

HS Law Corp
Otavio Haverroth Silva, SBN#343486
P.O. Box 90487
San Diego, CA 92169
(510) 241-9336

Non-Detained

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
100 Montgomery ST., Suite 800
San Francisco, CA 94104

In the Matter of)
)
)
Eugenio Aguiar de Almeida) **File No. A. 249-254-236**
)
In Removal Proceedings)
)
)

Immigration Judge: **Levine, Shira M.** Next Hearing Date: **February 22, 2028 at 9:00AM.**

MOTION TO WITHDRAW AS COUNSEL

**UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
100 Montgomery ST., Suite 800
San Francisco, CA 94104**

)	
In the Matter of)	
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Eugenio Aguiar de Almeida)	File No. A. 249-254-236
)	
In Removal Proceedings)	
)	
)	

MOTION TO WITHDRAW AS COUNSEL

COMES NOW, Otavio Haverroth Silva, Esq., attorney of record for the Respondent, and respectfully requests leave of this Honorable Court to withdraw as counsel of record pursuant to 8 C.F.R. § 1003.17(b) and EOIR Policy Manual, Part I, Chapter 5.4 (Changes in Representation). In support thereof, and consistent with the standards set forth in *Matter of Rosales*, 19 I&N Dec. 655 (BIA 1988), the undersigned counsel states as follows:

1. The Respondent, Eugenio Aguiar de Almeida, is a native and citizen of Brazil currently in removal proceedings before the San Francisco Immigration Court, under A-Number 249-254-236. Respondent retained Otavio Haverroth Silva, Esq. of HS Law Corp to represent him in all immigration proceedings other than custody and bond proceedings. The Respondent’s last known address is 263 Wellington Ave, Daly City, CA 94014.
2. The procedural posture of this case is as follows. Respondent remains in removal proceedings before the San Francisco Immigration Court. The next scheduled hearing is a Master Calendar Hearing set February 22, 2028 at 9 AM. There is no Individual Hearing date, no pending application for relief, and no imminent briefing deadline. The substantial time remaining before the

next hearing ensures that Respondent will have a full and adequate opportunity to secure new counsel without any procedural prejudice to his case.

3. Good cause exists for withdrawal based on a total and irreparable breakdown of the attorney-client relationship. Beginning in January 2026, undersigned counsel and office staff made repeated attempts to contact the Respondent by telephone and text message to discuss the progress of his case. Those efforts were wholly unsuccessful.

4. On April 6, 2026, a final written notice of termination was additionally sent via USPS Priority Mail to the Respondent's last known address at 263 Wellington Ave, Daly City, CA 94014. That correspondence was returned as undeliverable on April 15, 2026, stamped "Refused / Unable to Forward / Return to Sender,". This return, viewed in conjunction with Respondent's failure to respond to all prior communications, is consistent with a pattern of deliberate non-communication with counsel. *See Exhibit 1.*

5. On May 6, 2026, undersigned counsel formally notified the Respondent by electronic mail of the termination of legal representation, transmitting a complete copy of the Respondent's case file (eROP) and expressly urging him to retain new counsel. *See Exhibit 2.*

6. On May 7, 2026, undersigned counsel made a final attempt to contact the Respondent by transmitting this motion by electronic mail, together with a complete copy of the case file (eROP), and reiterating the upcoming hearing date, the importance of appearing before the Court, and the urgent need to retain new counsel. *See Exhibit 3.*

7. The Respondent's consent to this withdrawal could not be obtained due to his complete and sustained unavailability. As documented above, all known means of communication have been exhausted without response, none of which produced any reply. Where a respondent has severed all contact with counsel and cannot be located despite diligent efforts, the absence of express consent does not preclude the granting of withdrawal. Continuing to serve as attorney of record under these circumstances would be inconsistent with the undersigned's ethical obligations and would constitute a fiction of representation rather than its substance.

8. Granting this motion will not prejudice the Government. The case remains at the Master Calendar stage, with no individual hearing scheduled and no pending dispositive filings. DHS has been electronically served with all documents throughout these proceedings and is fully apprised of the case status. No government interest is impaired by the withdrawal of counsel at this procedural stage.

9. The Respondent was advised therein of the next scheduled Master Calendar Hearing on on February 22, 2028 at 9:00 AM, before Immigration Judge Levine, Shira M. at 100 Montgomery St. Suite 800, San Francisco, CA 94104, of the importance of appearing at all scheduled hearings and updating his address with the Court, and of the urgent need to retain new counsel to avoid proceeding unrepresented and the risk of a removal order being issued in absentia.

10. For the foregoing reasons, good cause has been established for the granting of this motion consistent with the standards of *Matter of Rosales*, 19 I&N Dec. 655 (BIA 1988): the Respondent will not be prejudiced by the withdrawal given the substantial time remaining before the next hearing; the Government will suffer no prejudice; counsel has made all reasonable efforts to notify and locate the Respondent; and continued representation is impossible in the absence of any communication.

WHEREFORE, the undersigned counsel respectfully requests that this Honorable Court grant this Motion and permit withdrawal as counsel of record in the above-captioned proceedings.

Respectfully Submitted,



Otavio Silva (Bar N. 343486)
Attorney at Law
P.O. Box 90487
San Diego, CA 92169

Exhibit list

Exhibits:

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Exhibit 1

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Exhibit 1

April 6, 2026

EUGENIO AGUIAR DE ALMEIDA
263 Wellington Ave
Daly City, CA 94014
eugenioalmeida195@gmail.com

Dear Mr. Eugenio Aguiar de Almeida,

I hope this letter finds you well. Through this letter, and due to unsuccessful attempts to contact you over the past several months, as well as your failure to comply with your contractual obligations, we hereby notify you of the termination of legal representation in your case, in accordance with applicable ethical and legal regulations.

We have attempted to contact you multiple times by phone and messages regarding your case; however, we have not been successful. This lack of cooperation has made it impossible to proceed with your case and to provide adequate legal services on your behalf.

In recent months (on October 21 and April 2), we sent two letters to your last known residential address and email on file, requesting that you urgently contact our office to address pending matters. We also informed you that your lack of response would be interpreted as a lack of interest in continuing your case. Once again, we did not receive any response.

Given these circumstances, we have no alternative but to terminate our representation in your asylum case before the Immigration Court and any related applications (for defensive asylum cases) or before USCIS and related applications (for affirmative asylum cases).

Please note that communication and the exchange of information between the client and the legal team are essential for the proper exercise of legal representation. The absence of such communication results in a breakdown of trust in the attorney-client relationship. Due to this situation and the impossibility of maintaining effective communication necessary to continue our work, we are compelled to cease providing legal services in your case.

For this reason, we hereby notify you of the termination of representation, formally ending our professional relationship.

During the period in which our office represented you, we completed the following actions in your case, in addition to providing ongoing assistance:

- Form I-589 (Application for Asylum and for Withholding of Removal) prepared and filed with the Immigration Court (EOIR);
- Receipt Notice and confirmation of filing of Form I-589;
- Biometrics Appointment Notice (Form I-797C) and proof of completion (Biometrics Processing Stamp);
- Form I-765 (Application for Employment Authorization) prepared and submitted to USCIS based on your pending asylum application;
- Receipt Notice for Form I-765 (Employment Authorization);
- Notice of Entry of Appearance as Attorney (Form EOIR-28) filed with the Immigration Court system;
- Submission of supporting documentation for your asylum case (including passport and identification documents).

Please be advised that you have a hearing scheduled for February 22, 2028, at 9:00 AM, at the following address:

100 Montgomery St., Suite 800, San Francisco, CA 94104.

All applicants must appear in person at the date, time, and location indicated.

Please note that, prior to any hearing, including the Master Hearing and the Individual Hearing, it is your responsibility to ensure the timely submission of all evidence and documentation you intend to use in your case. In particular, for the Individual Hearing, the Immigration Court generally sets a deadline of up to 30 (thirty) days prior to the hearing for the submission of all evidence, although this deadline may vary depending on the judge's specific instructions in your case. Failure to comply with these deadlines may result in the exclusion of such evidence.

Additionally, please be advised that any change of address must be formally reported to the Immigration Court by filing Form EOIR-33 within 5 (five) days of the change. Failure to do so may result in adverse consequences to your case.

Please also note that failure to appear at your scheduled hearing may result in a removal order being issued against you and your beneficiaries.

In any event, it is strongly recommended that you seek legal representation from another attorney to ensure that your case proceeds appropriately.

Enclosed with this letter is a complete copy of your file with the Immigration Court, including Form I-589 (Application for Asylum and/or Withholding of Removal) submitted to the Court.

We remain available to provide additional information regarding your case and guidance on next steps, if necessary.

Thank you for your understanding, and we wish you success in the next stages.

Sincerely,



Otavio Haverroth Silva

Attorney SBN#343486

YOUSA Law Firm

P.O. Box 90487

San Diego, CA 92169

6 de Abril de 2026

EUGENIO AGUIAR DE ALMEIDA
263 Wellington, Ave,
Daly City, CA 94014
eugenioalmeida195@gmail.com

Prezada Sr. Eugenio Aguiar de Almeida,

Espero que esta carta encontre-o bem. Venho por meio desta, diante das tentativas infrutíferas de contato ao longo dos últimos meses e do não cumprimento por sua parte das obrigações contratuais, notificá-lo do encerramento da representação legal no seu caso, conforme regulamentos éticos e legais aplicáveis.

Tentamos contatá-lo diversas vezes por telefone e por mensagens para tratar sobre o seu caso. Contudo, não obtivemos sucesso. Essa ausência de colaboração impossibilitou o andamento do processo e a prestação de serviços jurídicos adequados em seu nome.

Nos últimos meses (nos dias 21 de outubro e 02 de abril), enviamos, de forma continuada, duas cartas ao seu último endereço de residência e ao seu email informados, solicitando que efetuasse contato urgente com o escritório para dar seguimento às questões pendentes, informando-o ainda que o seu silêncio seria interpretado como falta de interesse na continuidade do processo. Novamente, não obtivemos resposta.

Considerando esse contexto, não há alternativa senão o encerramento da representação no seu processo de asilo junto à Corte de Imigração e aplicações derivadas (para caso de asilo defensivo) OU no seu processo de asilo junto à USCIS e aplicações derivadas (para caso de asilo afirmativo).

Destaco que a comunicação e troca de informações entre o cliente e a equipe contratada é indispensável para o adequado exercício da representação profissional, sem a qual se verifica uma quebra de confiança na relação cliente-advogado. Diante dessa situação e da impossibilidade de manter uma comunicação eficaz para a devida continuidade do nosso trabalho, vejo-me obrigado a cessar a prestação dos serviços advocatícios em relação ao seu caso.

Por essa razão, notifico por meio desta o encerramento da representação, formalizando o término da nossa relação profissional.

Durante o período em que nosso escritório o representou, procedemos às seguintes atividades no seu processo, além de atendimentos contínuos ao senhor:

1. Formulário I-589 (Aplicação para Asilo e para Retenção de Remoção) preenchido e protocolado perante a Corte de Imigração (EOIR);

2. Aviso de Recebimento (Receipt Notice) e confirmação de protocolo do formulário I-589;
3. Notificação de Coleta de Biometria (Form I-797C) e comprovante de realização (Biometrics Processing Stamp);
4. Formulário I-765 (Aplicação para Autorização de Emprego) preenchido e enviado ao USCIS com base no asilo pendente;
5. Aviso de Recebimento (Receipt Notice) do formulário I-765 (Autorização de Emprego);
6. Notificação de Entrada de Aparência do Advogado (Form EOIR-28) protocolada no sistema da Corte;
7. Protocolo de Documentação Complementar de suporte ao asilo (incluindo passaporte e provas de identificação).

Lembro que você possui uma **audiência agendada para o dia 22/02/2028, às 09:00h, em 100 MONTGOMERY ST., SUITE 800, SAN FRANCISCO, CA 94104**. Todos os aplicantes devem comparecer presencialmente no seguinte endereço, no dia e horário indicados.

Ressalto ainda que, antes da realização de qualquer audiência, incluindo Master Hearing e Individual Hearing, é sua responsabilidade garantir o envio prévio de todas as provas e evidências que pretende utilizar em seu caso. Em especial, **para a audiência individual (Individual Hearing), a Corte de Imigração geralmente estabelece o prazo de até 30 (trinta) dias antes da audiência para a submissão de todas as evidências**, podendo esse prazo variar conforme determinação específica do juiz no seu caso. O não cumprimento desses prazos pode resultar na não aceitação das provas apresentadas.

Além disso, informo que qualquer mudança de endereço deve ser comunicada formalmente à Corte de Imigração por meio do formulário EOIR-33, no prazo de até 5 (cinco) dias após a alteração, sob pena de prejuízos ao seu processo.

Destaco ainda que, **se você não comparecer à audiência agendada, será expedida uma ordem de remoção em seu nome e de seus beneficiários.**

De todo modo, é extremamente aconselhado que o senhor busque obter representação processual por meio de outro advogado, para que o seu caso tramite da forma mais adequada possível.

Junto a essa carta, envio uma **cópia da íntegra do seu processo junto à Corte de Imigração**, incluindo o Formulário I-589 (Aplicação para Asilo e/ou Embargos a Processo de Remoção) submetido à corte.

Permaneço disponível para fornecer informações adicionais sobre seu caso e orientações sobre os próximos passos, se necessário.

Agradeço pela compreensão e desejo sucesso nas próximas etapas.

Atenciosamente,



Otavio Haverroth Silva

Advogado SBN#343486

YOUSA Law Firm

P.O. Box 90487

San Diego, CA 92169

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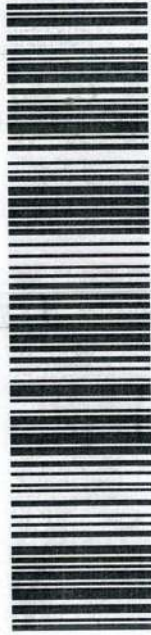
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EUGENIO AGUIAR DE ALMEIDA
236 WELLINGTON AVE
DALY CITY CA 94014

USPS TRACKING #



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Eugenio



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Exhibit 2



Liz Magda Teixeira de Almeida Seniuk <liz.seniuk@yousalaw.com>

Termination of Legal Representation Due to Breach of Agreement and Lack of Communication

1 mensagem

Liz Magda Teixeira de Almeida Seniuk <liz.seniuk@yousalaw.com>

6 de maio de 2026 às 16:02

Para: eugenioalmeida195@gmail.com

Cc: Ananda Oliveira <ananda@yousalaw.com>

Dear Mr. Eugenio Aguiar de Almeida,

I hope this letter finds you well. I am writing to inform you that, due to unsuccessful attempts to contact you over the past several months and your failure to comply with your contractual obligations, we are terminating our legal representation in your case in accordance with applicable ethical and legal rules.

We have made multiple attempts to contact you by phone and through messages regarding your case; however, we have not received any response. This lack of communication has prevented us from properly advancing your case and providing adequate legal services on your behalf.

Over the past few months (on October 21 and April 2), we sent two letters to your last known residential address and email on file, requesting that you urgently contact our office to address pending matters. We also informed you that your lack of response would be interpreted as a lack of interest in continuing your case. Once again, we did not receive any response.

Given these circumstances, we have no alternative but to terminate our representation in your asylum case before the Immigration Court and any derivative applications (in the case of defensive asylum), or in your asylum case before USCIS and any derivative applications (in the case of affirmative asylum).

Please note that communication and the exchange of information between the client and legal counsel are essential for proper legal representation. The absence of such communication constitutes a breakdown in the attorney-client relationship. Due to the inability to maintain effective communication necessary to continue our work, we are compelled to cease providing legal services in your case.

Accordingly, this letter serves as formal notice of the termination of our attorney-client relationship.

During the time our office represented you, we performed the following actions in your case, in addition to ongoing communications with you:

1. Prepared and filed Form I-589 (Application for Asylum and for Withholding of Removal) with the Immigration Court (EOIR);
2. Received and reviewed the Receipt Notice confirming the filing of Form I-589;
3. Received the biometrics appointment notice (Form I-797C) and confirmation of completion (Biometrics Processing Stamp);
4. Prepared and filed Form I-765 (Application for Employment Authorization) with USCIS based on your pending asylum application;
5. Received the Receipt Notice for Form I-765;
6. Filed Form EOIR-28 (Notice of Entry of Appearance as Attorney) with the Immigration Court;
7. Submitted supporting documents for your asylum application (including passport and identity documents).

Please be advised that you have a in person hearing scheduled on **February 22, 2028, at 9:00 AM**, at the following address:

100 Montgomery St, Suite 800
San Francisco, CA 94104

You must appear in person at the date and time indicated.

Please also note that prior to any hearing, including Master Hearings and Individual Hearings, it is your responsibility to ensure that all evidence and documentation you intend to use in your case are submitted in advance. In particular, for an Individual Hearing, the Immigration Court generally requires that all evidence be submitted at least 30 (thirty) days prior to the hearing, although this deadline may vary depending on the Immigration Judge's specific instructions in your case. Failure to comply with these deadlines may result in the exclusion of your evidence.

Additionally, you are required to notify the Immigration Court of any change of address by filing Form EOIR-33 within five (5) days of such change. Failure to do so may negatively impact your case.

Please be further advised that failure to appear at your scheduled hearing may result in the issuance of a removal order against you and any derivative beneficiaries.

It is strongly recommended that you seek new legal counsel to ensure that your case proceeds appropriately.

Enclosed with this letter is a complete copy of your file with the Immigration Court, including the Form I-589 submitted on your behalf.

We remain available to provide additional information regarding your case and guidance on next steps, if necessary.

Thank you for your understanding, and we wish you success in your future proceedings.

Sincerely,

Prezado Sr. Eugenio Aguiar de Almeida,

Espero que esta carta o encontre bem. Venho por meio desta, diante das tentativas infrutíferas de contato ao longo dos últimos meses e do não cumprimento por sua parte das obrigações contratuais, notificá-lo do encerramento da representação legal no seu caso, conforme regulamentos éticos e legais aplicáveis.

Tentamos contatá-lo diversas vezes por telefone e por mensagens para tratar sobre o seu caso. Contudo, não obtivemos sucesso. Essa ausência de colaboração impossibilitou o andamento do processo e a prestação de serviços jurídicos adequados em seu nome.

Nos últimos meses (nos dias 21 de outubro e 02 de abril), enviamos, de forma continuada, duas cartas ao seu último endereço de residência e ao seu e-mail informados, solicitando que efetuassem contato urgente com o escritório para dar seguimento às questões pendentes, informando-o ainda que o seu silêncio seria interpretado como falta de interesse na continuidade do processo. Novamente, não obtivemos resposta.

Considerando esse contexto, não há alternativa senão o encerramento da representação no seu processo de asilo junto à Corte de Imigração e aplicações derivadas (para caso de asilo defensivo) ou no seu processo de asilo junto ao USCIS e aplicações derivadas (para caso de asilo afirmativo).

Destaco que a comunicação e troca de informações entre o cliente e a equipe contratada é indispensável para o adequado exercício da representação profissional, sem a qual se verifica uma quebra de confiança na relação cliente-advogado. Diante dessa situação e da impossibilidade de manter uma comunicação eficaz para a devida continuidade do nosso trabalho, vejo-me obrigado a cessar a prestação dos serviços advocatícios em relação ao seu caso.

Por essa razão, notifico por meio desta o encerramento da representação, formalizando o término da nossa relação profissional.

Durante o período em que nosso escritório o representou, procedemos às seguintes atividades no seu processo, além de atendimentos contínuos ao senhor:

1. Formulário I-589 (Application for Asylum and for Withholding of Removal) preenchido e protocolado perante a Corte de Imigração (EOIR);
2. Aviso de Recebimento (Receipt Notice) e confirmação de protocolo do formulário I-589;
3. Notificação de coleta de biometria (Form I-797C) e comprovante de realização (Biometrics Processing Stamp);
4. Formulário I-765 (Application for Employment Authorization) preenchido e enviado ao USCIS com base no asilo pendente;
5. Aviso de Recebimento (Receipt Notice) do formulário I-765;
6. Notificação de Entrada de Aparência do Advogado (Form EOIR-28) protocolada no sistema da Corte;
7. Protocolo de documentos complementares de suporte ao asilo (incluindo passaporte e provas de identificação).

Lembro que você possui uma audiência agendada para o dia **22/02/2028, às 09:00h**, no endereço:

100 Montgomery St, Suite 800
San Francisco, CA 94104

O senhor deve comparecer presencialmente no dia e horário indicados.

Ressalto ainda que, antes da realização de qualquer audiência, incluindo Master Hearing e Individual Hearing, é sua responsabilidade garantir o envio prévio de todas as provas e evidências que pretende utilizar em seu caso. Em especial, para a Individual Hearing, a Corte de Imigração geralmente estabelece um prazo de até 30 (trinta) dias antes da audiência para a submissão de todas as evidências, podendo esse prazo variar conforme determinação específica do juiz no seu caso. O não cumprimento desses prazos pode resultar na não aceitação das provas apresentadas.

Além disso, informo que qualquer mudança de endereço deve ser comunicada formalmente à Corte de Imigração por meio do formulário EOIR-33, no prazo de até 5 (cinco) dias após a alteração, sob pena de prejuízos ao seu processo.

Destaco ainda que, se você não comparecer à audiência agendada, será expedida uma ordem de remoção em seu nome e de seus beneficiários.

De todo modo, é extremamente aconselhado que você busque obter representação processual por meio de outro advogado, para que o seu caso tramite da forma mais adequada possível.

Junto a essa carta, envio uma cópia integral do seu processo junto à Corte de Imigração, incluindo o Formulário I-589 submetido à Corte.

Permaneço disponível para fornecer informações adicionais sobre seu caso e orientações sobre os próximos passos, se necessário.

Agradeço pela compreensão e desejo sucesso nas próximas etapas.

Atenciosamente,



Liz Seniuk

LEGAL TEAM

+1 (510) 714-0100

liz.seniuk@yousalaw.com



San Diego, USA & Florianópolis, BR

 **EUGENIO-EROP.pdf**
23200K

Exhibit 3



Liz Magda Teixeira de Almeida Seniuk <liz.seniuk@yousalaw.com>

Termination of Legal Representation Due to Breach of Agreement and Lack of Communication

1 mensagem

Liz Magda Teixeira de Almeida Seniuk <liz.seniuk@yousalaw.com>

7 de maio de 2026 às 14:38

Para: eugenioalmeida195@gmail.com

Cc: Ananda Oliveira <ananda@yousalaw.com>

Dear Mr. Eugenio,

I hope this message finds you well.

As emphasized in all previous letters and emails we have sent, please find attached the **Motion to Withdraw as Counsel**, a document that formalizes the request to withdraw representation before the Immigration Court.

Please be reminded that:

Your next Master Hearing will be held in person on February 22, 2028 at 9:00 AM.

Immigration Judge: Levine, Shira M.

Court Address:

100 MONTGOMERY ST., SUITE 800
SAN FRANCISCO, CA 94104

It is very important that you attend this hearing on time and inform the Immigration Court of your change of address. Failure to appear at the hearing or to receive notifications may result in a removal order being issued in your absence.

We strongly recommend that you seek and retain a new attorney as soon as possible so that you have professional legal assistance in preparing for the hearing and complying with all case deadlines.

I am also attaching, once again, a full copy of your case file (eROP).

If you have any questions regarding the content of this document or the next steps, please do not hesitate to contact us.

Sincerely,

Liz Seniuk

Prezado Sr Eugenio,

Espero que esta mensagem o encontre bem.

Conforme enfatizado em todas as cartas e e-mails que encaminhamos anteriormente, encaminho em anexo a **Motion to Withdraw as Counsel**, documento que formaliza o pedido de retirada de representação perante o Tribunal de Imigração.

Lembramos que:

- **Sua próxima Master Hearing será presencial no dia 22 de Fevereiro de 2028 às 9AM.**
- **Juiz de Imigração:** Levine, Shira M.
- **Endereço da Corte:**
100 MONTGOMERY ST., SUITE 800
SAN FRANCISCO, CA 94104

É muito importante que o senhor compareça a essa audiência pontualmente e que atualize imediatamente a Corte de Imigração sobre sua mudança de endereço. A falta de comparecimento à audiência ou de recebimento das notificações pode resultar em uma ordem de remoção proferida na sua ausência.

Recomendamos fortemente que o senhor procure e contrate um novo advogado o quanto antes, para que tenha assistência jurídica profissional na preparação para a audiência e no cumprimento de todos os prazos do

processo.

Estou mandando também em anexo, novamente, cópia da íntegra do seu processo.

Caso tenha alguma dúvida sobre o conteúdo do documento ou sobre os próximos passos, por favor, entre em contato.

Atenciosamente,



Liz Seniuk

LEGAL TEAM

+1 (510) 714-0100

liz.seniuk@yousalaw.com



San Diego, USA & Florianópolis, BR

2 anexos



Motion to withdraw Eugenio Aguiar de Almeida.docx.pdf

156K



EUGENIO-EROP.pdf

23200K

Proof of Service

On this day, I, Otavio Haverroth Silva, served a copy of the following documents:

MOTION TO WITHDRAW AS COUNSEL

To the following:

Office Location: Office of the Principal Legal Advisor, San Francisco 100 Montgomery Street, Suite 200 San Francisco, CA 94104	Mailing Address: Office of the Principal Legal Advisor Department of Homeland Security Office of the Chief Counsel P.O. Box 26449 San Francisco, CA 94126-644
--	---

by:

- Through the EOIR Courts and Appeals System (ECAS), which will automatically send service notification to both parties that a new document has been filed.



Otavio Silva (Bar N. 343486)
Attorney at Law
P.O. Box 90487
San Diego, CA 92169
Counsel for Respondent