

Kara Narberes - she/her/hers

From: COD_ENotice@cod.uscourts.gov
Sent: Wednesday, January 21, 2026 12:41 PM
To: COD_ENotice@cod.uscourts.gov
Subject: Activity in Case 1:25-cv-03183-RBJ Ramirez Ovando et al v. Noem et al Minute Order

This Message Is From an External Sender

This message came from outside your organization.

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

*****NOTE TO PUBLIC ACCESS USERS***** Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court - District of Colorado

District of Colorado

Notice of Electronic Filing

The following transaction was entered on 1/21/2026 at 12:40 PM MST and filed on 1/21/2026

Case Name: Ramirez Ovando et al v. Noem et al

Case Number: [1:25-cv-03183-RBJ](#)

Filer:

Document Number: 55(No document attached)

Docket Text:

MINUTE ORDER re: The Court has reviewed the parties letters, [53] Letter filed by Kristi Noem, Robert Guadian, Todd M. Lyons, and [54] Letter filed by J. S.T., Caroline Dias Goncalves, G. R.R., Refugio Ramirez Ovando. The Court has already addressed the standing and final agency action issues. Absent some new (since November 25, 2025) and controlling authority from the Supreme Court or the Tenth Circuit, the Court will stand by its analysis of those issues which was carefully considered. The Court cannot prevent defendants filing a MTD but strongly discourages it. If the government persists in its desire to file a MTD, it will be limited to six pages and must be filed and served on or before February 13, 2026. Plaintiffs may, if they wish, file a response; but it will be limited to three pages and will be due on February 20, 2026. The Court will not entertain a reply. By Judge R. Brooke Jackson on 1/21/2026. Text Only Entry. (rbjlc9,)

1:25-cv-03183-RBJ Notice has been electronically mailed to: