No. 19-438

IN THE SUPREME COURT OF THE UNITED STATES

Clemente Avelino Pereida,

Petitioner,

v.

William P. Barr, Attorney General, Respondent.

MOTION FOR LEAVE TO DISPENSE WITH PREPARATION OF A JOINT APPENDIX

Pursuant to Rule 26.8 of the Rules of this Court, petitioner Clemente Avelino Pereida moves for leave to dispense with the requirement of a joint appendix in this case. The respondent agrees that a joint appendix is not necessary.

This immigration case presents a question regarding the application of the Immigration and Nationality Act to past criminal convictions. The opinions of the court of appeals, the Board of Immigration Appeals, and the immigration judge are included in the appendix to the petition for certiorari. The only other pertinent material is the record of petitioner's 2010 Nebraska criminal conviction, which is a five-page document; the parties do not believe that any other portion of the record merits special attention that warrants the preparation and expense of a joint appendix, nor do they believe that a separate joint appendix would materially assist the Court's consideration of the case. Accordingly, petitioner proposes to include the five-page record of conviction as an appendix to his brief, which is the approach that

was permitted in the same circumstances in *Moncrieffe v. Holder*, No. 11-702 (O.T. 2012).

We are authorized to state that the Solicitor General, on behalf of respondent, agrees with this proposed approach.

Respectfully submitted,

/s/ Brian P. Goldman

Brian P. Goldman

Counsel of Record

ORRICK, HERRINGTON &

SUTCLIFFE LLP

405 Howard Street

San Francisco, CA 94105

(415) 773-5700

brian.goldman@orrick.com

January 10, 2020