

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
UNITED STATES IMMIGRATION COURT
Guaynabo, Puerto Rico 00968

IN REMOVAL PROCEEDINGS

In the matter of:

_____ A# _____
RESPONDENT

RESPONDENT'S WRITTEN PLEADINGS

(INSTRUCTIONS: PLEASE CIRCLE THE WORD THAT APPLIES IN THE PARENTHESES FOR ITEMS 1, 2, 6, AND 9. CHECK THE APPROPRIATE BOX AND /OR FILL THE BLANK FOR ITEMS 8, 10, 11, 15, AND 16.)

The RESPONDENT, through his or her counsel or authorized representative (the representative) hereby:

- (Concedes/Denies) that the Respondent has been properly served with a Notice to Appear (Form I-862) meeting the requirements of section 239(a)(I) of the Immigration and Nationality Act (“the Act”) and (agrees/ does not agree) to its admission into the record as Exhibit 1;
- (Concedes/Denies) that the Respondent is the person named as such in the Notice to Appear (Form I-862);
- Understands and agrees that this Pleading will be entered into the record as an Exhibit;
- Acknowledges that the Respondents present address is as listed in the Notice of Entry of Appearance (Form EOIR-28) submitted by his/her representative;
- (Concedes/Denies) that the Respondent has been advised by his/her representative of the nature and purpose of these removal proceedings and of the Respondent’s rights herein and that the Respondent understands such advice;
- (Waives/ Declines to Waive) a formal reading by the Immigration Judge of the allegations and charges in the Notice to Appear (Form I-862) and represents that his/her representative has read and explained them to the Respondent in nontechnical language as required by 8C.F.R. § 240.10 (a)(6) and that the Respondent understands them;
- Admits factual allegations #____ through_____ and denies factual allegations#_____ through _____ in the Notice to Appear(as amended or supplemented during these proceedings);