September 21, 2022

President Joseph R. Biden The White House 1600 Pennsylvania Avenue NW Washington, DC 20500

The Honorable Alejandro Mayorkas Secretary of Homeland Security U.S. Department of Homeland Security 301 7th Street SW Washington, DC 20520 The Honorable Antony Blinken Secretary of State U.S. Department of State 2201 C Street NW Washington, DC 20520

#### **RE:** Central American Minors (CAM) Refugee and Parole Program

President Biden, Secretary Mayorkas, Secretary Blinken,

On the one-year anniversary of the restart and expansion of the Central American Minors (CAM) Refugee and Parole Program, the undersigned immigrant and refugee rights organizations write to request that your administration immediately strengthen the program so that it can deliver on its promise as a pathway to safety and family reunification.

Unless prompt action is taken, the program will dramatically fail to meet its potential. Since the expansion of the CAM Program one year ago, out of all the newly eligible families only a few hundred have been able to apply. And as far as we are aware, not one has reunited through the CAM Program this year. Thousands of families that first applied to CAM five or more years ago continue to wait. Thus, we urge the administration to take the following steps to bolster the CAM Program:

## First, the administration must increase awareness of and meaningful access to the program among eligible families.

By expanding eligibility for the CAM Program, the administration made the program, on paper, more accessible to historically excluded groups. However, without broad outreach or a significant investment in the organizations authorized to file CAM applications, most newly eligible families will remain unaware of the opportunity and unable to apply. To this end, PRM should fund refugee resettlement agencies on the front-end for filing CAM applications, instead of the current model which only reimburses resettlement agencies after applicants arrive in the United States and only then for those who arrive as refugees rather than parolees. PRM must also announce, as soon as possible, its selection of additional organizations authorized and funded to

support the CAM process through actions such as filing CAM applications, conducting community outreach campaigns, and creating CAM educational materials in multiple languages, including Indigenous languages. These expansions would increase public confidence in the administration's commitment to the renewed CAM program.

Further, PRM and USCIS should issue clarifying guidance on the expanded eligibility criteria. Specifically, parents and guardians with pending asylum applications and U visa petitions can now apply under the CAM Program to reunite with their children. However, it is unclear what happens to those CAM applications when the parent or guardian's benefit is approved, denied, closed, or pending on appeal. We urge the administration to ensure that CAM applicants remain eligible for resettlement or parole in each of these instances.

Finally, PRM should eliminate financial and bureaucratic obstacles to the CAM application process. For example, PRM no longer requires families to pay for DNA testing, but there are widespread reports of families still being required by medical labs to pay upfront for DNA testing. PRM must ensure that parents are not impeded from applying for CAM because of fees associated with DNA collection or otherwise. It should also consider that DNA testing only be required where interviews raise concern about the guardian-child relationship.

Second, the administration must improve the transparency and efficiency of case processing, to increase trust in the process, safety for applicants, and to ensure prompt case completion.

Resettlement agencies, applicants, and legal representatives alike lack visibility into individual case actions and standard processing times under the CAM Program. To remedy this, PRM and USCIS should create a case status check platform for CAM cases. USCIS and PRM should also publish regularly updated data on the program's outcomes and hold stakeholder engagement meetings throughout the year to increase awareness of and transparency in the CAM Program.

The current processing times between various steps in the CAM process are extremely lengthy and endanger applicants. Because the CAM Program entails in-country refugee processing where applicants routinely experience persecution while waiting for the government to adjudicate their cases, the administration should ensure cases are completed in six months or less. To further speed up the process, USCIS and PRM should invest additional staffing resources and should aim to streamline the various requirements for applicants. This could include expanding staffing to expedite confirmation of the relationship between family members applying for CAM at the beginning of the process or conducting DNA testing of the children at IOM pre-screening locations. Further, USCIS should increase circuit rides and use video technology to conduct additional interviews and facilitate interviews with children in remote areas.

Ensuring safety of children applicants should be of utmost importance. The administration should create safe shelter protocols, publish guidance on how highly vulnerable applicants can request expedited processing, and implement the above recommendations to reduce unnecessary long-distance travel. To protect applicants in imminent danger, with serious medical conditions, or with particularly complex refugee claims, USCIS should authorize case by case immediate parole (without waiting for a refugee interview) into the United States.

## Third, the administration must ensure that children have access to counsel in and fair adjudication of refugee interviews.

We urge the administration to guarantee access to legal orientation and counsel for all children filing applications and participating in CAM interviews. As the government has recognized and even mandated in other contexts, access to counsel for children, including in non-adversarial settings, is instrumental in ensuring due process and the accurate and complete articulation of refugee claims, especially where the applicant has experienced significant trauma. Particularly vulnerable children should have access to an independent Child Advocate to submit best interests determinations on their behalf consistent with the goals of the TVPRA. As it stands, legal counsel for qualifying parents or guardians lack any visibility on the child's case and do not have an ability to prepare for or attend CAM interviews.

Further, the administration should publish particular social group (PSG) regulations which would facilitate proper adjudication of refugee claims common among Central American applicants.<sup>1</sup>

# Fourth, the administration must improve access to services for families reunified through parole.

Children who enter the United States as parolees through the CAM Program, unlike those who enter as refugees, must pay for their own medical exams. They are also not eligible for travel loans to pay for their flight to the United States and have no access to resettlement agency services. The administration, working with Congress, should pursue creative solutions to fund parolees' expenses and provide systematic legal and social support following their arrival in the United States. Finally, USCIS should streamline and ease the "re-parole" process for parolees to renew or extend the duration of their parole.

In conclusion, irrespective of improvements to CAM, the administration must continue to take steps to ensure robust asylum processing at the border for children fleeing violence. The CAM program should not inhibit or interfere with the rights of children to seek refuge and protection at

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<sup>&</sup>lt;sup>1</sup> Find additional analysis on the promulgation of regulations relating to particular social group in joint recommendations on this issue. Submitted on May 6, 2021. <a href="https://www.tahirih.org/wp-content/uploads/2021/05/USCIS-EOIR-PSG-Rule-letter-5.6.21.pdf">https://www.tahirih.org/wp-content/uploads/2021/05/USCIS-EOIR-PSG-Rule-letter-5.6.21.pdf</a>

the border. Thank you for your commitment to family reunification and protection for Central American children and youth. We look forward to partnering with you on these improvements.

#### Sincerely,

African Human Rights Coalition Community Legal Services in East Palo

Al OtroLado Alto

American Friends Service Committee Community Refugee & Immigration

American Immigration Lawyers Services

Association Congregation of Our Lady of Charity of

Asylum Seeker Advocacy Project the Good Shepherd, U.S. Provinces (ASAP) Cooperative Baptist Fellowship

**Bethany Christian Services** Disciples Immigration Legal Counsel

Catholic Charities Archdiocese of Disciples Refugee & Immigration

Boston Ministries

Catholic Charities Community Services, Doctors for Camp Closure

Archdiocese of New York **ECDC** 

Catholic Charities of Long Island El Calvario Immigrant Advocacy Center

**Envision Freedom Fund** Catholic Legal Immigration Network,

Evangelical Lutheran Church in America Inc.

Center for Gender & Refugee Studies Fellowship Southwest Central American Legal Assistance First Focus on Children Central American Refugee Center Freedom Network USA

("CARECEN-NY") Haitian Bridge Alliance Central American Resource Center of HIAS

Northern CA - CARECEN SF HIAS Pennsylvania

Chicago Religious Leadership Network **Human Rights First** 

on Latin America, CRLN **Immigrant Justice Corps** Church World Service Immigrant Legal Advocacy Project

**CIMITRA** Immigrant Legal Center of Boulder

Coalición de Derechos Humanos County Coalition for Humane Immigrant Rights **Immigration Hub** 

(CHIRLA) Instituto para las Mujeres en la

Columbia Law School Immigrants' Migracion (IMUMI)

Rights Clinic Interfaith Refugee and Immigration

Service

Communidad Maya Pixan Ixim

Communities United for Status & Interfaith Welcome Coalition - San

Protection (CUSP) Antonio

Community Asylum Seekers Project International Institute of Los Angeles

International Mayan League

International Refugee Assistance Project

(IRAP)

**International Rescue Committee** 

Jewish Family & Community Services -

East Bay

**Just Neighbors** 

Justice Action Center

Justice in Motion

Kids in Need of Defense (KIND)

La Raza Community Resource Center

Latin America Working Group (LAWG)

Law Office of Helen Lawrence

Legal Aid Justice Center

Los Angeles Center for Law and Justice

Lutheran Immigration and Refugee

Service

Lutheran Social Services of the National

Capital Area (LSSNCA)

Maryknoll Office for Global Concerns

Migrant Center for Human Rights

Multnomah Friends Meeting

Muslim Advocates

National Advocacy Center of the Sisters

of the Good Shepherd

National Immigrant Justice Center

**National Immigration Forum** 

Network in Solidarity with the People of

Guatemala

New Mexico Immigrant Law Center

(NMILC)

New York Immigration Coalition

Oasis Legal Services

Open Immigration Legal Services
Oregon Interfaith Movement for

**Immigrant Justice** 

Presbyterian Church (USA)

Project Lifeline Public Counsel

Race Matters

Radio Poder 98.3 FM KTUP

**RAICES** 

Refugee Congress

Refugee Council USA

Refugee Services of Texas

Refugees International

Rocky Mountain Immigrant Advocacy

Network

Save the Children

Tahirih Justice Center

The Episcopal Church

The Center for Victims of Torture

U.S. Committee for Refugees and

Immigrants (USCRI)

Unitarian Universalist Service

Committee

Virginia Coalition for Immigrant Rights

Virginia Coalition of Latino

Organizations

Voice for Refuge Action Fund

Washington Office on Latin America

Welcome House Raleigh

Witness at the Border

Young Center for Immigrant Children's

Rights