IMMIGRATION COURT 606 SOUTH OLIVE ST., 15TH FL. LOS ANGELES, CA 90014

In the Matter of	
	Case No.: A
Respondent	IN REMOVAL PROCEEDINGS

	ORDER OF THE IMMIGRATION JUDGE
This m	s a summary of the oral decision entered on memorandum is solely for the convenience of the parties. If the edings should be appealed or reopened, the oral decision will become
	ficial opinion in the case.
[]	The respondent was ordered removed from the United States to or in the alternative to .
	Respondent's application for voluntary departure was denied and
	respondent was ordered removed to or in the alternative to .
	Respondent's application for voluntary departure was granted until upon posting a bond in the amount of \$
	with an alternate order of removal to .
	dent's application for:
	Asylum was ()granted ()denied()withdrawn.
	Withholding of removal was ()granted ()denied ()withdrawn.
	A Waiver under Section was ()granted ()denied ()withdrawn.
[]	Cancellation of removal under section 240A(a) was ()granted ()denied ()withdrawn.
Respon	dent's application for:
[]	Cancellation under section 240A(b)(1) was () granted () denied
	() withdrawn. If granted, it is ordered that the respondent be issued all appropriate documents necessary to give effect to this order.
	Cancellation under section 240A(b) (2) was ()granted ()denied ()withdrawn. If granted it is ordered that the respondent be issued
	all appropriated documents necessary to give effect to this order.
	Adjustment of Status under Section was ()granted ()denied
	() withdrawn. If granted it is ordered that the respondent be issued
г 1	all appropriated documents necessary to give effect to this order.
	Respondent's application of () withholding of removal () deferral of
	removal under Article III of the Convention Against Torture was () granted () denied () withdrawn.
	Respondent's status was rescinded under section 246.
	Respondent is admitted to the United States as a until .
	As a condition of admission, respondent is to post a \$ bond.
	Respondent knowingly filed a frivolous asylum application after proper
	notice.
	Respondent was advised of the limitation on discretionary relief for
	failure to appear as ordered in the Immigration Judge's oral decision.
	Proceedings were terminated (UT)
	Other:
	Date: Feb 24, 2010
	at the second of
	Immigration Judge
	Appeal: Waived/Reserved Appeal Due By: