UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

| ROBYN KRAVITZ, et al. | Civil Action No. 8:18-cv-01041-GJH |
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| Plaintiffs, v. | Hon. George J. Hazel |
| U.S. DEPARTMENT OF COMMERCE, et al. Defendants. | |
| LA UNIÓN DEL PUEBLO ENTERO, <i>et al.</i> <i>Plaintiffs</i> , v. | Civil Action No. 8:18-cv-01570-GJH Hon. George J. Hazel |
| WILBUR L. ROSS, in his official capacity as U.S. Secretary of Commerce, et al. <i>Defendants</i> . | |

PLAINTIFFS' RULE 60(B)(2) MOTION FOR RELIEF FROM FINAL JUDGMENT & REQUEST FOR INDICATIVE RULING UNDER RULE 62.1(A)

In accordance with Federal Rule of Civil Procedure 60(b)(2), Plaintiffs in Kravitz et al. v.

U.S. Dep't of Commerce, et al., No. 8:18-cv-01041 and LUPE v. Ross, Case No. 8:18-cv-01570-

GJH seek relief from this Court's April 5, 2019 judgment on Plaintiffs' claims based on the

equal protection guarantee of the Fifth Amendment Due Process Clause (all Plaintiffs) and 42

U.S.C. § 1985 (LUPE Plaintiffs). Because these cases are currently on appeal to the United

States Court of Appeals for the Fourth Circuit¹, Plaintiffs request an immediate indicative ruling

¹ Defendants filed notices of appeal for each of the above-captioned cases on April 8, 2019, and *LUPE* Plaintiffs filed a cross-appeal on April 16, 2019. The Fourth Circuit consolidated all three appeals under No. 19-1382.

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under Federal Rule of Civil Procedure 62.1(a) that this Court would be inclined to grant Plaintiffs' Rule 60(b)(2) motion or that it raises a substantial issue on which Plaintiffs may then move for limited remand by the Fourth Circuit restoring this Court's full jurisdiction over the Equal Protection and § 1985 claims.

Plaintiffs seek relief under Rule 60(b) in light of new relevant evidence made public on May 30, 2019, which Plaintiffs could not previously have discovered despite their diligent discovery efforts. As explained in the accompanying memorandum, the newly discovered evidence reveals that the citizenship question was motivated by a desire to dilute Hispanic representation to the advantage of Republicans and non-Hispanic whites, and establishes that the Secretary, his advisors, and DOJ officials conspired with a prominent Republican redistricting strategist to add the citizenship question to the 2020 Census for that racially discriminatory purpose.

Dated: June 3, 2019

Respectfully Submitted,

/s/ Daniel Grant (Bar. No. 19659) /s/ Denise Hulett

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CERTIFICATE OF SERVICE

I certify that on this 3rd day of June 2019, I caused a copy of the foregoing Motion and all accompanying filings to be sent to all parties receiving CM/ECF notices in this case.

By: <u>/s/</u> Daniel T. Grant