TEMPLATE NOTICES OF CLASS MEMBERSHIP UNDER THE *MENDEZ ROJAS* SETTLEMENT AGREEMENT TO THE IMMIGRATION COURT

These template notices are <u>not</u> a substitute for independent legal advice supplied by a lawyer familiar with your case.

Only use one of these template notices if:

- You are a member of one of the classes in *Mendez Rojas v. Wolf* (see below);
- You are in removal proceedings that are or were pending before the immigration court; and
- You received a Form I-862 Notice to Appear (NTA) or were in removal proceedings on or after June 30, 2016.

If your case is on appeal to the Board of Immigration Appeals (BIA) or you are not in removal proceedings and your asylum application is pending with U.S. Citizenship and Immigration Services (USCIS), you should use the template notices for cases before those agencies.

If your case is administratively closed, you should also use a **template motion to recalendar**. If you have already been ordered removed (deported) and your case is not still on appeal to the BIA, you may be able to reopen your case and should review the **template motions to reopen**.

Class Membership

Class A

- You are a member of Class A if:
 - You were detained by DHS *either* (i) when you came to the United States; *or* (ii) within fourteen days of entering the United States without permission;
 - You received a screening interview with an asylum officer (a credible fear interview) and DHS released you after the interview because the asylum officer found that you had a credible fear of persecution or torture;
 - The government did not notify you that your asylum application had to be filed within one year of your arrival to the United States; **and**
 - You are applying, or you applied, for asylum more than one year after the last time you arrived in the United States.
- Subclasses:
 - You are a member of Subclass A.I if you are not in removal proceedings.
 - You are a member of Subclass A.II if you are in removal proceedings.

Class B

- You are a member of Class B if:
 - You were detained by DHS *either* (i) when you came to the United States; *or* (ii) within fourteen days of entering the United States without permission;
 - You told an immigration officer you were afraid to return to your country of origin and then DHS released you from detention and gave you a Notice to Appear (NTA)

before an immigration judge in removal proceedings (Form I-862);

- The government did not notify you that your asylum application had to be filed within one year of your arrival to the United States; **and**
- You are applying, or you applied, for asylum more than one year after the last time you arrived in the United States.
- Subclasses:
 - You are a member of Subclass B.I if you **are not** in removal proceedings.
 - You are a member of Subclass B.II if you are in removal proceedings.

When preparing a notice of class membership, please note:

You only need to submit one notice. **Template notice #1** below is for *Mendez Rojas* Subclass A.II members, and **template notice #2** is for *Mendez Rojas* Subclass B.II members.

Be sure to complete the sections in yellow highlight with information specific to your case.

If you do not have an attorney, you may <u>either</u> give the immigration court a notice of class membership in writing <u>or</u> tell the immigration judge that you are a *Mendez Rojas* class member during a hearing at the immigration court. Because asylum applicants do not control the scheduling of their hearings, filing your notice in writing may be the only way to file by the March 31, 2022 deadline for notices of class membership.

If you are represented by an attorney, you must submit a notice of class membership in writing to the immigration court.

If you have not already submitted an asylum application, you **must** submit one along with the notice of class membership.

- A notice of class membership is <u>not</u> a substitute for an asylum application.
- Instructions on filing a Form I-589, Application for Asylum and for Withholding of Removal, can be found at www.uscis.gov/i-589.

Deadline for Filing

You must notify the immigration court of your class membership under the *Mendez Rojas* Settlement Agreement by March 31, 2022.

This means that the immigration court must **receive** the notice on or before March 31, 2022.

It is strongly recommended that you mail the notice by overnight, certified, or priority mail so you have proof of delivery on or before the deadline.

Where to File

You must send the notice of class membership and all supporting documents to the immigration court where your removal proceedings are or were pending. The addresses for immigration courts are available online at https://www.justice.gov/eoir/eoir-immigration-court-listing.

You must send <u>a copy</u> of the notice of class membership and all supporting documents to the U.S. Immigration and Customs Enforcement Office of Chief Counsel (also known as the Office of the Principal Legal Advisor). The addresses for these offices are available online at <u>www.ice.gov/contact/legal</u>. You must send the documents to the Office Chief Counsel whose area of responsibility includes the immigration court in which your case was most recently heard.

TEMPLATE NOTICE #1: SUBCLASS A.II

[Attorney & EOIR ID #] [Address, Phone, Email]

[DETAINED/NON-DETAINED]

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE OF IMMIGRATION REVIEW IMMIGRATION COURT [CITY, STATE]

In the Matter of:)	File No.: A	
)		
[RESPONDENT'S NAME],)		
)		
Respondent,)		
)		
In Removal Proceedings.)		
)		

Immigration Judge: [NAME] Next Individual Calendar Hearing: [DATE] at [TIME]

RESPONDENT'S NOTICE OF MENDEZ ROJAS CLASS MEMBERSHIP

(SUBCLASS A.II)

RESPONDENT'S NOTICE OF MENDEZ ROJAS CLASS MEMBERSHIP

Pursuant to the Settlement Agreement in *Mendez Rojas v. Wolf*,¹ Respondent hereby notifies the Immigration Court that he/she is a member of a class certified in *Mendez Rojas* and that, therefore, this Court must deem his/her asylum application to have been timely filed. *See* Exhibit A (*Mendez Rojas* Settlement Agreement).

Respondent in this case is a member of Mendez Rojas Subclass A.II, because:

1. Respondent is in removal proceedings.

[Either: Respondent was encountered by the Department of Homeland Security (DHS) upon arrival. or Respondent was encountered by the Department of Homeland Security (DHS) within fourteen days of unlawful entry.]

3. Respondent was released from DHS custody, after he/she was deemed to have a credible fear of persecution or torture.

4. Respondent did not receive individualized notice of the one-year filing deadline.

5. Respondent applied for asylum more than one year after his/her last arrival.

See Exhibit B (Respondent's Declaration).

Pursuant to the *Mendez Rojas* Settlement Agreement, this Court must deem Respondent's asylum application to have been timely filed because it was filed on or before March 31, 2022.

Respectfully submitted,

[Respondent's or, if represented, Attorney's Name]

¹ The case was filed and decided by the district court under the name *Mendez Rojas v. Johnson*. *See* 305 F. Supp. 3d 1176 (W.D. Wash. 2018).

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW UNITED STATES IMMIGRATION COURT [CITY, STATE]

In the Matter of:)
[RESPONDENT'S NAME],)) File No.: <mark>A[]</mark>
Respondent,	 Next Individual Calendar Hearing: [DATE] at [TIME] before Immigration Judge
In Removal Proceedings.) [NAME]

Exhibit List in Support of Respondent's Notice of Mendez Rojas Class Membership

Exhibit A Mendez Rojas v. Wolf Settlement Agreement

Exhibit B Respondent's Declaration

EXHIBIT B

DECLARATION OF [RESPONDENT'S NAME]

1. My name is [RESPONDENT'S NAME]. I am in removal proceedings.

2. [Either: I was encountered by the Department of Homeland Security (DHS) upon arrival.

OR I was encountered by the Department of Homeland Security (DHS) within fourteen days of

having entered the United States without inspection.]

3. I was released from DHS custody, after DHS found that I have a credible fear of

persecution or torture.

- 4. I did not receive individualized notice of the one-year filing deadline.
- 5. I applied for asylum more than one year after I last arrived in the country.

I declare that the following is true and correct. Executed at [CITY, STATE].

[RESPONDENT'S NAME] Respondent

File No.: A[_____] [RESPONDENT'S NAME]

PROOF OF SERVICE

On [DATE], I, [NAME], served a copy of Respondent's Notice of *Mendez Rojas* Class Membership (Class A.II) by first class mail to the U.S. Immigration and Customs Enforcement Office of Chief Counsel, at the following address:

[ICE OCC Address]

[NAME]

TEMPLATE NOTICE #2: CLASS B.II

[Attorney & EOIR ID #] [Address, Phone, Email] [DETAINED/NON-DETAINED]

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW UNITED STATES IMMIGRATION COURT [CITY, STATE]

In the Matter of:)
)
[RESPONDENT'S NAME],)
) File No.: A []
Respondent,)
)
In Removal Proceedings.)
)

Immigration Judge: [NAME] Next Individual Calendar Hearing: [DATE] at [TIME]

RESPONDENT'S NOTICE OF MENDEZ ROJAS CLASS MEMBERSHIP

(SUBCLASS B.II)

RESPONDENT'S NOTICE OF MENDEZ ROJAS CLASS MEMBERSHIP

Pursuant to the Settlement Agreement in *Mendez Rojas v. Wolf*,² Respondent hereby notifies the Immigration Court that he/she is a member of a class certified in *Mendez Rojas* and that, therefore, this Court must deem his/her asylum application to have been timely filed. *See* Exhibit A (*Mendez Rojas* Settlement Agreement).

Respondent in this case is a member of Mendez Rojas Subclass B.II, because:

1. Respondent is in removal proceedings.

2. [Either: Respondent was encountered by the Department of Homeland Security

(DHS) upon arrival **OR** Respondent was encountered by the Department of Homeland Security (DHS) within fourteen days of unlawful entry.]

- 3. Respondent expressed a fear of return to his/her country of origin.
- 4. DHS released Respondent upon issuance of a Notice to Appear.
- 5. Respondent did not receive individualized notice of the one-year filing deadline.
- 6. Respondent applied for asylum more than one year after his/her last arrival.

See Exhibit B (Respondent's Declaration).

Pursuant to the *Mendez Rojas* Settlement Agreement, this Court must deem Respondent's asylum application to have been timely filed because it was filed on or before March 31, 2022.

Respectfully submitted,

[Respondent's or, if represented, Attorney's Name]

² The case was filed and decided by the district court under the name *Mendez Rojas v. Johnson*. *See* 305 F. Supp. 3d 1176 (W.D. Wash. 2018).

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW UNITED STATES IMMIGRATION COURT [CITY, STATE]

)
In the Matter of:)
[RESPONDENT'S NAME])) File No.: <mark>A[]</mark>
Respondent,) Next Individual Calendar Hearing: [DATE]
In Removal Proceedings.) at [TIME] before Immigration Judge [NAME]
)

Exhibit List in Support of Respondent's Notice of Mendez Rojas Class Membership

Exhibit A Mendez Rojas v. Wolf Settlement Agreement

Exhibit B Respondent's Declaration

EXHIBIT B

DECLARATION OF [RESPONDENT'S NAME]

1. My name is [RESPONDENT'S NAME]. I am in removal proceedings.

2. [Either: I was encountered by the Department of Homeland Security (DHS) upon arrival.

OR I was encountered by the Department of Homeland Security (DHS) within fourteen days of having entered the United States without inspection.

3. I expressed a fear of return to my country of origin.

4. I was released from DHS custody, after DHS issued a Notice to Appear placing me in removal proceedings.

- 4. I did not receive individualized notice of the one-year filing deadline.
- 5. I applied for asylum more than one year after I last arrived in the country.

I declare that the following is true and correct. Executed at [CITY, STATE].

[RESPONDENT'S NAME] Respondent

PROOF OF SERVICE

On [DATE], I, [NAME], served a copy of Respondent's Notice of *Mendez Rojas* Class Membership (Class B.II) by first class mail to the U.S. Immigration and Customs Enforcement Office of Chief Counsel, at the following address:

[ICE OCC Address]

[NAME]