## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA RAHINAH IBRAHIM, No. 3:06-cv-0545 (WHA) Plaintiff, **DECLARATION OF PAUL G.** v. **FREEBORNE** DEPARTMENT OF HOMELAND **EXHIBIT 6:** SECURITY, et al., DECLARATION OF MATTHEW MCNEIL AND ATTACHMENT Defendants.

## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

RAHINAH IBRAHIM,

No. 3:06-cv-0545 (WHA)

Plaintiff,

V.

DEPARTMENT OF HOMELAND SECURITY, et al.,

Defendants.

DECLARATION OF MATTHEW MCNEIL

- 1. I am employed by the U.S. Department of State as attorney adviser in the advisory opinion section in the Legal Affairs Division of the Visa Office, Bureau of Consular Affairs. In that capacity I am authorized to review records pertaining to visa applications adjudicated at U.S. embassies and consular posts overseas, including visa records accessible through the Consular Consolidated Database of the U.S. Department of State, Bureau of Consular Affairs. I am also familiar with visa processing procedures. I have reviewed the visa records of Dr. Rahinah Ibrahim, and the information in this declaration is based on that review.
- 2. On December 14, 2009, a consular officer at the U.S. Embassy in Kuala Lumpur refused Dr. Ibrahim's visa application under section 212(a)(3)(B) of the Immigration and Nationality Act (INA), 8 U.S.C. § 1182(a)(3)(B). Specifically, the consular officer's refusal was based on INA § 212(a)(3)(B)(i)(I) and (IX), 8 U.S.C. § 1182(a)(3)(B)(i)(I) and (IX).
- 3. On April 14, 2014, a consular officer at the U.S. Embassy in Kuala Lumpur refused Dr. Ibrahim's visa application under INA § 212(a)(3)(B), 8 U.S.C. §1182(a)(3)(B).

Specifically, the consular officer's refusal was based on INA § 212(a)(3)(B)(i)(I) and (IX), 8 U.S.C. § 1182(a)(3)(B)(i)(I) and (IX). A copy of the letter reflecting this refusal was sent to Plaintiff via email on April 14, 2014, and is attached hereto as Exhibit A.

Pursuant to Title 28, United States Code, Section 1746, I declare under penalty of perjury

Executed this 15th day of Apr. , 2014, in Washington, D.C.

that the foregoing is true and correct.

Matthew McNeil

Attorney Adviser, Legal Affairs

Visa Office

Bureau of Consular Affairs U.S. Department of State

## EXHIBIT A

Date:14-APR-2014

Name: I	Rahinah Binti Ibrahim	Date:14-APR-2014
Dear Vis	a Applicant,	
This office regrets to inform you that your visa application is refused because you have been found ineligible to receive a visa under the following section(s) of the Immigration and Nationality Act. The information contained in the paragraphs marked with "X" pertains to your visa application. Please disregard the unmarked paragraphs.		
Section	on 212(a)(1) health-related grounds.	
	on 212(a)(4) which prohibits the issuance of ne a public charge.	a visa to anyone likely
Section Section	on 212(a)(2) which prohibits the issuance of mitted a crime involving moral turpitude.	a visa to anyone who
_x_Secti	ion 212(a)(3)(B)	
Waiver		
grounds	are eligible to seek a waiver under 8 U.S.C. of ineligibility. Pursuant to 22 C.F.R. 41.121 ice of waiver availability.	1182(d)(3) of the I(b)(1), this serves as
No w	aiver is available for the grounds of ineligibil	ity.
Sincerely	y yours, n Consular Officer	