EXHIBIT 2
DECLARATION OF BRIANNE MARWAHA

I, Brianne Marwaha, hereby declare under penalty of perjury pursuant to 28 U.S.C. § 1746:

1. I am employed by the U.S. Department of State as the Division Chief in the Immigration and Employment Division, Office of Field Operations of the Visa Office, Bureau of Consular Affairs. The Field Operations Office supports and monitors visa operations at Foreign Service posts around the world, provides updated guidance to our posts regarding changes in visa policy, and oversees the Visa Office’s web unit, which maintains visa-related content on CA’s public-facing website, travel.state.gov.

2. In that capacity, I have knowledge that the Department of State suspended all routine visa services on March 20, 2020, due to the COVID-19 pandemic. However, posts continue to provide mission critical or emergency services to the extent they are able to do so. The Department includes as “mission critical or emergency services” the processing of immigrant visa application cases where the applicant would soon turn 21 and age out of his or her immigrant visa classification.

3. I am also familiar with the Presidential Proclamation Suspending Entry of Immigrants Who Present Risk to the U.S. Labor Market During the Economic Recovery Following the COVID-19 Outbreak, which was signed by the President on April 22 and was effective as of 11:59 p.m. EDT on Thursday, April 23. On April 23, the Department of State issued a notice regarding that Presidential Proclamation on its website, travel.state.gov, available at https://travel.state.gov/content/travel/en/News/visas-news/Proclamation-Suspending-Entry-of-Immigrants-Who-Present-Risk-to-the-US-labor-market.html. In that notice, the Department informed the public that “[r]outine visas services have been suspended at U.S. posts worldwide, but as resources allow, embassies and consulates will continue to provide emergency and mission critical visa services for applicants who are not subject to this presidential proclamation.”

4. The Department’s inclusion in “mission critical or emergency services” of those cases involving an applicant likely to age out of their visa classification by turning 21 has not changed. Post may continue to schedule interviews, as resources allow, for mission critical and emergency cases where a post determines the applicant may qualify for an exception under the Presidential Proclamation.

I declare under the penalty of perjury, pursuant to 28 U.S.C. § 1746, that the foregoing is true and correct to the best of my knowledge.

April 27, 2020

Brianne Marwaha, Division Chief
Immigration and Employment Division
Office of Field Operations, Visa Office
Bureau of Consular Affairs
United States Department of State