1 ALDEN F. ABBOTT, Acting General Counsel 2 ELSIE KAPPLER, pro hac vice ekappler@ftc.gov 3 SANGJOON HAN, pro hac vice 4 shan@ftc.gov FEDERAL TRADE COMMISSION 5 600 Pennsylvania Ave. NW, CC-9528 6 Washington, DC 20580 Tel: (202) 326-2466, -2495; Fax: (202) 326-3197 7 BARBARA CHUN, Local Counsel, Cal. Bar No. 186907 8 bchun@ftc.gov FEDERAL TRADE COMMISSION 9 10990 Wilshire Blvd. Suite 400 10 Los Angeles, CA 90024 Tel: (310) 824-4312; Fax: (310) 824-4380 11 Attorneys for Plaintiff 12 FEDERAL TRADE COMMISSION 13 UNITED STATES DISTRICT COURT 14 CENTRAL DISTRICT OF CALIFORNIA 15 16 FEDERAL TRADE COMMISSION, Case No. SACV 18-00597-JLS-KESx 17 Plaintiff, **DECLARATION OF COUNSEL** 18 SANGJOON HAN IN SUPPORT v. 19 **OF PLAINTIFF FTC'S** APPLICATION TO EXTEND THE AMERICAN HOME SERVICING 20 TEMPORARY RESTRAINING CENTER, LLC, et al., 21 ORDER AS TO JAIME ABURTO Defendants. 22 23 24 I, SANGJOON HAN, HEREBY DECLARE AS FOLLOWS: 25 I am over twenty-one years of age and a citizen of the United States. I 1. 26 am one of the attorneys representing the Federal Trade Commission ("FTC" or 27 "Commission") in the above-captioned action. 28

- 2. I am a member in good standing of the bar of New York. My work address is Federal Trade Commission, 600 Pennsylvania Avenue, NW, Mail Stop CC-9528, Washington, DC 20580. Unless stated otherwise, I have personal knowledge of the facts stated herein and, if called as a witness, would competently testify thereto.
- 3. Pursuant to Federal Rule of Civil Procedure 65(b), Local Civil Rule 65-1, and Local Civil Rule 7-19, the FTC has applied for an Application to Extend the Temporary Restraining Order as to Jaime Aburto.
- 4. The FTC informed Bill Heywood, whom Defendant Eve Christine Rodriguez identified as her attorney, that it would file this application. He confirmed that she did not oppose the application.
- 5. The FTC informed Defendant Marcus Fierro, Jr. by email that it would file this application. The email was sent to an address from which we had previously received correspondence from Mr. Fierro. As of the date of this filing, he has not sent any response.
- 6. The FTC has been unable to serve Defendant Sergio Rodriguez, who nevertheless has notice of the Temporary Restraining Order based on communications with Defendant Eve Christine Rodriguez.
- 7. The FTC has not been contacted by any counsel representing American Home Servicing Center, LLC, Capital Home Advocacy Center, or National Advocacy Center, LLC.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

EXECUTED THIS 24TH DAY OF APRIL, 2018.

Sangjoon Han

Attorney for Plaintiff

Federal Trade Commission