

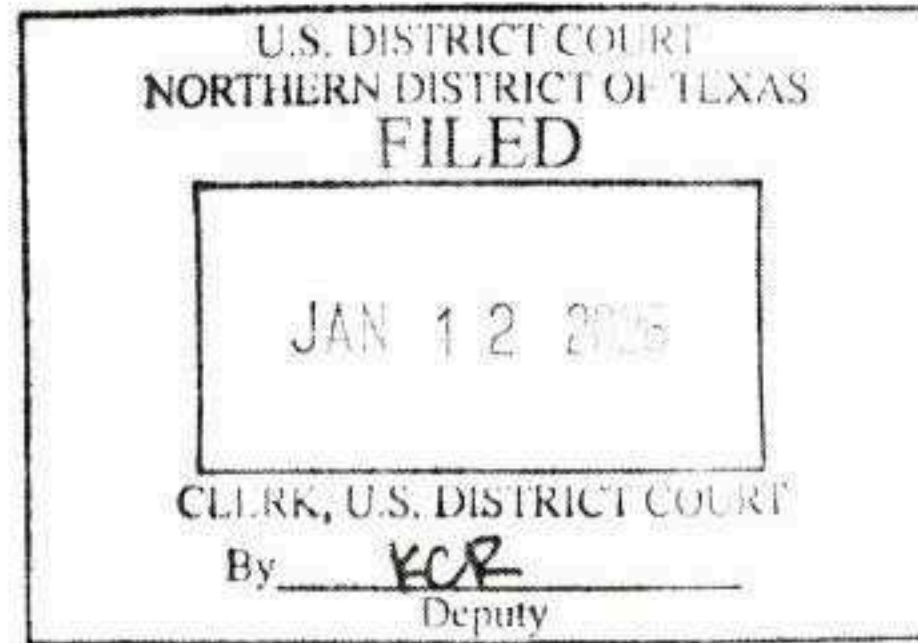
300021783

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS

Darwin Francisco Cruz Sandoval,
A# [REDACTED]
Pro Se Petitioner, currently detained at
South Texas Detention Facility,

Petitioner,

v.



Pam Bondi,
Attorney General of the United States;

3-26CV-073-E

Kristi Noem, Secretary,
U.S. Department of Homeland Security (DHS);

Todd M. Lyons,
Acting Director, U.S. Immigration and Customs
Enforcement (ICE);

Corey Price,
Field Office Director, ICE Enforcement and Removal
Operations (ERO), San Antonio Field Office;

Warden/Facility Administrator,
South Texas Detention Facility

AND ALL OTHER PERSONS HAVING CUSTODY OF PETITIONER,

Respondent.

**PETITION FOR WRIT OF HABEAS
CORPUS UNDER 28 U.S.C. § 2241 (PRO SE)**

**TO THE HONORABLE JUDGE OF THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA:**

Petitioner, Darwin Francisco Cruz Sandoval ("Petitioner"), appearing pro se, respectfully petitions this Honorable Court for a writ of habeas corpus under 28 U.S.C. § 2241, challenging the legality and constitutionality of his continued civil immigration detention

by the U.S. Department of Homeland Security (OHS) and U.S. Immigration and Customs Enforcement (ICE). In support of this Petition, Petitioner alleges as follows:

I. INFORMATION ABOUT PETITIONER

1. Petitioner's full name is Darwin Francisco Cruz Sandoval.
2. Petitioner's Alien Registration Number (A#) is [REDACTED]
3. Petitioner was born on [REDACTED], and is a citizen and national of Honduras. A copy of Petitioner's Honduran passport and birth certificate are attached hereto as **(Exhibit A)**
4. Petitioner is currently detained at the South Texas Detention Facility, 566 Veterans Drive, Pearsall, Texas, 78061.
5. Petitioner was detained by immigration authorities on or about November 5, 2025.
6. Petitioner entered the United States without inspection (EWI) near Reynosa in or around November 2005.
7. Petitioner has continuously resided in the United States for approximately twenty (20) years.
8. Petitioner's U.S. citizen stepdaughter **(Exhibit B)** filed a Form I-130, Petition for Alien Relative, on his behalf, which has been approved. **(Exhibit C)**
9. Petitioner has one minor U.S. citizen daughter, M [REDACTED] who has been gravely and emotionally affected by his detention. **(Exhibit D)**
10. The petitioner has no final order of removal or deportation against him.
11. Petitioner's only criminal history consists of a single arrest for driving without a license; he was released on bond and the case was resolved.
12. He has no history of violent or dangerous offenses.
13. Petitioner was the primary emotional and economic support for his family before his detention.

14. The petitioner suffers from chronic hypertension and requires regular medication and monitoring.
15. Petitioner has letters of good moral character and community support attached as **Exhibit E**.

II. JURISDICTION AND VENUE

16. This Court has subject-matter jurisdiction over this Petition pursuant to 28 U.S.C. § 2241, because Petitioner is in custody under the authority of the United States, and he challenges the legality of his civil immigration detention as contrary to the Constitution and laws of the United States.

17. Venue is proper in this Court because Petitioner is detained within the jurisdiction of the Northern District of Texas, and the immediate custodian (the Warden/Administrator of the South Texas Detention Facility) is located in this District.

18. Petitioner is not challenging a final order of removal but rather the legality of his ongoing detention without a bond hearing, without a judicial warrant, and under conditions that endanger his health and violate due process.

19. Federal courts have authority to review civil immigration detention where, as here, no final order of removal exists, and the detention has become prolonged, arbitrary, and without adequate procedural protections.

III. PARTIES

20. Petitioner, Darwin Francisco Cruz Sandoval, is a Honduran national who has lived in the United States for approximately twenty years. He is currently detained at the South Texas Detention Facility, 566 Veterans Drive, Pearsall, Texas, 78061.

21. Respondent Merrick B. Garland is the Attorney General of the United States and is responsible for the overall enforcement of federal immigration laws.

22. Respondent U.S. Department of Homeland Security (OHS) is the federal agency responsible for enforcing immigration laws and detaining noncitizens in civil immigration custody.

23. Respondent U.S. Immigration and Customs Enforcement (ICE) is the component of OHS responsible for Petitioner's detention.

24. Respondent Warden/Administrator of the South Texas Detention Facility, 566 Veterans Drive, Pearsall, Texas, 78061, is Petitioner's immediate custodian and has day-to-day control over his detention.

25. All other persons having custody of Petitioner are proper Respondents to this habeas action.

IV. FACTUAL BACKGROUND

26. Petitioner entered the United States without inspection (EWI) near Reynosa in or around November 2005 and has resided in the United States continuously since that time.

27. Petitioner has established deep ties and strong roots in the United States, including his marriage to Araceli Carmona Cisneros and their family life together in Bradenton, Florida. **(Exhibit F)**

28. Petitioner and his wife reside at [REDACTED], and Petitioner's family remains at that address while he is detained.

29. Petitioner's U.S. stepdaughter **(Exhibit B)** has filed a Form I-130, Petition for Alien Relative, on his behalf, which has been approved, reflecting their familial relationship and his pursuit of lawful status in the United States. **(Exhibit C)**

30. On or about November 5, 2025, immigration officers detained Petitioner and took him into ICE custody.

31. At the time of his detention, officers did not present Petitioner with any judicial warrant or court-issued arrest order.

32. Petitioner has not been served with any final order of removal or deportation.

33. Since his detention, Petitioner has not been provided a meaningful custody review or an individualized bond hearing before an Immigration Judge.

34. Petitioner has a minor daughter, M [REDACTED] who has suffered severe emotional distress as a result of the sudden and prolonged separation from her father. **(Exhibit D)**

35. Petitioner was the primary emotional and economic provider for his family, and his detention has caused significant financial hardship for his household.

36. Petitioner suffers from chronic hypertension, a serious medical condition that requires ongoing medication and monitoring.

37. While in ICE custody at the South Texas Detention Facility, 566 Veterans Drive, Pearsall, Texas, 78061, Petitioner has been denied his necessary medication for hypertension, which places him at increased risk of serious complications, particularly in a stressful detention

environment.

38. The combination of prolonged detention, lack of proper medical care, and severe emotional stress has dangerously aggravated Petitioner's health condition.

39. Petitioner is not a danger to the community and does not present a flight risk. His only criminal history is a single arrest for driving without a license, for which he was released on bond and the case was resolved.

40. Given his long residence in the United States, close family ties, pending immigration relief, and lack of serious criminal history, Petitioner is an excellent candidate for release under supervision or a reasonable bond.

41. Petitioner has a United States Citizen sponsor identified as Mr. Alba Ines Quintero, who is sponsoring Petitioner and has vowed to support him; supporting documents, including proof of citizenship and tax returns, are attached hereto as **Exhibit G**.

42. Petitioner has a reliable financial support plan. His sponsor's 2024 personal tax return are included as **Exhibit G** and demonstrate the ability to support Petitioner and ensure his compliance with all required appearances and supervision conditions.

V. LEGAL FRAMEWORK

43. The Fifth Amendment to the United States Constitution guarantees that no person shall be deprived of liberty without due process of law.

44. Civil immigration detention must be reasonable in duration and accompanied by adequate procedural safeguards, including, where appropriate, an individualized custody or bond hearing.

45. Indefinite or prolonged detention without a meaningful opportunity to be heard can violate due process.

46. The government must justify continued detention by showing that the detainee is either a danger to the community or a flight risk, and that less restrictive alternatives are insufficient.

47. Additionally, the government has a constitutional obligation to provide adequate medical care to individuals in its custody. Deliberate indifference to a detainee's serious medical needs violates the Due Process Clause.

VI. CLAIMS FOR RELIEF

COUNT ONE - VIOLATION OF DUE PROCESS: PROLONGED DETENTION WITHOUT BOND HEARING

48. Petitioner re-alleges and incorporates by reference the preceding paragraphs as though fully set forth herein.

49. Petitioner has been detained by ICE since on or about November 5, 2025, without being afforded an individualized bond hearing before an Immigration Judge.

50. Petitioner has no final order of removal, has an approved 1-130 petition filed by his U.S. stepdaughter, and has strong family and community ties in the United States. **(Exhibit B)**

51. The failure to provide Petitioner with a meaningful bond hearing, despite his lengthy detention and strong equities, violates his right to due process under the Fifth Amendment.

52. Petitioner's continued detention is excessive, arbitrary, and not narrowly tailored to any legitimate governmental interest.

COUNT TWO -VIOLATION OF DUE PROCESS: ARBITRARY ARREST AND DETENTION WITHOUT JUDICIAL WARRANT

53. Petitioner re-alleges and incorporates by reference the preceding paragraphs as though fully set forth herein.

54. Petitioner was detained by immigration officers without the presentation of any judicial warrant or court-issued arrest order.

55. The warrantless and unexplained nature of Petitioner's arrest and detention, particularly in the absence of a final removal order, is arbitrary and violates fundamental principles of due process.

56. Petitioner's detention should therefore be closely scrutinized by this Court and found unlawful.

COUNT THREE-VIOLATION OF DUE PROCESS: DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEEDS

57. Petitioner re-alleges and incorporates by reference the preceding paragraphs as though fully set forth herein.

58. Petitioner suffers from chronic hypertension, a serious medical condition requiring ongoing medication and monitoring.

59. While in the custody of the South Texas Detention Facility, 566 Veterans Drive, Pearsall, Texas, 78061, Petitioner has been denied necessary medication and appropriate medical care for his hypertension.

60. Respondents' failure to provide adequate medical treatment constitutes deliberate indifference to Petitioner's serious medical needs and violates his rights under the Due Process Clause.

61. The stressful conditions of detention, combined with the lack of proper medical care, place Petitioner at risk of significant and irreparable harm.

VII. REQUEST FOR RELIEF

WHEREFORE, Petitioner respectfully requests that this Honorable Court:

- A. Assume jurisdiction over this matter;
- B. Declare that Petitioner's prolonged civil immigration detention without a meaningful bond hearing violates the Due Process Clause of the Fifth Amendment;
- C. Order Respondents to provide Petitioner with an immediate, individualized bond or custody hearing before an Immigration Judge, at which the government bears the burden of proving that Petitioner is a flight risk or danger to the community;
- D. In the alternative, order Petitioner's immediate release from custody under reasonable conditions of supervision or on a reasonable bond;
- E. Order Respondents to provide Petitioner with prompt and adequate medical care for his chronic hypertension, including access to his necessary medication;
- F. Grant such other and further relief as the Court deems just and proper.


VIII. VERIFICATION

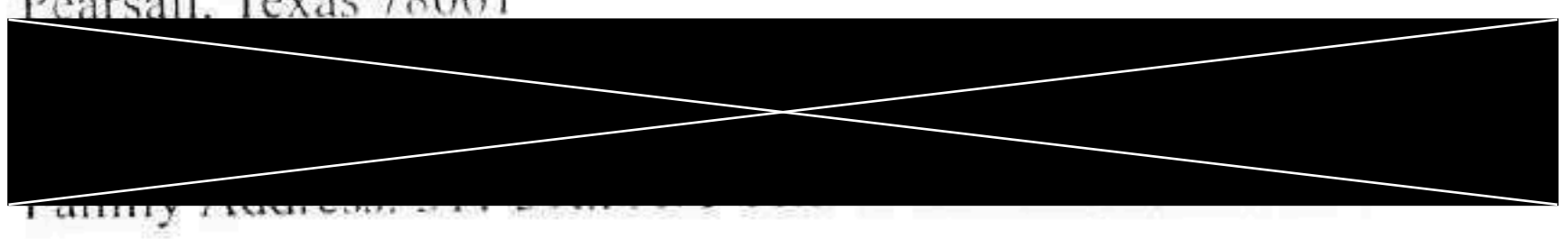
I, Darwin Francisco Cruz Sandoval, declare under penalty of perjury under the laws of the

United States of America that the foregoing is true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,



Darwin Francisco Cruz Sandoval
A# 
South Texas Detention Facility
566 Veterans Drive
Pearsall, Texas 78061



Date: January 09, 2026

EXPLANATORY LETTER FROM THE PETITIONER

(Re: Habeas Corpus - Darwin Francisco Cruz Sandoval)

Darwin Francisco Cruz Sandoval A# 

Warden/Administrator of the South Texas Detention Facility
566 Veterans Drive, Pearsall, Texas, 78061

**TO THE HONORABLE JUDGE OF THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF TEXAS**

Your Honor,

My name is Darwin Francisco Cruz Sandoval, and I respectfully submit this letter in support of my Petition for Writ of Habeas Corpus. I am writing directly to the Court to explain my situation, my background, and the reasons why I am respectfully requesting my release from ICE custody or the immediate opportunity for a bond or custody hearing.

I have lived in the United States since 2005, nearly twenty (20) years. This country has become my home, and my entire life is here. I am married to Araceli Carmona Cisneros, and my stepdaughter, Esmeralda Lizet Cortez filed a Form I-130 on my behalf. She has been deeply affected by my detention and has suffered emotional distress as a result of our separation.

When ICE detained me on November 5, 2025, no judicial warrant or court order was presented. I have no final order of removal, no history of violence, and my only arrest was for driving without a license, a matter that has been resolved. I have always complied with legal processes and have significant family and community ties in Florida.

I respectfully inform the Court that I suffer from chronic hypertension and require daily medication. Since being in ICE custody at Alcatraz Miami Detention Center, I have not received adequate medical care or my required medication. My condition has worsened, and I am at serious risk of medical complications due to stress and lack of treatment.


Your Honor, I am respectfully asking for fairness and due process. I have not been provided a bond hearing nor any opportunity to appear before an Immigration Judge to determine whether my detention is justified. I wish to pursue my immigration case legally and responsibly.

For these reasons, I respectfully request:

1. That the Court order ICE to provide me with an immediate bond or custody hearing, OR
2. That the Court order my release under reasonable supervision or bond.

I appreciate the Court's time and consideration in reviewing my circumstances.

Respectfully submitted,



Darwin Francisco Cruz Sandoval

A# 

PROOF OF SERVICE

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

I, DARWIN FRANCISCO CRUZ SANDOVAL, declare that on the date shown below, I served a true and correct copy of the following document on all Respondents by depositing the documents in the United States Mail, first-class postage prepaid, addressed as follows:

- Petition for Writ of Habeas Corpus under 28 U.S.C. § 2241 (Pro se)
- Exhibits (Exhibit A through Exhibit E)

Clerk of Court
U.S. District Court for the Northern District of Texas
Earl Cabell Federal Building and United States Courthouse
1100 Commerce Street, Room 1657
Dallas, TX 75242-1601

Assistant United States Attorney for the Northern District of Texas
1100 Commerce Street, 3rd Floor, Dallas, TX 75242

Attorney General of the United States
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530

Department of Homeland Security (DHS)
2707 Martin Luther King Jr Ave SE,
Washington, DC 20528

U.S. Immigration and Customs Enforcement (ICE)
500 12th Street, SW
Washington, DC 20536

ICE Enforcement and Removal Operations (ERO) – San Antonio Field Office
1777 NE Loop 410 Floor 15
San Antonio, TX 78217

Warden/Administrator South Texas Detention Facility
566 Veterans Drive
Pearsall, Texas 78061

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: January 09, 2026

Signature: 

Printed Name: Darwin Cruz

PROPOSED EXHIBIT LIST (ATTACHMENTS)

Exhibit A – Petitioner’s Honduran passport and birth certificate.

Exhibit B – Birth certificate of Petitioner’s U.S. citizen stepdaughter.

Exhibit C – Petitioner’s Approved Form I-130, Petition for Alien Relative.

Exhibit D – Birth certificate of Petitioner’s U.S. citizen daughter.

Exhibit E – Petitioner’s marriage certificate and spouse’s passport.

Exhibit F - Letters of good moral character.


Exhibit G - Sponsor’s documents and financial evidence.



U.S. Citizenship and Immigration Services

Case Status Online

Case Was Sent To The Department of State

On August 19, 2024, we sent your case, Receipt Number  to the Department of State for visa processing. You can find general information on Consular Processing by visiting our website at www.uscis.gov. The website will provide information on what to do next, who to contact, and how to inform us of any changes in your situation or address.

Enter Another Receipt Number 

Check Status

Already have an Account? [Login](#)

Create an Account? [Sign up](#)

[DHS PRIVACY NOTICE](#)

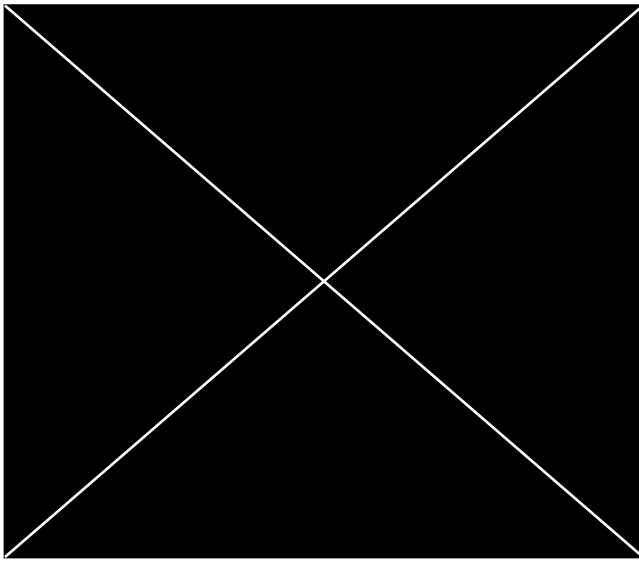
[PAPERWORK REDUCTION ACT](#)

Related Tools

[Change of Address](#)

November 21, 2025

Abelardo M Cadena



To whom it may concern,

I am writing this letter in support of Mr. Darwin Cruz as a person of strong moral character. I have known Mr. Cruz for over 10 years, having met him through our church community. Over the years, I have had the privilege of getting to know him not only as a fellow church member but more importantly as a trusted friend.

Mr. Cruz consistently demonstrates compassion, kindness, and integrity in his interactions with others. Whether volunteering for community events, offering support to those in need, or simply being a dependable presence, he approaches every situation with sincerity and respect. His genuine concern for others and willingness to lend a helping hand have made a meaningful impact on the people around him.

One of Mr. Cruz's most admirable traits is his trustworthiness. He is someone I have always been able to rely on, both personally and professionally. His actions continually reflect strong positive values, honesty, and a deep commitment to doing what is right.

I offer this letter with full confidence in Mr. Cruz's character. I believe he will bring the same level of integrity, compassion, and responsibility to any opportunity placed before him. Society would benefit with more people like Darwin Cruz.

Thank you very much for considering my letter. Should you need further information, please do not hesitate to contact me.

Sincerely,

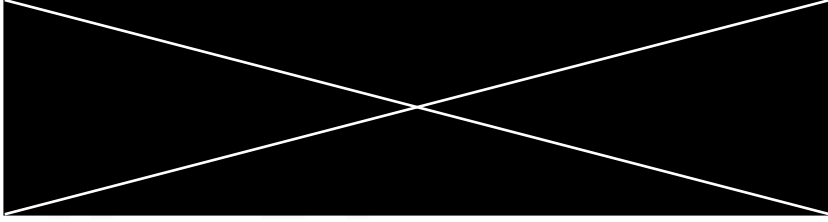
State of Florida

County of Manatee

Signed before me today November 21, 2025
by Abelardo M. Cadena



Jose Flores-Montiel



To Whom It May Concern,

My name is Jose Flores-Montiel, I am a resident of Bradenton, Florida. I am writing to offer my support and personal testimony regarding Mr. Darwin Francisco Cruz Sandoval. I have known Darwin for over 6 years. During this time, I've had the opportunity to know Darwin in both a professional and personal setting. I first met him as a close friend of my father then later as a subcontractor for my company. Throughout the entire duration of our friendship, Darwin has consistently demonstrated integrity, reliability, and a strong moral character.

Darwin is the most selfless person I have met; he is always ready helps others. He shows his character through actions rather than words. Anytime I am in a bind, I can count on him to help me out. Throughout the time I have known Darwin, he has been nothing but hardworking, respectful, and responsible. I have never known him to cause any trouble or behave recklessly. Darwin is someone I wholeheartedly trust without hesitation.

Darwin is a father to two kids; He is a devoted and responsible father who plays an active role in his child's lives. He works hard to create a stable and loving environment. Not only does Darwin provide for their needs but he invests time in teaching, guiding, and encouraging them to grow into a confident and responsible people. The strong bond he has with his children is a testament to his character, and to the effort he puts into creating a safe, loving, and nurturing environment.

Darwin is a cornerstone in his church community, known for his steady presence, generosity, and willingness to help others. He participates in church services and outreach efforts, often volunteering his time to support families in need, community events, and faith-based programs. His church community consistently looks to him as dependable, compassionate, and a trustworthy individual.

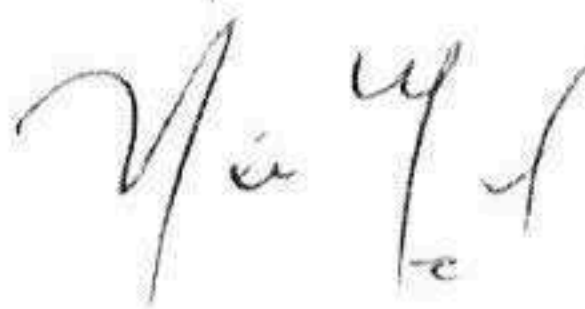
I offer this letter out of respect for the truth of my personal experience with Darwin, with the hope that it conveys how valuable he is to everyone. He is a hardworking member of our community and someone whose presence makes life better for those around him. Darwin's absence is felt not just by those of us who personally know him, but by the countless families whom he has help keep dry in the aftermath of the recent hurricane. If any additional information is needed, I am available at any time and willing to speak further.

Sincerely,


Jose Flores-Montiel

State of Florida
County of Manatee

Sign before me today *January 24, 2026*
by Jose Flores *M. Flores*





November 11, 2025

To Whom It May Concern,

I am writing this letter in support of Darwin Francisco Cruz Sandoval and to provide a personal reference regarding his character, reliability, and the positive qualities I have witnessed over the past several years. I have known Darwin for more than eight years, and during that time I have come to know him as a person of honesty, integrity, and strong moral character.

Over the years, Darwin and I have worked together on multiple construction projects, which has allowed me to see firsthand how dependable and hardworking he truly is. Darwin takes great pride in his work. He is meticulous, attentive to detail, and committed to doing things the right way. He approaches every task—big or small—with patience, focus, and a level of professionalism that sets him apart. He never cuts corners, and he consistently follows through on his commitments.

Beyond his work ethic, Darwin is someone who treats others with kindness and respect. He is humble, soft-spoken, and genuinely considerate in the way he interacts with people. He is the kind of person who listens, helps when he can, and tries to bring positivity wherever he goes. His calm and steady presence has always made him someone I can trust and rely on.

Darwin is also deeply responsible and dependable in his personal conduct. When he gives his word, he keeps it. When faced with challenges, he stays composed and thoughtful, always striving to make the right decisions. Over the time I have known him, he has consistently demonstrated maturity, loyalty, and a sincere dedication to improving himself and supporting those around him.

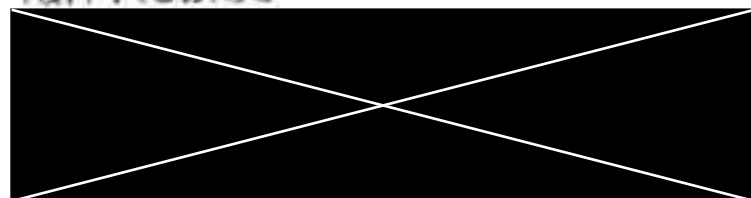
After knowing Darwin for eight years, I can confidently say he is a person of good character who contributes positively to his community and to the people in his life. He is hardworking, respectful, and trustworthy, and I have no hesitation in offering my full support for him in his immigration process.

If you require any additional information, I would be glad to provide it.

Sincerely,

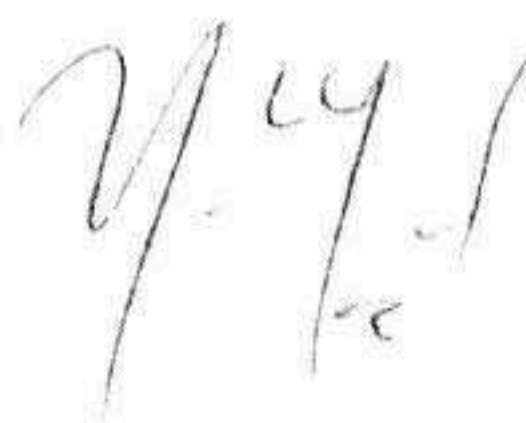


Ian Robles



State of Florida
County of Manatee

Sign before me today Nov 11, 2025
by Ian Robles



November 24th 2025

To whom it may concern,

My name is Felipe Omar Quijano Mr. I am writing this recommendation letter for Darwin Francisco, who has been a friend of mine for the past 20 Years. During this time, I have had the opportunity to observe Darwin Francisco closely and have been thoroughly impressed with his abilities and achievements.

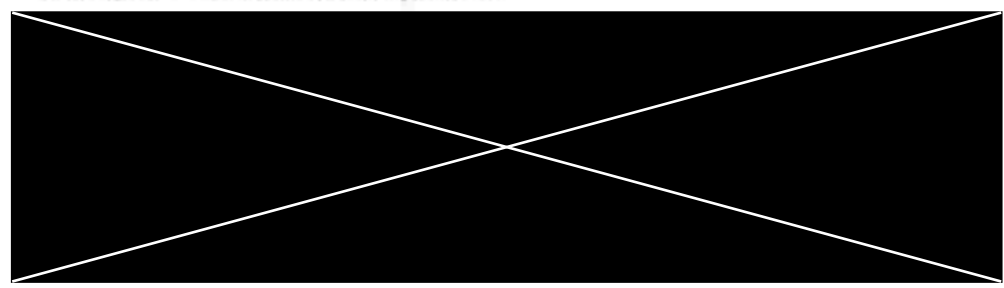
Darwin Francisco has consistently demonstrated a strong work ethic and a high level of commitment to his academic/ professional pursuits. he is a quick learner and has a keen ability to adapt to new situations and challenges. His dedication to excellence is reflected in his consistently high academic/ work performance and his ability to go above and beyond what is expected.

Apart from his academic/ professional skills, Darwin Francisco possesses excellent interpersonal skills and is able to work effectively in a team environment. he is a natural leader and is able to inspire and motivate others to work towards a common goal. his positive attitude and strong communication skills have also been instrumental in his ability to build strong relationships with colleagues and clients.

Based on my experiences working with Darwin Francisco, I believe he would be an asset to any organization or program, and I am confident that he will excel in any role or opportunity he pursue. If you have any further questions, please do not hesitate to contact me.

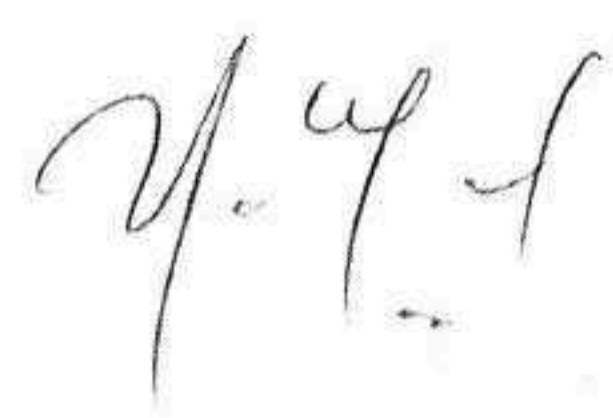
Sincerely,

Signature 
Felipe Omar Quijano



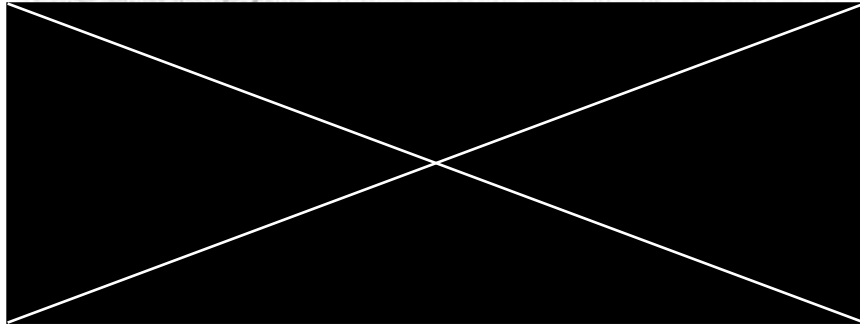
State of Florida
County of Manatee

Sign before me today November 24, 2025
by Felipe Omar Quijano





Guadalupe Cardenas Ramirez



To Whom it may concern:

I Guadalupe Cardenas Ramirez [redacted] a US Citizen, state that I have known Darwin Francisco Cruz Sandoval for about 18 years. Since we met him he has always shown to be a very respectful, honest, friendly, hard working individual. We met him at a soccer game, my husband Sergio played in the same team as Darwin for a few years. We became good friends with him and his lovely family. He is the perfect example of achieving goals with hard work, he owns his own home, works very hard at his job, attends church every service, plays soccer, and still finds the time to help others when needed. His family has always been his priority, he tends to them not only financially but emotional as well. He dedicates his family time, goes on trips with them, helps his children with their studies, helps his wife with house duties etc etc. He is just an overall amazing person. I plea that he is given the opportunity to stay in this country, the land of opportunities. He deserves to continue to work hard, and provide exceptional help to the community. Please contact me with any questions.

Sincerely,

Guadalupe Cardenas Ramirez
Guadalupe Cardenas Ramirez

She is from

Country is Mexico

She is a very hard working person
and she is a very good person

471



To Whom It May Concern:

My name is Sally Cardona, a resident of Bradenton Florida. I am writing to provide my professional and personal endorsement of Mr. Darwin Francisco Cruz Sandoval, whom I have known for more than ten years.

During this time, Darwin has demonstrated consistent honesty, responsibility, and strong moral character. Mr. Sandoval has helped the community as a neighbor and have also known him personally. In every interaction, he has proven to be reliable, respectful, and committed to doing what is right.

Darwin has made meaningful contributions to our community, particularly during the recent hurricanes in Florida. He spent extensive time assisting families with roof repairs and emergency support, often helping individuals he did not know and expecting nothing in return. His actions reflect genuine integrity and compassion.

Based on my long-term experience with Darwin, I can state with confidence that he is a trustworthy, hardworking, and valued member of our community.

If additional information is required, I am available at any time.

Sincerely,

Sally Cardona

Bradenton, Florida

State of Florida
County of Manatee

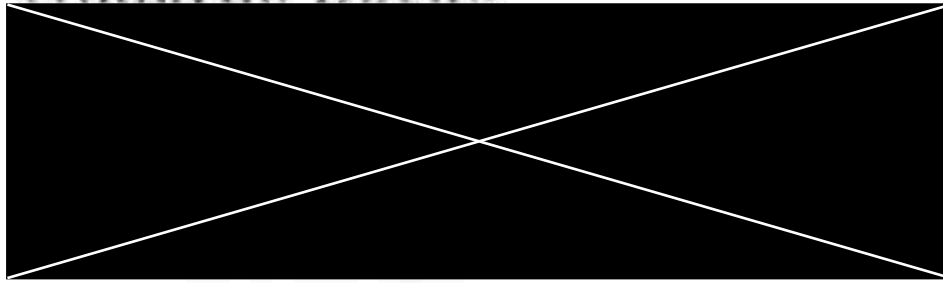
Subscribed and sworn to before me this 12th day of

July 2024

M. J. [Signature]



Gildardo Bueno



11-26-2025

To Whom this May Concern,

My name is Gildardo Bueno, and I am writing this letter in support of Darwin Francisco Cruz Sandoval as part of his immigration process. I have known Darwin for more than 20 years, and during this time, he has consistently demonstrated integrity, honesty, and strong moral character.

I first met Darwin after a severe storm causing my porch to collapse, leaving me in urgent need of help. Without hesitation, Darwin came to my home and completely repaired and restored my porch. His work was exceptional, and he refused to accept anything in return for his time and effort. This act of kindness is just one example of the selfless and dependable person Darwin has always been.

Throughout the decades I have known him, Darwin has proven himself to be hardworking, respectful, and deeply committed to helping others. He is the type of person who contributes positively to his community and the people around him. Darwin is not a burden and will not be a burden on America. On the contrary, his character, work ethic, and willingness to assist those in need make him an asset to this country.

I offer my full support for Darwin's immigration case, and I am confident that he will continue to uphold the values and responsibilities expected of any resident of the United States.

If you require any additional information, please feel free to contact me at the phone number listed above.

Thank you for your time and consideration.

Sincerely,

Gildardo Bueno

Gildardo Bueno

Handwritten notes and signatures in the bottom left corner.



KERRY TOPEZ
Notary Public
State of Florida
Commission #1542191
Expires 01/12/2027

To Whom It May Concern

My name is Mayra Aguilera and I am writing this letter in support of Darwin Cruz, whom I have known for several years. My family met Darwin through church and he also attended my dad's Bible Study every Wednesday. Over time, Darwin and my dad became very close so truly more like family more than friends. He joined us for family gatherings during holidays and other occasions, always accompanied by his wife and two daughters. To us he became part of our family when my father suffered a stroke. Darwin was there for him with no hesitation. No matter the time of day or night, he made the effort to visit him in the hospital, at the nursing home and even his grave site. He was always there to support us through that difficult chapter. Darwin has always been someone who never judges or speaks poorly of others. He is the type to show up, help, listen, and support people in their toughest moments. Even after my dad passed away, Darwin continued to check in on us. He is genuinely a good person who has not caused any harm to anyone. He's respectful, compassionate, and dependable. He is a loving husband to his wife and caring father to his daughters and truly the rock that holds his family together.

I hope this letter helps reflect the kind of person Darwin is, someone of strong character deep loyalty and who supports those around him.

-Sincerely Mayra Aguilera

Magro Aguilera

10000 1st Street

Contra Costa, California

Signed before me this 3rd day of Dec 2023 by

Mayra Aguilera

[Handwritten signature]



Exhibit G

AFFIDAVIT

STATE OF Florida

COUNTY OF Manatee

BEFORE ME, the undersigned authority, this day personally appeared

ALBA INES QUINTERO, who being duly sworn deposes and

says:

1. ALBA INES QUINTERO, attest to the following:

1. I am a U.S CITIZEN. See attached, as Exhibit "A",

a copy of my Lawful Permanent Residence card OR U.S. Passport.

2. Mr. DARWIN FRANCISCO CRUZ - SANDOVAL is currently detained at the

SOUTH TEXAS DETENTION FACILITY.

3. Mr. DARWIN FRANCISCO CRUZ - SANDOVAL has never been deported

previously from the United States.

4. Mr. DARWIN FRANCISCO CRUZ - SANDOVAL will be living with me in my house

at 

5. That I ALBA INES QUINTERO submits this affidavit in

consideration of Mr. DARWIN FRANCISCO CRUZ - SANDOVAL and agrees to

provide whatever financial support is necessary, during his stay in the United States,

including, food, lodging and any other expenses.

6. That this affidavit is made for the purpose that I, ALBA INES QUINTERO, will assume complete financial responsibility for Mr. DARWIN FRANCISCO CRUZ - SANDOVAL and that he will comply with the U.S. Department of State, The U.S. Department of Homeland Security

and Immigration and Naturalization Services and the United States Government.

I ATTEST that I have read the foregoing affidavit and that the matters contained therein are true and correct.



