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6 *Attorneys for Petitioner Ly*

7 **IN THE UNITED STATES DISTRICT COURT**
8 **FOR THE DISTRICT OF ARIZONA**

9 Chai Ly,
10 Petitioner,
11 vs.
12 Luis Rosa, Jr., et al.,
13 Respondents.
14

No. 2:25-cv-3443-PHX-KML (JZB)

**Reply in Support of Motion for
Discovery**

and

**Motion for Leave to File Reply in
Support of Motion for a Preliminary
Injunction Alongside the Reply in
Support of the Petition**

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16 As respondents explained in their response to the motion for discovery, the parties have
17 met and conferred about the discovery request that Mr. Ly has made. (Dkt. #17 at 1)
18 Respondents' filing of November 20, 2025, accurately reflects the scope of discovery that
19 respondents have agreed to provide to Mr. Ly and his counsel. (*See* Dkt. #17 at 2-3) Respondents
20 further asked the Court to allow them to provide discovery no later than the due date for their
21 answer, which this Court fixed at 20 days after service. (Dkt. #14 at 3) Mr. Ly does not object to
22 this request.

23 Mr. Ly apologizes for not serving the petition sooner, but will do so on Monday.
24 Assuming the petition is served on the U.S. Attorney on Monday, respondents' answer will be
25 due December 29, 2025 (the 20th day following December 8 is Sunday, December 28). *See* Fed.
26 R. Civ. P. 6(a)(1)(C). Mr. Ly accordingly and respectfully asks the Court so set his deadline for
27 replying in support of the second amended petition and the motion for a preliminary injunction at
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1 January 8, 2026, when his reply will be due assuming the second amended petition is served on
2 Monday, December 8.

3 Respectfully submitted:

December 6, 2025.

4 JON M. SANDS
5 Federal Public Defender

6 *s/Keith J. Hilzendege*
7 KEITH J. HILZENDEGER
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