## 1 THE HONORABLE RICHARD A. JONES 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT FOR THE 9 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 11 CASE NO. 2:17-cv-00094-RAJ 12 ABDIQAFAR WAGAFE, et al., on behalf of themselves and others similarly **ORDER** 13 situated. 14 Plaintiffs, 15 v. 16 DONALD TRUMP, President of the 17 United States, et al., 18 Defendants. 19 20 This matter comes before the Court on Defendants' Motion to Reconsider Class 21 Certification. Dkt. # 73. Plaintiffs oppose the motion. Having reviewed the briefs, 22 relevant portions of the record, and the applicable law, the Court **DENIES** Defendants' 23 Motion. 24 "Motions for reconsideration are disfavored." LCR 7(h)(1). "The court will 25 ordinarily deny such motions in the absence of a showing of manifest error in the prior 26

ruling or a showing of new facts or legal authority which could not have been brought to

its attention earlier with reasonable diligence." Id.

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Defendants do not meet this standard. Defendants' motion reargues its position that the Court should not certify the class—a position the Court rejected. Defendants couch their motion in terms of the Court's manifest errors but in reality the motion argues that the Court should revisit its conclusions. Parties cannot use motions for reconsideration to simply obtain a second bite at the apple, and this is what Defendants appear to be doing with this motion. For these reasons, the Court **DENIES** the motion. Dkt. # 73.

Dated this 16th day of August, 2017.

The Honorable Richard A. Jones United States District Judge

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