CUAUHTÉMOC ORTEGA (Bar No. 257443) 1 Federal Public Defender CHARLES J. SNYDER (Bar No. 287247) 2 (E-Mail: Charles\_Snyder@fd.org) ADAM OLIN (Bar No. 298380) (E-Mail: Adam\_Olin@fd.org) Deputy Federal Public Defender 3 4 321 East 2nd Street Los Angeles, California 90012-4202 Telephone: (213) 894-4740 Facsimile: (213) 894-0081 5 6 Attorneys for Defendant JOSÉ LUIS HUIZAR 7 8 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA 11 WESTERN DIVISION 12 13 UNITED STATES OF AMERICA, Case No. 2:20-CR-326-JFW-1 14 Plaintiff, UNOPPOSED EX PARTE 15 APPLICATION FOR ORDER TO v. ALLOW INTERNATIONAL 16 TRAVEL AND TEMPORARY JOSÉ LUIS HUIZAR, et al., MODIFICATION OF BOND 17 **CONDITIONS; DECLARATION OF** Defendants. **COUNSEL** 18 19 20 21 22 23 24 25 26 27 28

Defendant José Luis Huizar, through counsel, seeks an order temporarily modifying the conditions of release to allow him to travel internationally between October 22, 2023 and October 30, 2023. The purpose is for Mr. Huizar to attend religious ceremonies in Zacatecas, Mexico, that are important to his Catholic faith. Mr. Huizar accordingly seeks the temporary modification of the conditions of his bond as further explained below.

Neither the government nor the U.S. Probation and Pretrial Services Office oppose this request.

Respectfully submitted,

CUAUHTEMOC ORTEGA Federal Public Defender

Dated: September 25, 2023 /s/ Adam Olin

CHARLES J. SNYDER ADAM OLIN Deputy Federal Public Defender Attorneys for José Luis Huizar