73
reasonable times and, except in emergencies, shall give Tenant two days' notice. If Lessor wishes to show 74
the Property to prospective purchasers or tenants, Lessor shall provide Tenant with one day's notice. 75
- 9. **RENT LATE CHARGE/NSF CHECK.** If any rent is not paid within five days of the due date, 76
Tenant shall pay a late charge of \$ \$50 _____ for each day that the same is 77
delinquent, including the day of payment, up to a maximum of 10% of one month's rent; or 78
 \$ _____. Tenant shall pay a charge of \$ \$50 _____ for each NSF check 79
given by Tenant to Lessor. Lessor shall have no obligation to redeposit any check returned NSF. 80
In addition to the foregoing, Lessor may elect to terminate this Agreement for nonpayment of rent. 81
Lessor shall notify Tenant of late rent and NSF check charges and the same must be paid within 82
fourteen (14) days. 83

RR 02/20/2024
Tenant's Initials Date

Tenant's Initials Date

AD 02/20/2024
Lessor's Initials Date

RP 02/20/2024
Lessor's Initials Date

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 3 of 7

LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

- 10. **NONREFUNDABLE FEE.** Tenant shall pay, prior to occupancy, a nonrefundable fee of \$ \$300 for _____ a deep clean of the whole house _____. Lessor will not return this nonrefundable fee under any conditions. The fee may not be used hold the Property for Tenant or to secure Tenant's obligation to move into the Property.
 - 11. **PETS.** No dogs, cats or other animals will be permitted on the Property without a fully executed Pet Agreement (NWMLS Form No. 68B).
 - 12. **RENTERS INSURANCE.** Renter's insurance is available to Tenant for coverage related to liability for bodily injury, property damage, and for the theft, loss, or damage to Tenant's personal property.
 - a. **Renter's Insurance.** Tenant shall obtain renter's insurance providing coverage for liability, bodily injury, property damage, and for the theft, loss, or damage to Tenant's personal property stored on the Property. Tenant shall provide Lessor a copy of the renter's insurance policy within five days of mutual acceptance of this Agreement.
 - 13. **CARBON MONOXIDE ALARMS.** Lessor shall equip the Property with carbon monoxide alarm(s) in accordance with the state building code as required by RCW 19.27.530. The parties acknowledge that the Brokers are not responsible for ensuring that Lessor complies with RCW 19.27.530. Lessor and Tenant shall hold the Brokers and their Firms harmless from any claim resulting from Lessor's failure to install a carbon monoxide alarm(s) in the Property.
 - 14. **SMOKE DETECTOR.** Tenant acknowledges and Lessor certifies that the Property is equipped with a smoke detector(s) as required by RCW 43.44.110 and that the detector(s) has/have been tested and is/are operable. It is Tenant's responsibility to maintain the smoke detector(s) as specified by the manufacturer, including replacement of batteries, if required. In addition, if the Property is a multi-family building (more than one unit), Lessor makes the following disclosures:
 - (a) The smoke detection device is hard-wired; battery operated.
 - (b) The Building does; does not have a fire sprinkler system.
 - (c) The Building does; does not have a fire alarm system.
 - (d) The building has a smoking policy, as follows:
 - ABSOLUTELY No Smoking inside the house! cigaraetts, cigars, weed etc
 - The building does not have a smoking policy
 - (e) The building has an emergency notification plan for occupants, a copy of which is attached to this Agreement.
 - The building does not have an emergency notification plan for occupants.
 - (f) The building has an emergency relocation plan for occupants, a copy of which is attached to this Agreement.
 - The building does not have an emergency relocation plan for occupants.
 - (g) The building has an emergency evacuation plan for occupants, a copy of which is attached to this Agreement.
 - The building does not have an emergency evacuation plan for occupants.
- Tenant hereby acknowledges receipt of a copy of the building's emergency evacuation routes.

RR 02/20/2024
Tenant's Initials Date

____ 02/20/2024
Tenant's Initials Date

AD 02/20/2024
Lessor's Initials Date

RP 02/20/2024
Lessor's Initials Date

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 4 of 7

LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

15. BROKERAGE FIRM COMPENSATION. 123

Tenant Brokerage Firm Compensation: \$ _____ Pay as Offered; Other—See Addendum 124
Amount Offered in Listing

Lessor and Tenant shall pay compensation in accordance with any listing or compensation 125
agreement to which they are a party. The Tenant Brokerage Firm's compensation offered in the 126
listing shall be paid by Lessor as set forth in this Agreement or any Addendum hereto. The 127
compensation offered to the Tenant Brokerage Firm, if any, is set forth above and if there is any 128
inconsistency between the Tenant Brokerage Firm's compensation offered in the listing and the 129
description of the offered compensation stated in this paragraph, the terms of the listing shall 130
control. Lessor and Tenant hereby consent to Listing Firm or Tenant Brokerage Firm receiving 131
compensation from more than one party and to the sharing of compensation between firms. In any 132
action by Listing Firm or Tenant Brokerage Firm to enforce this paragraph, the prevailing party is 133
entitled to court costs and reasonable attorneys' fees. Lessor and Tenant agree that the Firms are 134
intended third-party beneficiaries under this Agreement. 135

16. AGENCY DISCLOSURE. 136

Tenant represented by Tenant Broker; Tenant/Listing Broker (limited dual agent); unrepresented 137
Lessor represented by Listing Broker; Listing/Tenant Broker (limited dual agent); unrepresented 138

Tenant Brokerage Firm, Tenant Brokerage Firm's Designated Broker, Tenant Broker's Branch Manager 139
(if any) and Tenant Broker's Managing Broker (if any) represent the same party that Tenant Broker 140
represents. Listing Firm, Listing Firm's Designated Broker, Listing Broker's Branch Manager (if any), and 141
Listing Broker's Managing Broker (if any) represent the same party that the Listing Broker represents. All 142
parties acknowledge receipt of the pamphlet entitled "Real Estate Brokerage in Washington." 143

17. ATTORNEYS' FEES. If Lessor or Tenant institutes suit against the other concerning this 144
Agreement, the prevailing party is entitled to reasonable attorneys' fees and expenses. 145

18. WAIVER OF SUBROGATION. Lessor and Tenant hereby release and waive for the duration of 146
this Agreement and any extension or renewal thereof their respective rights of recovery against 147
each other for any loss resulting from perils of fire and/or extended coverage as defined in fire 148
insurance policies issued to either Lessor or Tenant in effect at the time of the loss; provided that 149
such waiver and release shall apply only in the event such agreement does not prejudice the 150
insurance afforded by such policies. 151

19. LOCAL ORDINANCES. Lessor and Tenant acknowledge that there may be local ordinances or 152
regulations with specific requirements regarding notices, security deposits, rent increases, registration, 153
information that that Lessor must provide to Tenant, and other requirements or restrictions. 154

20. COMPLIANCE WITH LAWS, CC&Rs, AND RULES AND REGULATIONS. Tenant shall not use 155
the Property in any way which violates any law, ordinance, or governmental regulation. In 156
addition, Tenant shall abide by any applicable covenants, conditions, and restrictions of record 157
("CC&Rs"), the Rules attached to this Agreement, and any other applicable Rules. Tenant 158
acknowledges receipt of any applicable CC&Rs and the Rules for the Property. 159

21. LEAD-BASED PAINT. If the Property includes housing that was built before 1978, then the 160
Addendum entitled "Disclosure of Information on Lead-Based Paint and Lead-Based Paint 161
Hazards" (NWMLS Form 22J Lease or equivalent), must be attached to this Agreement unless 162
this lease/rental transaction is exempt from applicable federal regulations. 163

RR 02/20/2024
Tenant's Initials Date

____ 02/20/2024
Tenant's Initials Date

AD 02/20/2024
Lessor's Initials Date

RP 02/20/2024
Lessor's Initials Date

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 5 of 7


LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED


22. MOLD DISCLOSURE. Tenant acknowledges receipt of the pamphlet entitled "A Brief Guide to Mold, Moisture, and Your Home." 164
165


23. FAIR HOUSING. Lessor and Tenant acknowledge that local, state, and federal fair housing laws prohibit discrimination based on sex, marital status, sexual orientation, gender identity, race, creed, color, religion, caste, national origin, citizenship or immigration status, families with children status, familial status, honorably discharged veteran or military status, the presence of any sensory, mental, or physical disability, or the use of a support or service animal by a person with a disability. 166
167
168
169
170
171

 <u>Romivaldo Dos Santos Rodrigues</u>	<u>02/20/2024</u>	 <u>Angelina Dorosh</u>	<u>02/20/2024</u>	172
Tenant	Date	Lessor	Date	
<hr/>	<hr/>	 <u>Rishi Pathak</u>	<u>02/20/2024</u>	173
Tenant	Date	Lessor	Date	
<hr/>	<hr/>	13718 30th AVE NE		174
Tenant's Present Address		Lessor's Address		
<hr/>	<hr/>	Seattle, WA 98125		175
City, State, Zip		City, State, Zip		
(425) 981-7942		(425) 623-0992		176
Home Phone	Work Phone	Lessor's Phone		
Self Employed - Resturant Owner				177
Tenant's Employer				178
<hr/>	<hr/>			179
Tenant Brokerage Firm		Listing Firm		
<hr/>	<hr/>			180
Tenant Broker		Listing Broker		
<hr/>	<hr/>			181
Tenant Brokerage Firm's Phone Number		Listing Firm's Phone Number		
<hr/>	<hr/>			182
Tenant Broker's E-mail Address		Listing Broker's E-mail Address		
<hr/>	<hr/>			
		Listing Firm's Address		

 RR 02/20/2024
Tenant's Initials Date

Tenant's Initials Date

 AD 02/20/2024
Lessor's Initials Date

 RP 02/20/2024
Lessor's Initials Date

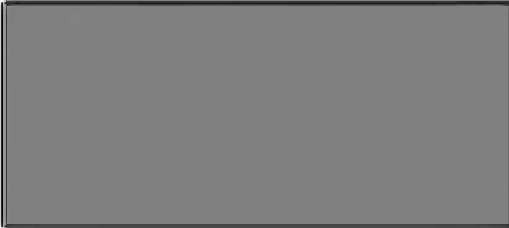
Form 68
Lease/Rental Agreement
Rev. 1/24
Page 6 of 7

LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

STATE OF WASHINGTON)
)ss.
COUNTY OF _____)

I certify that I know or have satisfactory evidence that _____
is the person who appeared before me, and said person acknowledged the signing of the instrument
as a free and voluntary act for the uses and purposes mentioned in the instrument.

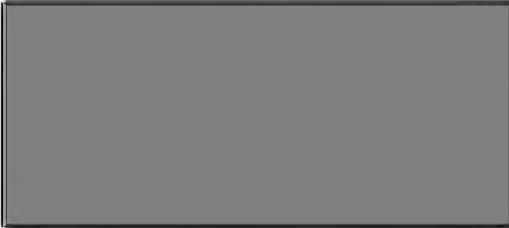


Dated: _____
Signature: _____
Print Name: _____
Notary Public in and for the State of
Washington, Residing at: _____
My Appointment Expires: _____

(Use this space for notary stamp/seal.)


STATE OF WASHINGTON)
)ss.
COUNTY OF _____)

I certify that I know or have satisfactory evidence that _____
is the person who appeared before me, and said person acknowledged the signing of the instrument
as a free and voluntary act for the uses and purposes mentioned in the instrument.




Dated: _____
Signature: _____
Print Name: _____
Notary Public in and for the State of
Washington, Residing at: _____
My Appointment Expires: _____

(Use this space for notary stamp/seal.)


 02/20/2024

Tenant's Initials Date

Tenant's Initials Date

 02/20/2024

Lessor's Initials Date

 02/20/2024

Lessor's Initials Date

Form 68
Lease/Rental Agreement
Rev. 1/24
Page 7 of 7

LEASE / RENTAL AGREEMENT
(Continued)

©Copyright 2024
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

RULES

- 1. **Garbage.** Tenant shall furnish Tenant's own garbage can and place it where required for pickup. 183
184
- 2. **Illegal Use.** Tenant shall not use the Property for any illegal purposes. 185
- 3. **Repairs.** Tenant shall promptly repair, at Tenant's expense, any broken glass in doors or windows. 186
187
- 4. **Freezing.** Tenant shall protect the plumbing from freezing. As a minimum, Tenant shall leave the heat on low during cold weather. 188
189
- 5. **Drains.** Tenant shall relieve stoppage of drains at Tenant's expense unless resulting from a condition existing at the time Tenant moved in. 190
191
- 6. **Nails/Painting.** Tenant shall not drive any nails or screws into walls, and shall not paint anything, without the prior written consent of Lessor. 192
193
- 7. **Lawns & Shrubs/Snow.** Tenant shall cut and water any lawn and water any shrubs, trees, and landscaping so as to maintain the same in as good a condition as they are presently. In the event of snow, Tenant will remove the same from any abutting sidewalks. 194
195
196
- 8. **Noise/Nuisance.** Tenant shall keep TV, stereo, radio, and musical instrument volumes low enough so that no noise whatsoever shall escape from the Property. Tenant shall not create or permit any other nuisance on the Property. 197
198
199
- 9. **Guests.** Tenant is responsible for the conduct of all guests on the Property and shall insure that guests comply with these Rules. 200
201
- 10. **Pets.** If Lessor has given written permission for pets on the Property, no pet noise whatsoever shall be allowed to escape from the Property. In the case of apartments, pets shall not be allowed in the halls, common spaces, or surrounding Property except on a leash and accompanied by Tenant. It is Tenant's responsibility to clean up and dispose of any pet excrement anywhere on the Property and on adjacent sidewalks, streets, alleys and neighbors' properties. 202
203
204
205
206
207
- 11. **Vehicles.** Tenant shall not park or store recreation vehicles, trailers, boats and inoperable or unlicensed automobiles on the Property, on or in any parking area provided for the Property, or on any street or alley serving the Property. Tenant shall complete repairs to any vehicles in these locations within 24 hours of commencement. 208
209
210
211
- 12. **Hallways & Common Areas.** If there are hallways or other common areas shared with other tenants, Tenant shall keep noise to a minimum therein and nothing may be stored, even temporarily, therein. 212
213
214
- 13. **Fireplace Insert/Wood Stove.** Wood stoves are prohibited, unless provided by Lessor. No fireplace insert may be installed without Lessor's prior written permission. If permission is given, then the installation must be inspected by the applicable city or county building department, at Tenant's expense, before the same is used. 215
216
217
218
- 14. **Water Beds, Pianos & Heavy Objects.** No water beds, aquariums, pianos, organs, libraries or other unusually heavy objects are permitted in the Property without Lessor's written permission. As a condition to permitting a water bed, Lessor may require Tenant to provide and pay for water bed insurance. 219
220
221
222
- 15. **Screens.** Lessor is not obligated to provide window and/or door screens. If there are any presently installed, Lessor has no obligation to maintain or replace them. 223
224

RR 02/20/2024
Tenant's Initials Date

Tenant's Initials Date

AD 02/20/2024
Lessor's Initials Date

RP 02/20/2024
Lessor's Initials Date

Form 68C
Addendum to Lease/Rental Agreement
Rev. 6/13
Page 1 of 1

©Copyright 2013
Northwest Multiple Listing Service
ALL RIGHTS RESERVED

ADDENDUM TO LEASE/RENTAL AGREEMENT

The following is part of the Lease/Rental Agreement dated 02/20/24 1
between Angelina Dorosh Rishi Pathak ("Lessor") 2
Lessor Lessor
and Ronivaldo Dos Santos Rodrigues ("Tenant") 3
Tenant Tenant
concerning 15811 180th AVE NE Woodinville, WA 98072 (the "Property"). 4
Address City State Zip

IT IS AGREED BETWEEN TENANT AND LESSOR AS FOLLOWS: 5

- Rent will be deposited on the 1st of the month as direct deposit into the following 6
account: 7

Bank: BECU 9
Accounting Number: 3597982749 10
Routing Number: 325081403 11
Name on Account: Angelina Dorosh 12
13


Or Zelle: angelina.dorosh@gmail.com 14

- Tenant acknowledges the residence has a new septic system and tenants and all 15
guests will abide by the septic care attached. 16


If any damage comes to the septic system due to negligence tenant will be held 17
responsible financially for the repairs. 18

Tenant acknowledges reading the attached septic care and will abide by it. 19

ALL OTHER TERMS AND CONDITIONS of the Lease/Rental Agreement remain unchanged. 20

 02/20/2024
Tenant's Initials Date

Tenant's Initials Date

 02/20/2024
Lessor's Initials Date

 02/20/2024
Lessor's Initials Date

Septic System Care

Never Dispose any of the following into the Septic System:


- Fats, greases and oils.
- Herbicides, pesticides, or any other toxins.
- Household chemicals, paints, mop water, automobile fluids, drain cleaners.
- Bandages, cat litter, cigarette butts, coffee grounds, condoms, diapers, feminine hygiene products, flushable wipes, hair, paper towels, rags, wrappers and other non-biodegradable items.
- Citrus products, grapefruit, lemons, oranges, etc.
- Antibiotics, home brewery waste and medicines.
- Discharge from water softeners, Hot Tubs and Gutter Down Spouts.


Septic Operation

- Spread laundry throughout the week. Multiple loads or half loads are not recommended
- Recommended detergents are low-sudsing, low phosphate and biodegradable (preferably liquid).
- Use garbage disposal sparingly. Dispose of food waste, grease, etc., in the trash or compost. Food waste represents additional loading on the Septic System to digest, increasing pump out intervals
- Recommended cleaning products are non-chlorine, biodegradable and non-toxic.
- Use water-conserving devices where possible.

Other Helpful Septic Tips

- Keep vegetation under control over Drain Field and components. (grass is preferred)
- Do not drive or park on drain field or other Septic components.
- Keep Septic lids, hatches and components accessible.
- Regularly check for leaky faucets and toilets and fix immediately if detected.
- Keep Gutter Down Spout Drains diverted away from Septic components to prevent water infiltration.

 RR 02/20/24

 AD 02/20/24

 RP 02/20/24

www.AboveGradeSeptic.com
(425) 954-7233
solutions@abovegradeseptic.com

Declaration of Ronivaldo dos Santos Rodrigues

I, Ronivaldo dos Santos Rodrigues, declare that Raiano Maciel Moreira Grande resides in my home at 15811 180TH AVE NE WOODINVILLE WA and is under my care.

I declare under penalty of perjury that the above is true and correct to the best of my knowledge and belief.



Ronivaldo dos Santos Rodrigues

10/07/2024

WA USA WASHINGTON DRIVER LICENSE
FEDERAL LIMITS APPLY

20 0101023231641

4d LIC# **WDL2S2T0D93B** 9 CLASS

1 **DOS SANTOS RODRIGUES**

2 **RONIVALDO**

3 DOB **05/21/1983** 4e ISS **10/10/2023**

8 **12229 NE 130TH WAY APT G104**
KIRKLAND WA 98034-7354

15 SEX **M** 18 EYES **BRO**

16 HGT **5'-06"** 17 WGT **196 lb**

12 RESTRICTIONS **NONE** 9a END **NONE**

4b EXP **05/21/2028**

5 DD **WDL2S2T0D93B0101023231641**

REV 11/12/2019

Raiano Maciel Moreira Grande

File No. A 226-014-829

Proof of Service

On 10/07/2024, I, Otavio Haverroth Silva, served a copy of the following documents:

RESPONDENT'S MOTION TO CHANGE VENUE

To the following:

Office Location:	Mailing Address:
Office of the Principal Legal Advisor Department of Homeland Security Fallon Federal Building 31 Hopkins Plaza, Room 1600 Baltimore, MD 21201	Office of the Principal Legal Advisor Department of Homeland Security Fallon Federal Building 31 Hopkins Plaza, Room 1600 Baltimore, MD 21201

by:

- Through the EOIR Courts and Appeals System (ECAS), which will automatically send service notification to both parties that a new document has been filed.



Otavio Silva (Bar N. 343486)
Attorney at Law
P.O. Box 90487
San Diego, CA 92169
Counsel for Respondent

U.S. Department of Justice

Change of Address/Contact Information Form Immigration Court

Executive Office for Immigration Review

Instructions: To complete this form, fill out all blanks below, including proof of service, which certifies that you will provide a copy of this form to the Department of Homeland Security (DHS). After filling in the blanks and signing both the declaration and proof of service, you must submit the form electronically, in person, or by mail. If submitting electronically, file in Respondent Portal at <https://respondentaccess.eoir.justice.gov>. Attorneys and fully accredited representatives submitting this form electronically must file in Case Portal at <https://portal.eoir.justice.gov>. If submitting by mail, follow the mailing instructions on Page 2. You must submit a separate copy of this form for each individual who has a case pending in immigration court and whom the change of information affects.

You must file this form with the immigration court within five working days of the change to your contact information, or your receipt of a charging document (e.g., a Notice to Appear) with incorrect contact information. The immigration court will send all official correspondence (e.g., notices, decisions) to the address you provide. The immigration court will only make any change(s) to your contact information in EOIR's records upon receipt of this form; the immigration court will not change your contact information based on different information on pleadings, motions, or other communications with the court.

If you fail to appear at any hearing before an immigration judge when notice of that hearing or other official correspondence was served on you or sent to the address you provided, DHS may take you into custody. In addition, the immigration court may conduct your hearing in your absence and enter an order of removal, deportation, or exclusion against you. If the court enters such an order, you may be ineligible for certain forms of relief from removal under the Immigration and Nationality Act as follows:

- If you are in *removal* proceedings: You will be subject to an order of removal for a period of ten years after the date of entry of the final order. You may also become ineligible for voluntary departure, cancellation of removal, and adjustment of status or change of status.
- If you are in *deportation* proceedings: You will be subject to an order of deportation for a period of five years after the date of the entry of the final order. You may also become ineligible for voluntary departure, suspension of deportation or voluntary departure, and adjustment of status or change of status.
- If you are in *exclusion* proceedings: Your application for admission to the United States may be considered withdrawn.

Name – Last, First, Middle, Suffix (if applicable): Maciel Moreira Grande, Raiano	A-Number: 226-014-829
--	--------------------------

My FORMER address and phone number were:
N/A "in care of" other person (if any)
N/A Number; Street; Apartment (if any)
N/A City, State, and ZIP code; Country (if other than U.S.)
N/A Phone Number (include country code if other than U.S.)
N/A Email Address

My CURRENT address and phone number are:
Ronivaldo dos Santos Rodrigues "in care of" other person (if any)
15811 180th Ave NE Number; Street; Apartment (if any)
Woodinville, WA 98072 City, State, and ZIP code; Country (if other than U.S.)
(425) 236-9071 Phone Number (include country code if other than U.S.)
raianomoreira27@gmail.com Email Address

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that I am the person named above associated with the A-Number listed above, and that the information contained in this form is true and correct to the best of my knowledge.


SIGN HERE →	x 	10/07/2024
	Signature	Date

I, Otavio Haverroth Silva, provided a copy of this Change of Address Form on, 10/07/2024 to the
(Name) (date)
 to the Office of the Principal Legal Advisor for DHS Immigration and Customs Enforcement-ICE at:

(Indicate if electronic/email service, or in-person or mail service (provide Number and Street, City, State, ZIP Code))

By signing, I agree to provide a copy of this Change of Address Form to the Office of the Principal Legal Advisor for DHS Immigration and Customs Enforcement-ICE at the location I selected above. I understand that I can provide DHS with a copy either electronically through the DHS eService portal (register at <https://eserviceregistration.ice.gov>), or by mail or personal delivery.

No service needed. I am an EGAS-registered user who filed through the ECAS Case Portal.

SIGN HERE →	x 	
	Signature	

SERVICE INSTRUCTIONS

1. Provide a copy of the completed form to the DHS ICE Office of the Principal Legal Advisor (OPLA) per the method you specified in the PROOF OF SERVICE above. Copies provided electronically can be done through DHS ICE eService Portal, located at <https://eserviceregistration.ice.gov>. Addresses for DHS ICE OPLA Field Locations where copies can be mailed or delivered in-person are available online at <https://www.ice.gov/contact/legal>. Failure to comply with these requirements may result in EOIR rejecting the filing.
2. To mail the form to the immigration court, fold the page at the dotted lines marked "Fold Here" so that the address is visible. (**Important:** Ensure the address section is visible after you fold the page.)
3. Staple, or otherwise secure, the folded form along the open end marked "Fasten Here."
4. Place appropriate postage stamp in the area marked "Place Stamp Here."
5. Write your return address in the area marked "PUT YOUR ADDRESS HERE."
6. Mail the original form to the immigration court.

Fold Here

PUT YOUR ADDRESS HERE

15811 180th Ave NE

Woodinville, WA 98072

Place
Stamp
Here

U.S. Department of Justice
Executive Office for Immigration
Review Immigration Court

3311 Toledo Road
Suite 105
Hyattsville, MD 20782

Fold Here

Privacy Act Notice

The information on this form is required by 8 U.S.C. § 1229(a)(1)(F)(ii) and 8 C.F.R. § 1003.15(d)(2) in order to notify EOIR's immigration court of any change(s) of address or phone number. The information you provide is mandatory. Failure to provide the requested information limits the notification you will receive and may result in adverse consequences noted above. EOIR may share this information with others in accordance with approved routine uses described in EOIR's system of records notice EOIR-001, Records and Management Information System, and EOIR-003, Practitioner Complaint-Disciplinary Files.

Fasten Here

(Type or Print) NAME AND ADDRESS OF REPRESENTED PARTY Raiano _____ Maciel Moreira Grande _____ (First) (Middle Initial) (Last) 15811 180th Ave NE _____ N/A _____ (Number and Street) (Apt. No.) Woodinville _____ WA 98072 _____ (City) (State) (Zip Code)	ALIEN (“A”) NUMBER (Provide A-number of the party represented in this case.) A226-014-829 Entry of appearance for (please check <u>one</u> of the following): <input type="checkbox"/> All proceedings <input type="checkbox"/> Custody and bond proceedings only <input checked="" type="checkbox"/> All proceedings other than custody and bond proceedings
---	--

Attorney or Representative (please check one of the following):

I am an attorney eligible to practice law in, and a member in good standing of, the bar of the highest court(s) of the following states(s), possession(s), territory(ies), commonwealth(s), or the District of Columbia (use additional space on reverse side if necessary) and I am not subject to any order disbaring, suspending, enjoining, restraining or otherwise restricting me in the practice of law in any jurisdiction (if subject to such an order, do not check this box and explain on reverse).

Full Name of Court California **Bar Number (if applicable)** 343486

I am a representative accredited to appear before the Executive Office for Immigration Review as defined in 8 C.F.R. § 1292.1(a)(4) with the following recognized organization:

I am a law student or law graduate of an accredited U.S. law school as defined in 8 C.F.R. § 1292.1(a)(2).

I am a reputable individual as defined in 8 C.F.R. § 1292.1(a)(3).

I am an accredited foreign government official, as defined in 8 C.F.R. § 1291.1(a)(5), from _____ (country).

I am a person who was authorized to practice on December 23, 1952, under 8 C.F.R. § 1292.1(b).

Attorney or Representative (please check one of the following):

I hereby enter my appearance as attorney or representative for, and at the request of, the party named above.

EOIR has ordered the provision of a Qualified Representative for the party named above and I appear in that capacity.

I have read and understand the statements provided on the reverse side of this form that set forth the regulations and conditions governing appearances and representations before the Immigration Court. By signing this form, I consent to publication of my name and any findings of misconduct by EOIR, should I become subject to any public discipline by EOIR pursuant to the rules and procedures at 8 C.F.R. 1003.101 *et seq.* I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

SIGNATURE OF ATTORNEY OR REPRESENTATIVE	EOIR ID NUMBER	DATE
X //s//, OTAVIO SILVA	RR665872	10/07/2024

NAME OF ATTORNEY OR REPRESENTATIVE, ADDRESS, FAX & PHONE NUMBERS, & EMAIL ADDRESS

Name: Otavio _____ H _____ Silva _____
 (First) (Middle Initial) (Last)
 Address: 5051 La Jolla BLVD _____ Suite 202 _____
 (Number and Street)
San Diego _____ CA _____ 92109 _____
 (City) (State) (Zip Code)
 Telephone: 510-241-9336 Facsimile: _____ Email: otavio@legalhs.com

Check here if new address

Indicate Type of Appearance:

Primary Attorney/Representative Non-Primary Attorney/Representative

On behalf of _____ (Attorney's Name) for the following hearing: _____ (Date)

I am providing pro bono representation. Check one: yes no

Proof of Service

I (Name) Otavio Silva mailed, emailed or delivered a copy of this Form EOIR-28 on (Date) _____ to the DHS (U.S. Immigration and Customs Enforcement – ICE) at _____

No service needed. I electronically filed this document, and the opposing party is participating in ECAS.

X //s//, OTAVIO SILVA on 10/07/2024 07:35:40 AM

Signature of Person Serving

APPEARANCES - An attorney or Accredited Representative (with full accreditation) must register with the EOIR eRegistry in order to practice before the Immigration Court (see 8 C.F.R. § 1292.1(f)). Registration must be completed online on the EOIR website at www.justice.gov/eoir. An appearance shall be filed on a Form EOIR-28 by the attorney or representative appearing in each case before an Immigration Judge (see 8 C.F.R. § 1003.17). A Form EOIR-28 shall be filed either as an electronic form, or as a paper form, as appropriate (for further information, please see the Immigration Court Practice Manual, which is available on the EOIR website at www.justice.gov/eoir). The attorney or representative must check the box indicating whether the entry of appearance is for custody and bond proceedings only, for all proceedings other than custody and bond, or for all proceedings including custody and bond. When an appearance is made by a person acting in a representative capacity, his/her personal appearance or signature constitutes a representation that, under the provisions of 8 C.F.R. part 1003, he/she is authorized and qualified to represent individuals and will comply with the EOIR Rules of Professional Conduct in 8 C.F.R. § 1003.102. Thereafter, substitution or withdrawal may be permitted upon the approval of the Immigration Judge of a request by the attorney or representative of record in accordance with 8 C.F.R. § 1003.17(b). Please note that although separate appearances in custody and non-custody proceedings are permitted, appearances for limited purposes within those proceedings are not permitted. See *Matter of Velasquez*, 19 I&N Dec. 377, 384 (BIA 1986). A separate appearance form (Form EOIR-27) must be filed with an appeal to the Board of Immigration Appeals (see 8 C.F.R. § 1003.38(g)). Attorneys and Accredited Representatives (with full accreditation) must first update their address in eRegistry before filing a Form EOIR-28 that reflects a new address.

FREEDOM OF INFORMATION ACT - This form may not be used to request records under the Freedom of Information Act or the Privacy Act. The manner of requesting such records is in 28 C.F.R. §§ 16.1-16.11 and appendices. For further information about requesting records from EOIR under the Freedom of Information Act, see How to File a Freedom of Information Act (FOIA) Request With the Executive Office for Immigration Review, available on EOIR's website at <http://www.justice.gov/eoir>.

PRIVACY ACT NOTICE - The information requested on this form is authorized by 8 U.S.C. §§ 1229(a), 1362 and 8 C.F.R. § 1003.17 in order to enter an appearance to represent a party before the Immigration Court. The information you provide is mandatory and required to enter an appearance. Failure to provide the requested information will result in an inability to represent a party or receive notice of actions in a proceeding. EOIR may share this information with others in accordance with approved routine uses described in EOIR's system of records notice, EOIR-001, Records and Management Information System, 69 Fed. Reg. 26,179 (May 11, 2004), or its successors and EOIR-003, Practitioner Complaint-Disciplinary Files, 64 Fed. Reg. 49237 (September 1999). Furthermore, the submission of this form acknowledges that an attorney or representative will be subject to the disciplinary rules and procedures at 8 C.F.R. 1003.101 *et seq.*, including, pursuant to 8 C.F.R. §§ 292.3(h)(3), 1003.108(c), publication of the name of the attorney or representative and findings of misconduct should the attorney or representative be subject to any public discipline by EOIR.

CASES BEFORE EOIR - Automated information about cases before EOIR is available by calling (800) 898-7180 or (240) 314-1500.

FURTHER INFORMATION - For further information, please see the *Immigration Court Practice Manual*, which is available on the EOIR website at www.justice.gov/eoir.

ADDITIONAL INFORMATION:

Under the Paperwork Reduction Act, a person is not required to respond to a collection of information unless it displays a valid OMB control number. We try to create forms and instructions that are accurate, can be easily understood, and which impose the least possible burden on you to provide us with information. The estimated average time to complete this form is six (6) minutes. If you have comments regarding the accuracy of this estimate, or suggestions for making this form simpler, you can write to the Executive Office for Immigration Review, Office of the General Counsel, 5107 Leesburg Pike, Suite 2600, Falls Church, Virginia 22041.

DEPARTMENT OF HOMELAND SECURITY
NOTICE TO APPEAR

In removal proceedings under section 240 of the Immigration and Nationality Act:

Subject ID: 393586006

FINS #: 1359580553

File No: A226 014 829

DOB: 11/28/2003

Event No: CAO240500004

In the Matter of:

Respondent:

RAIANO MACIEL MOREIRA GRANDE

currently residing at:

FAILED TO PROVIDE ADDRESS EOIR-33 DOCKET

(Number, street, city, state and ZIP code)

(Area code and phone number)

- You are an arriving alien.
- You are an alien present in the United States who has not been admitted or paroled.
- You have been admitted to the United States, but are removable for the reasons stated below.

The Department of Homeland Security alleges that you:

1. You are not a citizen or national of the United States;
2. You are a native of BRAZIL and a citizen of BRAZIL ;
3. You arrived in the United States at or near TECATE, CA , on or about May 1, 2024 ;
4. You were not then admitted or paroled after inspection by an Immigration Officer.

On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following provision(s) of law:

212(a) (6) (A) (i) of the Immigration and Nationality Act, as amended, in that you are an alien present in the United States without being admitted or paroled, or who arrived in the United States at any time or place other than as designated by the Attorney General.

- This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution or torture.
- Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30 8CFR 235.3(b)(5)(iv)

YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at:

3311 TOLEDO ROAD, SUITE 105 HYATTSVILLE MD 20782

(Complete Address of Immigration Court, including Room Number, if any)

on October 07, 2024 at 08:30 AM to show why you should not be removed from the United States based on the

(Date)

(Time)

charge(s) set forth above.

THOMAS J PARISH
Date: 2024.05.02 13:30:06 -04:00
0998217914.CBP



Acting/Patrol Agent in Charge

(Signature and Title of Issuing Officer)

Date: May 02, 2024

San Diego, California

(City and State)

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are in removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 1003.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents that you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing. At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear, including that you are inadmissible or removable. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge. You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of voluntary departure. You will be given a reasonable opportunity to make any such application to the immigration judge.

One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file a Form I-589, Application for Asylum and for Withholding of Removal. The Form I-589, Instructions, and information on where to file the Form can be found at www.uscis.gov/i-589. Failure to file the Form I-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(a)(2)(B) of the Immigration and Nationality Act.

Failure to appear: You are required to provide the Department of Homeland Security (DHS), in writing, with your full mailing address and telephone number. You must notify the Immigration Court and the DHS immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to your local DHS office, listed on the internet at <http://www.ice.gov/contact/ero>, as directed by the DHS and required by statute and regulation. Immigration regulations at 8 CFR 1241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after your departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Immigration and Nationality Act.

U.S. Citizenship Claims: If you believe you are a United States citizen, please advise the DHS by calling the ICE Law Enforcement Support Center toll free at (855) 448-6903.

Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(e)(1), such action complied with 8 U.S.C. § 1367.

Upon information and belief, the language that the alien understands is PORTUGUESE

Request for Prompt Hearing

To expedite a determination in my case, I request this Notice to Appear be filed with the Executive Office for Immigration Review as soon as possible. I waive my right to a 10-day period prior to appearing before an immigration judge and request my hearing be scheduled.

Before:

(Signature of Respondent)

Date: _____

(Signature and Title of Immigration Officer)

Certificate of Service

This Notice To Appear was served on the respondent by me on **May 2, 2024**, in the following manner and in compliance with section 239(a)(1) of the Act.

- in person by certified mail, returned receipt # _____ requested by regular mail
- Attached is a credible fear worksheet.
- Attached is a list of organization and attorneys which provide free legal services.

The alien was provided oral notice in the PORTUGUESE language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act.

Ribeiro noel maria Grande

(Signature of Respondent if Personally Served)

TIMOTHY J HIDALGO
Date: 2024.05.02 10:40:47-07:00
0318580758.CBP

(Signature and Title of officer)

Border Patrol Agent

Authority:

The Department of Homeland Security through U.S. Immigration and Customs Enforcement (ICE), U.S Customs and Border Protection (CBP), and U.S. Citizenship and Immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 103, 237, 239, 240, and 290 of the Immigration and Nationality Act (INA), as amended (8 U.S.C. 1103, 1229, 1229a, and 1360), and the regulations issued pursuant thereto.

Purpose:

You are being asked to sign and date this Notice to Appear (NTA) as an acknowledgement of personal receipt of this notice. This notice, when filed with the U.S. Department of Justice's (DOJ) Executive Office for Immigration Review (EOIR), initiates removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legal authority under which proceedings are conducted, the acts or conduct alleged against you to be in violation of law, the charges against you, and the statutory provisions alleged to have been violated. The NTA also includes information about the conduct of the removal hearing, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for failing to appear, and that generally, if you wish to apply for asylum, you must do so within one year of your arrival in the United States. If you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordkeeping.

Routine Uses:

For United States Citizens, Lawful Permanent Residents, or individuals whose records are covered by the Judicial Redress Act of 2015 (5 U.S.C. § 552a note), your information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuant to the routine uses published in the following DHS systems of records notices (SORN): DHS/USCIS/ICE/CBP-001 Alien File, Index, and National File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS/ICE-011 Criminal Arrest Records and Immigration Enforcement Records (CARRIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/CBP-023 Border Patrol Enforcement Records (BPER). These SORNs can be viewed at <https://www.dhs.gov/system-records-notices-sorn>. When disclosed to the DOJ's EOIR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN: EOIR-001, Records and Management Information System, or any updated or successor SORN, which can be viewed at <https://www.justice.gov/opcl/doj-systems-records>. Further, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORN to federal, state, local, tribal, territorial, and foreign law enforcement agencies for enforcement, investigatory, litigation, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribal, territorial, and foreign law enforcement; other government agencies; and other parties for enforcement, investigatory, litigation, or other similar purposes.

Disclosure:

Providing your signature and the date of your signature is voluntary. There are no effects on you for not providing your signature and date; however, removal proceedings may continue notwithstanding the failure or refusal to provide this information.