

U.S. Department of Justice

Executive Office for Immigration Review

Office of the Chief Immigration Judge

Chief Immigration Judge

5107 Leesburg Pike, Suite 2500 Falls Church, Virginia 22041

September 15, 2010

MEMORANDUM

TO: All Immigration Judges

All Court Administrators

All Attorney Advisors and Judicial Law Clerks

All Immigration Court Staff

FROM:

Brian M. O'Leary Brum M. O'Leary Chief Immigration Judge

SUBJECT:

Operating Policies and Procedures Memorandum 10-01:

Procedures for Handling Requests for a Stipulated Removal Order

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I. Introduction

The entry of removal orders upon stipulation by the parties is authorized under section 240(d) of the Immigration and Nationality Act (Act). These orders allow interested respondents - that is, respondents who are removable from the United States and are ineligible for or do not wish to pursue relief from removal - to have their cases adjudicated expeditiously and without an in-person hearing. For interested respondents, stipulated removal orders reduce their time in detention and expedite their return to their homeland. These orders also create operational efficiencies for both the immigration courts and the Department of Homeland Security (DHS).

This Operating Policies and Procedures Memorandum (OPPM) contains guidance for the immigration courts on how to efficiently and fairly handle requests for a stipulated removal order.

II. Statutory and Regulatory Authority

Section 240(d) of the Act provides that "[t]he Attorney General shall provide by regulation for the entry by an immigration judge of an order of removal stipulated to by the alien (or the alien's representative) and the Service. A stipulated order shall constitute a conclusive determination of the alien's removability from the United States." In complement to that provision, 8 C.F.R. § 1003.25(b) provides, in pertinent part, as follows:

An Immigration Judge may enter an order of deportation, exclusion or removal stipulated to by the alien (or the alien's representative) and the Service. The Immigration Judge may enter such an order without a hearing and in the absence of the parties based on a review of the charging document, the written stipulation, and supporting documents, if any. If the alien is unrepresented, the Immigration Judge must determine that the alien's waiver is voluntary, knowing, and intelligent. The stipulated request and required waivers shall be signed on behalf of the government and by the alien and his or her attorney or representative, if any. The attorney or representative shall file a Notice of Appearance in accordance with § 1003.16(b). A stipulated order shall constitute a conclusive determination of the alien's deportability or removability from the United States.

III. Uniform Process

A. Request for Stipulated Removal Order

In an effort to promote uniformity in its procedures, U.S. Immigration and Customs Enforcement (ICE) has informed the Office of the Chief Immigration Judge (OCIJ) that it intends to use a standard motion nationwide for requesting a stipulated removal order and a waiver of an inperson hearing. A copy of the motion for stipulated removal order and waiver of hearing is included with this OPPM as Attachment A.

B. Stipulated Removal Orders

In an effort to promote uniformity in the immigration courts, the following sample orders are provided. OCIJ has provided these template orders to ICE for their use and preparation and to permit compliance with Chapter 5.2(b) of the Immigration Court Practice Manual, which includes a provision stating that all motions must be accompanied by a proposed order. In addition, until such time as these orders are created in the Case Access System for EOIR (CASE), courts may use the WordPerfect versions provided by the Chief Clerk of the Immigration Court if the need arises.

- 1. Attachment B is an example of an order that judges can use for granting a motion for a stipulated removal order and waiver of hearing.
- 2. Attachment C is an example of an order that judges can use for denying a motion for a stipulated removal order and waiver of hearing. Judges should be mindful that any order denying a motion for a stipulated removal order and waiver of hearing should identify the reason(s) for the denial. See Matter of M-P-, 20 I&N Dec. 786 (BIA 1994) (finding a remand is warranted if the reasons for denying a motion "are either unidentified or not fully explained").

IV. Immigration Court Procedures

A. Timely Processing

Courts must process motions for stipulated removal order and waiver of hearing in a timely fashion. Assistant Chief Immigration Judges (ACIJs) and court administrators, taking into account their available resources and capabilities, should coordinate with judges and court staff to ensure that the stipulated removal process works efficiently. ACIJs and court administrators should also coordinate with local ICE offices to achieve this goal.

B. Filing

A motion for stipulated removal order and waiver of hearing that is filed in conjunction with the Notice to Appear (Form I-862) should include the following documents:

- if the respondent is represented, a Notice of Entry of Appearance as Attorney or Representative Before the Immigration Court (Form EOIR-28)
- if the respondent is not represented, a copy of the List of Free Legal Services Providers that the respondent received from DHS
- the written stipulation*

^{*} The motion also may include additional supporting documents, such as the Record of Deportable/Inadmissible Alien (Form I-213) and, if a ground of removal is based on a criminal offense, evidence of the criminal conviction.

- a proposed stipulated removal order
- proof of service

C. Assignment

ACIJs should work with the court administrators to develop an efficient local process for assigning motions for stipulated removal order and waiver of hearing in a timely fashion. Such motions must be entered into CASE and assigned to judges as expeditiously as possible.

D. Adjudicatory Process

The judge may adjudicate the motion without the parties being present. See 8 C.F.R. § 1003.25(b). Court staff should refrain from scheduling a master calendar hearing pending the disposition of the motion.

1. Request Granted

If the judge grants the motion for stipulated removal order and waiver of hearing, court staff should promptly:

- enter the motion as granted in CASE
- enter the CASE identifier "SR" (Stipulated Removal)
- enter the decision information in the disposition tab in CASE
- serve a copy of the order on the parties, executing the certificate of service

2. Request Denied

If the judge denies the motion, court staff should promptly:

- enter the motion as denied in CASE
- enter the CASE identifier "SRD" (Stipulated Removal Order Denied)
- serve a copy of the order on the parties, executing the certificate of service
- schedule the master calendar hearing

If the motion is denied because the judge finds that it is technically deficient in some manner (e.g., signatures are missing from the written stipulation), the judge, in the exercise of discretion, may return the original motion to ICE to afford the parties the opportunity to correct it. A copy of the motion (including the attachments) should be retained in the Record of Proceedings and a notation made on the copy indicating that the original was returned to ICE.

If the parties choose to correct the deficiency(ies) and resubmit the request for a stipulated removal order, ICE must file a new motion for stipulated removal order and waiver of hearing. If the motion is filed before the first master calendar hearing, the judge assigned to the case should adjudicate it as expeditiously as possible prior to the hearing.

V. Conclusion

This OPPM is intended to provide guidance to the immigration courts on how to efficiently and fairly handle requests for a stipulated removal order. If you have any questions regarding this OPPM, please contact your ACIJ.

ATTACHMENT A

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

[the court's location (city or town and state)]

Immigration Judge: [If Known]		Next Hearing: [Date and Time, If Applicable]
In removal proceedings))	THE NO
In the Matter of:)	File No.:

MOTION FOR STIPULATED REMOVAL ORDER

AND WAIVER OF HEARING

The Department of Homeland Security, U.S. Immigration and Customs Enforcement (ICE), and the respondent respectfully request that the Court enter an order of removal in this matter based on the attached written stipulation. *See* section 240(d) of the Immigration and Nationality Act; 8 C.F.R. § 1003.25(b). The parties jointly request that the order be issued "without a hearing and in the absence of the parties," as provided in 8 C.F.R. § 1003.25(b). Upon the Court granting this joint motion, both parties waive appeal.

(Date)	(Signature of ICE Attorney)
	[Printed Name, Title and Address]

Initials/Iniciales_____

STIPULATION *ESTIPULACIÓN*

I am at least 18 years of age. Tengo o soy mayor de 18 años. I have received a copy of the Notice to Appear dated, which contains and correct name. The allegations and charge(s) on the Notice to Appear have be in, which is a language that I fully understand. He recibido una copia del Aviso para Comparecer con fecha, el conombre completo, verdadero y correcto. Me han leido los alegatos y cargo(s) en Comparecer en el idioma, el cual entiendo perfectamente. I understand that I have the right to a hearing before an Immigration Judge. I also us if I have a hearing, the Immigration Judge will decide if I am subject to removal, I understand that the Immigration Judge will apply for relief from removal. Entiendo que tengo derecho a una audiencia ante un juez de inmigración. Tambié si tengo una audiencia, el juez de inmigración decidirá si estoy sujeto a expulsión los Estados Unidos. Si estoy sujeto a expulsión/remoción, entiendo que el juez decidirá si puedo solicitar recursos para ayuda contra la expulsión/remoción. I understand that I have the right to be represented in removal proceedings by authorized representative. I understand that I have the right to choose my overpresentative. I also understand that I have the right to choose my overpresentative. I also understand that the government will not pay for metersentative. I also understand that the government will not pay for metersentative. I have received a list of free legal services providers published by Office for Immigration Review. Entiendo que tengo el derecho a ser representado en los procedimientos de expupor un abogado (a) o representante. También entiendo que tengo el derecho propio abogado o representante. También entiendo que el gobierno no va a abogado o representante. He recibido la lista publicada por la oficina ejecutiva p de immigración, de servicios legales gratuitos.	ements and admissions:	I,
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por un abogado (a) o representante acreditado. Entiendo que tengo el derecho propio abogado o representante. También entiendo que el gobierno no va a abogado o representante. He recibido la lista publicada por la oficina ejecutiva p	ht to choose my own attorney or vill not pay for my attorney or	authorized representative representative. I also u representative. I have reconstructive.
ue mmigracion, de servicios iegales gratanos.	ue tengo el derecho de escoger mi l gobierno no va a pagar por mi	por un abogado (a) o re propio abogado o repro abogado o representante

5.

I understand the above	, and I wish to proceed as follows: (Check "A" or "B")										
Entiendo lo antedicho	y deseo proceder con lo siguiente: (marque "A" ó "B")										
	to be represented in these proceedings by an attorney or authorized I wish to represent myself in these proceedings.										
	No deseo ser representado (a) en estos procedimientos por un (a) abogado (a) o un representante acreditado. Deseo ser mi propio representante en estos procedimientos.										
	(or) <i>(ó)</i>										
Notice of Entr	ted in these proceedings by an attorney or other representative whose y of Appearance as Attorney or Representative Before the Immigration OIR-28) is attached.										
acreditado (a)	tado (a) en estos procedimientos por un abogado (a) u otro representante cuyo Registro para Comparecencia como abogado (a) o representante el de inmigración (formulario EOIR-28) se adjunta aquí.										
I have been advised th and privileges:	at by signing this Stipulation, I will be giving up the following legal rights										
He sido informado q derechos y privilegios	ue al yo firmar esta Estipulación estoy renunciando a los siguientes										
a) the righ United	t to require the government to prove I am removable from the States;										
	echo de requerir que el gobierno compruebe que estoy sujeto (a) a ón/remoción de los Estados Unidos;										
,	nt to have a hearing before an Immigration Judge who would review my d inform me if I may be eligible to apply for any relief from removal;										
y me ii	cho a una audiencia ante un juez de inmigración para que revise mi caso, nforme si soy elegible para solicitar algún recurso de ayuda contra la ón/remoció;										
,	nt to question any witnesses presented by the government, and to present es on my behalf;										
	cho de interrogar testigos presentados por el gobierno y de presentar a mi favo;										

- d) the right to present evidence and object to evidence presented by the government; al derecho a ofrecer pruebas y refutar pruebas presentadas por el gobierno;
- e) the right to have all removal hearings before the Immigration Judge recorded; and al derecho a que quede constancia de toda la audiencia de expulsión/remoción ante el juez de inmigración y;
- f) the right to appeal the Immigration Judge's decision.

 al derecho de apelar la decisión del juez de inmigración.

I understand each of the above rights, and I waive these rights.

Entiendo los derechos arriba mencionados y renuncio a ellos.

6. I do not want to have a hearing before an Immigration Judge. I request that the Immigration Judge issue a written order of removal without a hearing. I understand that the Immigration Judge will only review this Stipulation and any other documents in my court record. I understand that the Immigration Judge's written order of removal will be final.

No deseo tener una audiencia ante un juez de inmigración. Solicito que el juez de inmigración emita por escrito la orden de expulsión sin una audiencia. Entiendo que el juez de inmigración solo revisará esta Estipulación y otros documentos de mi expediente penal. Entiendo que la orden escrita de expulsión/remoción del juez de inmigración es una orden final.

7. I admit that all of the factual allegations contained in the Notice to Appear are true and correct. I also agree that I am removable as charged on the Notice to Appear.

Admito que todos los alegatos de fundamento en el Aviso para Comparecer son verdaderos y correctos; también estoy de acuerdo a que estoy sujeto (a) a la expulsión/remoción como lo indica el Aviso para Comparecer.

8.	I am not a citizen of the United States. I am a citizen of . My father is
	citizen of My mother is a citizen of I do not claim
	United States citizenship or nationality. I have not filed an application for naturalization.
	No soy ciudadano de los Estados Unidos. Soy ciudadano de . Mi padre es ciudadano
	de Mi madre es ciudadana de . No alego tener ciudadanía o naturalización de
	los Estados Unidos. No he presentado una solicitud para naturalización.

-	٠.	 ~ 1		 les

9.	I choos	se as the country designated for my removal.
	Elijo_	como el país designado para mi expulsión/remoción.
10.		no fear of harm of any kind if I return to that country, and do not wish to apply for a, withholding of removal, or protection under the Convention Against Torture.
	asilo, _I	no que me vayan a hacer ningún tipo de daño si regreso a ese país, y no deseo solicitar paralización de procedimientos de la expulsión/remoción o protección bajo la Convención a la Tortura.
11.	include registry hearing	ot wish to apply for any other relief from removal. I understand that such other relief could be voluntary departure, adjustment of status, change of status, cancellation of removal, or y. I understand that, by signing this written request, I will be giving up the right to a g in which the Immigration Judge will review my case and inform me if I may be eligible by for any relief from removal.
	tipo de de la e a una	seo solicitar ningún recurso de ayuda contra la remoción/expulsión. Entiendo que otro e ayuda podría ser una salida voluntaria, ajuste de estatus, cambio de estatus, cancelación expulsión/remoción o registro. Entiendo que al firmar esta petición escrita voy a renunciar audiencia en donde el juez de inmigración revisaría mi caso y me informaría si soy le para solicitar un recurso de ayuda para remoción/expulsión.
12.	The bo	ox I checked below indicates my current immigration status. (Check "A" or "B")
	La cas	silla que he marcado aquí indica mi estatus inmigratorio actual (Marque " A " o " B ")
	☐ A.	I am not a lawful permanent resident of the United States.
		No soy residente permanente legal de los Estados Unidos.
		(or) <i>(ó)</i>
	☐ B.	I am a lawful permanent resident of the United States. I understand that by signing this written request I will no longer have lawful permanent resident status. I understand that by giving up my lawful permanent resident status it is possible that I may never be able to become a lawful permanent resident again.
		Soy residente permanente legal de los Estados Unidos. Entiendo que al firmar esta petición escrita voy a perder el estatus de residente permanente legal. Entiendo que al renunciar a mi estatus de residente permanente legal es posible que no vuelva a obtener ese estatus nuevamente.

inmigración.

13.	I agree	tha	t this Stip	oulati	on wi	ll be made par	rt of the re	ecord fo	or the	Imm	igrati	ion Judge	to r	eview	V .
	Estoy d	de	acuerdo	que	esta	Estipulación	formará	parte	del	acta	que	revisará	el	juez	de

14. I understand that I have the right to appeal the Immigration Judge's written order of removal. I also understand that I might even qualify to appeal for free. I knowingly and willingly waive the right to appeal. I understand that the Immigration Judge's written order of removal will be final.

Entiendo que tengo el derecho de apelar la orden escrita de expulsión/remoción. También entiendo que puedo calificar para apelar sin costo alguno. A sabiendas y voluntariamente renuncio al derecho de apelar. Entiendo que la orden escrita del juez de inmigración será una orden final.

15. I understand that it is possible I will not be allowed to return to the United States for 5 or 10 years, or even possibly for 20 years. I also understand that it is possible I will never be allowed to return to the United States.

Entiendo que es posible que no pueda regresar a los Estados Unidos por 5 o 10 años, posiblemente por 20 años. También entiendo que es posible que nunca pueda regresar a los Estados Unidos.

16. I understand that if I return to the United States without permission I could be removed again. I also understand that by returning or attempting to return without permission, I could be criminally prosecuted and sentenced to up to 20 years in prison.

Entiendo que si regreso a los Estados Unidos sin permiso podría ser expulsado/removido de nuevo. También entiendo que si regreso sin permiso podría ser enjuiciado y condenado hasta 20 años de prisión.

17.	I understand this Stipulation because: (Check "A" or "B" or "C")

Entiendo esta Estipulación porque: (Marque "A" o "B" o "C")

☐ A.	This Stipulation was read to me in	, a language that I fully understand.
	Esta Estipulación me fue leída en	, un idioma que entiendo perfectamente
		(or) <i>(ó)</i>

Initials/Iniciales	
--------------------	--

St	ip	ul	ati	on
\mathbf{Fi}	ما	N	\mathbf{a}	Δ

18.

Initials/Iniciales_____

	☐ B.	I read this Stipulation without assistance because I am capable of reading and understanding English.
		He leído esta Estipulación sin ninguna asistencia porque tengo la capacidad de leer y entender el idioma inglés.
		(or) <i>(ó)</i>
	☐ C.	I read this Stipulation without assistance because I am capable of reading and understanding Spanish.
		He leído esta Estipulación sin ninguna asistencia porque tengo la capacidad de leer y entender el idioma español.
		I fully understand and accept the consequences that will result from signing this Stipulation. I also understand that if I sign this Stipulation, I will be removed from the United States if an Immigration Judge signs a final order of removal. I voluntarily, knowingly, and intelligently submit this request for an order of removal, as demonstrated by my initials on each page and my signature.
		Entiendo completamente y acepto las consecuencias de firmar esta Estipulación. También entiendo que al yo firmar esta Estipulación voy a ser expulsado/removido de los Estados Unidos si un juez de inmigración firma una orden final de expulsión/remoción. Presento esta petición para una orden de expulsión/remoción voluntariamente con conocimiento e inteligentemente, como lo indican mis iniciales en cada página y mi firma.
,	unders for per a Uni mislea	fy that the information I have provided in this Stipulation is all true and correct. I stand that, if any of the information I have provided is false, I may be criminally prosecuted formaking a false statement to ted States official if any of the information I have provided is false or intentionally ding. I understand that, if I am convicted of either of these offenses, I could be fined and ced to up to five years in prison.
	Entien Tambi los Es en cas	ico que toda la información que he dado en esta Estipulación es verdadera y correcta. do que si cualquier información que he dado es falsa podría ser enjuiciado por perjurio. Sén entiendo que puedo ser enjuiciado por presentar una declaración falsa a un oficial de tados Unidos si la información que he dado es deliberadamente fraudulenta. Entiendo que o de ser condenado por uno de estos delitos podría ser multado y recibir una sentencia de cinco años en prisión.
	Date/I	Respondent/Compareciente

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CERTIFICATION OF IMMIGRATION OFFICER (IF APPLICABLE)

I,Stipulation to the respondent in its entire	, hereby certify that on	_, I read this
Stipulation to the respondent in its entire	ty in the (English/Spanish) language (c	ircle one).
	-or-	
I,	, hereby certify that onlent in the (English/Spanish) language elanguage, in e one) into the	, I read this e (circle one). A, certified in terpreted for the language.
	-or-	
stated to me that (he/she) (circle one) language (circle one). I determined that by having the respondent read to me (English/Spanish) (circle one).	the respondent could read (English/Spa	anish) (circle one)
(Date) (Signature)	gnature of Immigration Officer)	_
(Pr	inted Name and Title)	
CERTIFICATION OF IN-PERS	ON INTERPRETER (IF APPLICABL	<u>.E)</u>
I, (English/Spanish) (circle one) into the that I have read this Stipulation language	, am competent to translate an langu on to the respondent in its	d interpret from age and I certify entirety in the
(Date) (Si	gnature of Interpreter)	-
(Pr	inted Name and Title)	

CONCURRENCE OF ICE ATTORNEY

The respondent's alien registration file and the attached documents have been reviewed and do not reflect that the respondent has filed a claim to United States citizenship or nationality, that the respondent has an application for legalization under sections 210 or 245A of the Immigration and Nationality Act pending, or that a visa petition has been approved on the respondent's behalf. The government concurs with the respondent's request pursuant to 8 C.F.R. § 1003.25(b) that the Immigration Judge issue a written order of removal without holding a hearing and waives its right to appeal.

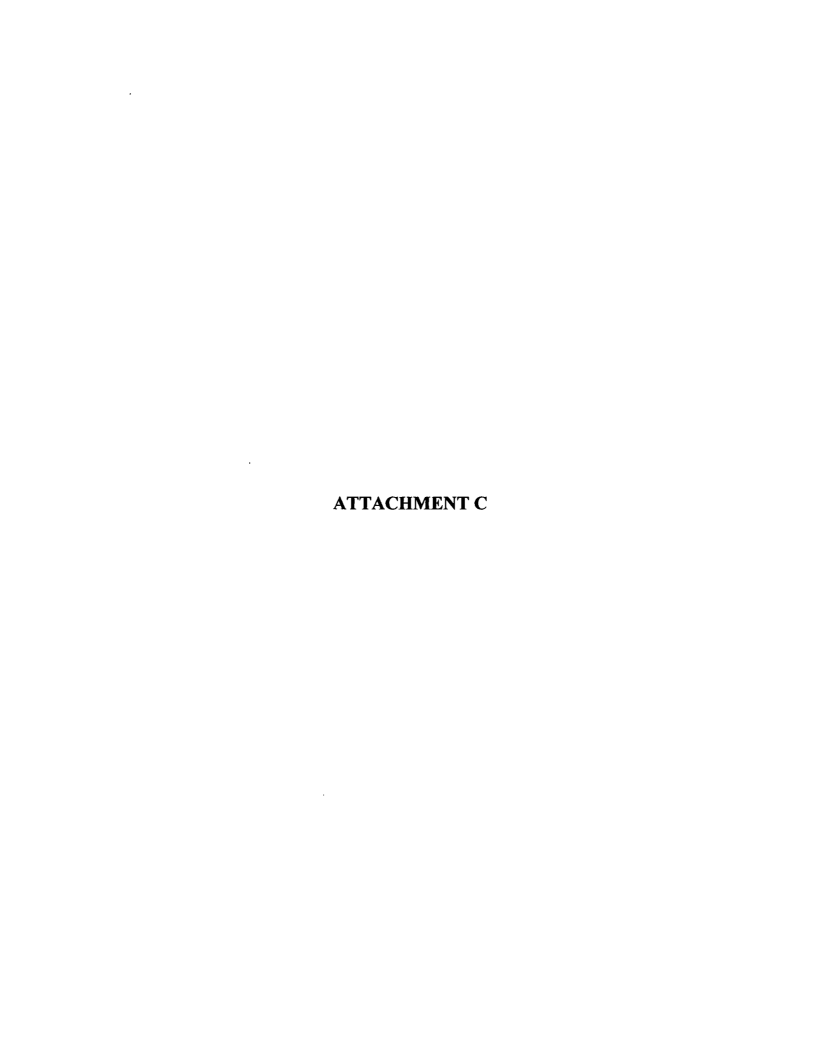
warves its right to appear.	
(Date)	(Signature of ICE Attorney)
	(Printed Name and Title)
CONCURRENCE OF RES	SPONDENT'S ATTORNEY OR REPRESENTATIVE (IF APPLICABLE)
and representations and co and correct. The responde removal proceedings and	oulation with the respondent. I have read the respondent's statements oncur that the facts and admissions contained in this Stipulation are true nt will accept a written order of removal as a final disposition of these waives the right to appeal. The respondent's decision to accept the ve the right to appeal is done voluntarily, knowingly and intelligently, e consequences.
(Date)	(Signature of Respondent's Attorney or Representative)
	(Printed Name)



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

[the court's location (city or town) and state]

In the Matter of: (Name)	File No.:			
Respondent	IN REMOVAL PROCEEDINGS			
ORDER OF THE IMMIGRATION JUDGE				
The Department of Homeland Secu Stipulated Removal Order and Waiver o 1003.25(b).	rity has submitted a Motion for f Hearing pursuant to 8 C.F.R. §			
Upon consideration of the evidence based on the respondent's admission of concession to the charge(s), the Courfrom the United States as charged. Stipulated Removal Order and Waiver of following order shall be entered:	t finds the respondent removable Accordingly, the Motion for			
ORDER: It is hereby ordered that the United States to in the charging document.				
Date:	[Name] Immigration Judge			
Appeal: Waived by both parties.				
CERTIFICATE OF	? SERVICE			
THIS DOCUMENT WAS SERVED BY: [] MAIL [] TO: [] ALIEN [] ALIEN c/o Custodial Offi DATE: BY: COURT ST	icer [] ALIEN'S ATTY/REP [] DHS			



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

[the court's location (city or town) and state]

In the Matter of: (Name)	File No:
Respondent	IN REMOVAL PROCEEDINGS
ORDER OF THE	IMMIGRATION JUDGE
Stipulated Removal Order and Waiv	Security has submitted a Motion for er of Hearing pursuant to 8 C.F.R. § denied for the following reason(s):
Accordingly, the following order	shall be entered:
ORDER: It is hereby ordered that Order and Waiver of Hearing is he	
Date:	[Name] Immigration Judge
CERTIFICA	ATE OF SERVICE
THIS DOCUMENT WAS SERVED BY: [] MAINTO: [] ALIEN [] ALIEN c/o Custodial DATE: BY: COU	l Officer [] ALIEN'S ATTY/REP [] DHS