NAME Staff Attorney [Organization/Firm Name] [Organization/Firm Address] NOT DETAINED

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

X	
In the Matter of	
JOHN DOE,	A# 000-000-000
In removal proceedings.	
Immigration Judge:	Next Hearing:

JOINT MOTION TO TERMINATE REMOVAL PROCEEDINGS BASED ON APPROVED I-360 SPECIAL IMMIGRANT JUVENILE STATUS PETITION

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

X	
In the Matter of	
JOHN DOE,	A# 000-000-000
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EXHIBIT LIST AND INDEX

A. Copy of I-360 Approval Notice, dated X

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

	-X
In the Matter of	
JOHN DOE,	A# 000-000-000
In removal proceedings.	-X

JOINT MOTION TO TERMINATE REMOVAL PROCEEDINGS BASED ON APPROVED I-360 SPECIAL IMMIGRANT JUVENILE STATUS PETITION

The Respondent in the above-captioned matter, Mr. John Doe (hereinafter "John"), by and through his counsel, Attorney's Name of [Organization/Firm Name], respectfully requests that his removal proceedings be terminated to permit him to file for adjustment of status with United States Citizenship and Immigration Services ("USCIS") based on his approved Form I-360 Petition for Special Immigrant Juvenile Status ("SIJS"). The Department of Homeland Security ("DHS") joins in this *Motion*.

Termination of proceedings against John is warranted based on DHS' approval of his I-360 Petition for Special Immigrant Juvenile Status ("SIJS") pursuant to section 101(a)(27)(J) of the Immigration and Nationality Act ("INA"). See Exhibit A: I-797C Approval Notice for I-360 Petition. SIJS is a form of protection for young people who have been abused, abandoned, and/or neglected by one or both of their parents, among other requirements. John has demonstrated to the X County Family Court that he meets all of the SIJS eligibility requirements, and has submitted the requisite court orders to USCIS with his I-360 Petition. USCIS approved that petition on DATE, 2016. He is therefore immediately eligible to file for adjustment of status.

Further, while John remains in proceedings, he is not permitted to file for adjustment of status to Lawful Permanent Resident (LPR), despite the fact that "USCIS strongly encourages concurrent filing of both forms [SIJS and LPR petitions] in order to expedite" adjudication. USICS ASSOCIATE DIRECTOR FOR OPERATIONS WILLIAM YATES, FIELD GUIDANCE ON SPECIAL IMMIGRANT JUVENILE STATUS PETITIONS 3 (2004). A denial of John's motion to terminate proceedings thus delays his access to crucial legal benefits that USCIS has determined he is eligible to receive. The Department of Homeland Security would suffer no prejudice should this motion be granted and has joined in moving this Court to terminate John's proceedings.

Wherefore, John and the Department of Homeland Security respectfully and jointly move this Court to terminate removal proceedings without prejudice.

On behalf of On behalf of the respondent,
U.S. Immigration and Customs Enforcement,
U.S. Department of Homeland Security

Counsel for Respondent

Deputy Chief Counsel

Date:

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

-----X

In the Matter of	
JOHN DOE,	A# 000-000-000
In removal proceedings.	
ORDER OF THE I	MMIGRATION JUDGE
Respondent, Mr. John Doe, and the	Department of Homeland Security jointly filed a
Motion to Terminate Removal Proceedings v	varranted by the approval of his I-360 Petition for
Special Immigrant Juvenile Status and pursuan	nt to the Department of Homeland Security's policy
providing for termination in such cases.	
This Court, having considered the me	otion and the representations of counsel, is of the
opinion and finds that the Motion should be gr	anted. It is hereby ordered that removal proceedings
against Mr. John Doe are terminated without I	orejudice.
Date	United States Immigration Judge
Certifica	ate of Service
This document was served by: [] M To: [] Alien [] Alien c/o Custodial Date:	

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

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In the Matter of	
JOHN DOE,	A# 000-000-000
In removal proceeding	
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Special Immigrant Juvenile Status and	d pursuant to the Department of Homeland Security's policy
providing for termination in such case	es.
This Court, having considered	ed the motion and the representations of counsel, is of the
opinion and finds that the Motion show	uld be granted. It is hereby ordered that removal proceedings
against Mr. JOHN DOE are terminate	ed without prejudice.
Date	United States Immigration Judge
	Certificate of Service
	[] Mail [] Personal Service Custodial Officer [] Alien's Atty/Rep [] DHS By: Court Staff

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

	-A
In the Matter of	
JOHN DOE,	A# 000-000-000
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This Court, having considered to	he motion and the representations of counsel, is of the
opinion and finds that the Motion should	be granted. It is hereby ordered that removal proceedings
against Mr. JOHN DOE are terminated v	vithout prejudice.
Date	United States Immigration Judge
Се	ertificate of Service
This document was served by: [] To: [] Alien [] Alien c/o Cust Date:	Mail [] Personal Service todial Officer [] Alien's Atty/Rep [] DHS By: Court Staff

JOHN DOE A# 000-000-000

PROOF OF SERVICE

I,[Name]_, hereby certify that on _[DATE], 20XX_, a copy of the foregoing JOINT MOTION TO TERMINATE REMOVAL PROCEEDINGS BASED ON APPROVED I-360 SPECIAL IMMIGRANT JUVENILE STATUS PETITION and Proposed Order in triplicate was served via hand delivery to the Department of Homeland Security, Immigration and Custom Enforcement, Office of Chief Counsel at the following address:		
Office of Chief Counsel [ADDRESS]		
Date	Signature	