

Alison Boden Executive Director

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Committee on Public Safety California State Senate State Capitol Sacramento, CA 95814 Submitted Via Portal

RE: AB 1726 (Kalra) (Record Clearing for Immigrants) - Support

To the Senate Committee on Public Safety:

I am writing on behalf of the Free Speech Coalition in support of AB 1726. The Free Speech Coalition is the nonpartisan nonprofit trade association for the adult industry in the United States. We support legislation that improves conditions for sex workers and proudly support this bill.

AB 1726 is a technical fix to last year's SB 357 and 2017's SB 239 to ensure that the record clearing provisions enacted by SB 357 and SB 239 also work for purposes of immigration relief. AB 1726 ensures that vulnerable immigrant populations can benefit from the reforms that resulted from repealing Penal Code sections 647f and 653.22. Many sex workers, particularly in California, are subject to brutal immigration enforcement and deportation for even minor criminal infractions.

The broad subjective nature of California Penal Code § 653.22 created opportunities for law enforcement to engage in discriminatory policing that targeted Black and Brown women and members of the transgender community. Penal Code Section 647f was based on fear and limited medical science at the time and penalized sex workers who were living with HIV. SB 357 and SB 239 were attempts to solve these problems and created a process to clear the records for persons convicted of violating these penal code sections. However, the prior bills did not include the specific language needed to help persons who need to have a prior conviction cleared for immigration purposes despite the intention of both bills to provide relief for immigrants. For immigration purposes, a conviction must have been legally or procedurally

defective at the time it was entered. AB 1726 simply adds language that would allow people to use the relief intended by SB 357 and SB 239, by creating a presumption that all convictions for Penal Code sections 653.22 and 647f were invalid from the beginning, thereby ensuring equal protection for all Californians.

We urge you to support AB 1726 to ensure that immigrants can benefit from these reforms to our penal code. Now that Penal Code sections 653.22 and 647f have been repealed, we must ensure that prior convictions cannot be used in immigration proceedings, in the same way that we have removed the consequences of past criminal convictions.

Sincerely,

Alison Boden

Executive Director, Free Speech Coalition