UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

STATE OF WASHINGTON,

Plaintiff,

v.

DONALD TRUMP, in his official
capacity as President of the United States;
U.S. DEPARTMENT OF HOMELAND
SECURITY; JOHN F. KELLY, in his
official capacity as Secretary of the
Department of Homeland Security; TOM
SHANNON, in his official capacity as
Acting Secretary of State; and the
UNITED STATES OF AMERICA,

Defendants.

I, Asif Chaudhry, hereby declare and affirm:

1. I am the Vice President for International Programs at Washington State University (WSU), Washington State’s land grant institution and the second largest public research university in the Pacific Northwest. I have held this position since June 2015. Prior to my current role at WSU, I spent my career working for the United States Government as a Senior Foreign Service Officer, holding numerous leadership positions in the Departments of State, Defense, and Agriculture. These positions included Vice President of the Commodity Credit
Corporation, Foreign Policy Advisor to the Chief of the United States Navy at the Pentagon, and U.S. Ambassador to the Republic of Moldova. I have personal knowledge of the facts set forth in this declaration, and I am competent to testify about them.

2. As Vice President for International Programs at WSU, I have responsibility for WSU’s international research activities, study abroad programs, international students, and student and faculty exchanges. I am the chief international relations officer at WSU and am responsible for the role of International Programs in carrying out WSU’s mission of global engagement, which is “To apply knowledge through local and global engagement that will improve quality of life and enhance the economy of the state, nation, and world.” I also manage WSU’s programs focusing on establishing strategic partnerships with governments and educational institutions across the globe.

3. WSU’s global presence includes active research programs in dozens of countries worldwide and study abroad programs in over 70 countries worldwide. The University also has matriculated undergraduate, graduate, and professional students and visiting scholars from many countries worldwide.

4. I have reviewed the Executive Order entitled “Protecting the Nation from Foreign Terrorist Entry Into the United States,” which temporarily bars entry into this country of any person who is a citizen of any one of seven countries–Syria, Iraq, Iran, Somalia, Sudan, Libya, and Yemen.

5. WSU currently has approximately 136 undergraduate and graduate students who are citizens of these listed countries. These students are here under valid student visas. I believe that the presence of these students, scholars, and faculty on our campus serves to build international understanding among all the members of our community. Their presence also enriches the educational experience of all WSU students.

6. The implementation of the Executive Order has already had a negative impact on the lives of students and faculty from the listed countries. The fact that they will not be able to
travel outside of the U.S. will affect both their personal and professional lives. It will also negatively impact WSU by limiting the scope of academic activities in which these members of the WSU community will be able to engage.

7. There are many specific examples of the immediate impact the Executive Order has already had on WSU students and faculty. One of many examples includes graduate students doing atmospheric research, who need to travel outside the U.S. in order to conduct critical fieldwork and attend conferences. These students, like many others, are working hard on projects to improve people’s lives in the U.S., their home countries, and other countries. By denying them re-entry into the U.S., the Executive Order restricts their ability to fully participate in their programs of study and also negatively impacts the academic program and unit as a whole, which is dependent on their research.

8. Another example over this past weekend is a student who was heading to WSU to work with faculty on irrigation water conservation research. She had gone through an 11-month approval process but was turned away in Amsterdam because of the Executive Order. Not only was the student heartbroken, but her important research has been put on hold.

9. The Executive Order also impacts major university-wide initiatives. Like other peer institutions nation-wide, WSU has been working on expanding its international student population to increase diversity and enrich the experience of all students. In fact, WSU recently launched a major initiative to do so, partnering with other entities to create a new international student center. The success of this enterprise is dependent on the ability of students from many countries world-wide to travel to the U.S. and to WSU.

10. These are only a few examples of the difficulties being faced by the WSU community as a result of the Executive Order. Based on my experience in international education and research, I am concerned that the Executive Order will have a significant negative effect on the willingness of students, scholars, and faculty from other majority Muslim countries
to apply to come to a U.S. university to advance their scholarship and their academic careers. The cumulative effects of these restrictions will have a significant impact on WSU.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and complete to the best of my knowledge.

Dated this 30th day of January, 2017.

[Signature]

Asif Chaudhry, Ph.D.