March 17, 2020

Honorable Greg Abbott
Office of the Governor
P.O. Box 12428
Austin, Texas 78711-2428

CC:

John Hellerstedt, M.D.                                      Ken Paxtor
Commissioner of Public Health                              Attorney General
Texas Department of State Health Services                  P.O. Box 12548
P.O. Box 149347                                           Austin, TX 78711-2548
Austin, Texas 78714-9347

Re: COVID-19 and Immigration Detention

Dear Governor Abbott:

As you address the public health challenges presented by the COVID-19 pandemic,¹ we write to urge that you direct steps to immediately and drastically reduce occupancy in facilities detaining immigrants and asylum seekers for Immigration and Customs Enforcement (ICE) in Texas, including federal immigration detention facilities and county and local jails and prisons. The release of these individuals from detention is both necessary and legally authorized. Detaining large numbers of men, women and children in immigration facilities or county and local jails and prisons during the COVID-19 pandemic not only places detained immigrants and staff at severe risk but also threatens the health and safety of the broader public.

One of the most critical steps you can take to immediately reduce the spread of COVID-19 is to use your public health and licensing authority to instruct federal immigration detention facilities and county and local jails and prisons to substantially reduce their detainee occupancy capacity. Indeed, the Trump Administration has now recommended that gatherings of ten or more be avoided.²

As the COVID-19 pandemic spreads, the federal government and states are directing measures to reduce the spread of the disease to prevent countless deaths and the collapse of healthcare systems. These jails run the risk of becoming “incubators” for COVID-19, according to a physician specializing in healthcare issues in prisons and jails.³ Already it has been reported that a staff person at the Elizabeth Detention Center in New Jersey may have exposed detainees and other staff to COVID-19.⁴ In addition, given the documented inadequacies of medical care and
basic hygiene in immigration detention facilities, it is of vital importance for state public health authorities to address the state-wide risk posed by crowded immigration detention facilities.

The release of detained immigrants by ICE is already legally authorized under existing federal laws and regulations as detailed in our attached letter to the Department of Homeland Security (DHS).

Working with ICE to immediately parole and release detained immigrants would be manageable and safe. Many immigrants currently detained are longtime residents of the United States who were taken from established lives in this country, and many others, including asylum seekers, have close family, faith and other community ties who would help house them. Many detained asylum seekers are survivors of horrific persecution, torture and trauma in their home countries with sponsors able to help meet their psycho-social needs.

Among those held in immigration detention are many who would be particularly vulnerable to COVID-19 due to their age or serious medical conditions. For instance, in fiscal year 2018, ICE held more than 700 individuals over the age of 65 in its immigration detention facilities. ICE is also holding families in detention facilities in Texas. As the American Academy of Pediatrics has warned, detention harms the health and development of children. Even before COVID-19, a DHS advisory committee recommended expansion of community-based programs for families with children rather than detention. This fiscal year ICE’s three family jails have held over 1,500 children and their parents each day on average.

Detained individuals—as well as facility, immigration court and agency staff and outside lawyers and others—will face grave risks in immigration detention facilities if they are exposed to infection, such as through a staff member who is unaware that he or she has COVID-19. Rapid spread within crowded detention centers is of major concern. For example, the South Texas ICE Processing Center holds on average over 1,400 detainees, the South Texas Family Residential Center in Dilley detains more than 1,000 children and parents, and the El Paso Service Processing Center, Houston Contract Detention Facility, Montgomery ICE Processing Center 85 Port Isabel Service Processing Center, Prairieland Detention Facility and El Valley Detention Facility each hold between 600 and 900 immigration detainees. Given that Customs and Border Protection (CBP) holds asylum seekers and immigrants in its facilities along the border in your state, you should immediately call upon DHS and CBP to use their parole authority to release these individuals, including those currently stranded in Mexico under the so-called Migrant Protection Protocols, rather than detaining them in close quarters in CBP custody or leaving them without adequate medical care in dangerous Mexican border cities. The release of immigrants is warranted in the public interest to reduce the number of individuals in detention to limit the spread of COVID-19 to both detainees and staff and ensure that medical staff—and area hospitals—have the capacity to manage any cases that may arise.
Public health experts have already recommended reducing prison and detention populations in response to the COVID-19 pandemic. For example, Dr. Marc Stern, a correctional health expert and former health services director for Washington State’s Department of Corrections told Human Rights Watch that “[w]ith a smaller population, prisons, jails, and detention centers can help diseases spread less quickly by allowing people to better maintain social distance,” and “[i]f staff cannot come to work because they are infected, a smaller population poses less of a security risk for remaining staff.” Dr. Homer Venters, former chief medical officer of the New York City jail system, said: “Coronavirus in these settings will dramatically increase the epidemic curve, not flatten it.” Dr. Anne Spaulding at the Emory Center for the Health of Incarcerated Persons has recommended that correctional facilities “consider measures other than detention” and ask themselves who “can [be] release[d] on their own recognizance.” Already some states and localities are seeking to release individuals from jails.

We urge you to work proactively with ICE to swiftly and safely reduce the populations of immigration detention facilities and mitigate the otherwise inevitable spread of COVID-19 to the men, women and children held in these facilities. Communication and coordination are needed to ensure that those with underlying health needs receive continuous medical care upon release. For all releases, ICE should also be expected to communicate with the detainee, their attorney and family, as well as with community and local health resources to ensure any necessary care and to coordinate safe travel arrangements for detainees who are released far from their homes or sponsors.

As the government official responsible for the health and safety of your state’s residents, we urge you to take all possible actions to ensure that immigrants and asylum seekers detained in ICE facilities in Texas are released without delay and that all appropriate steps are taken to protect these individuals, facility staff and the broader public from the threat posed by the COVID-19 pandemic in densely populated ICE detention facilities.

Sincerely,

Physicians for Human Rights

Human Rights First

Amnesty International USA

Enclosure: Letter to DHS regarding COVID-19 and Immigration Detention
12 University of Washington, Dep’t of Health Services, “Marc Stern,” available at https://depts.washington.edu/hserv/faculty/Stern_Marc.