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7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE DISTRICT OF ARIZONA		
9	Mi Familia Vota, et al.,	Case No. 2:22-cv-00509-SRB (Lead)	
10	Plaintiffs,	NON-UNITED STATES	
11	v.	PLAINTIFFS' RESPONSE TO SPEAKER OF THE HOUSE BEN	
12 13	Adrian Fontes, in his official capacity as Secretary of the State of Arizona, et al.,	TOMA AND SENATE PRESIDENT WARREN PETERSEN'S MOTION TO INTERVENE AS DEFENDANTS	
14	Defendants.		
15			
16		No. CV-22-00519-PHX-SRB	
17	AND CONSOLIDATED CASES.	No. CV-22-01003-PHX-SRB No. CV-22-01124-PHX-SRB	
18		No. CV-22-01369-PHX-SRB No. CV-22-01381-PHX-SRB	
19		No. CV-22-01602-PHX-SRB No. CV-22-01901-PHX-SRB	
20			
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1 | 2 | Pl | 3 | D | 4 | A | 5 | Se | 6 | pe | 7 | w | 8 | O | 9 | 10 | re

Consolidated Plaintiffs, not including the United States (collectively, "non-U.S. Plaintiffs"), by and through counsel, file this response to the Motion to Intervene as Defendants, ECF No. 346 ("Motion"), by Representative Ben Toma, Speaker of the Arizona House of Representatives, and Senator Warren Petersen, President of the Arizona Senate ("Movants"). Non-U.S. Plaintiffs do not oppose allowing Movants to intervene permissively under Rule 24(b), provided Movants comply—as agreed in their Motion—with all existing deadlines set forth in this Court's March 24, 2023 Case Management Order, ECF No. 388, and do not otherwise cause delay or prejudice the existing parties.

While non-U.S. Plaintiffs do not oppose permissive intervention, they note for the record that Movants have not met their burden to intervene as of right for at least two reasons: (1) Movants' interests are indistinguishable from the State's interests and the State is already a party to this case; and (2) because they have no interests independent from the State, Movants' interests are adequately represented by the existing parties. ¹

conditioned on such agreement and timely responses.

¹ Non-U.S. Plaintiffs also note that Movants waited more than a year after the first of the consolidated cases was originally filed before seeking intervention, by which time this Court had already resolved the State's motion to dismiss and all existing Defendants had filed their answers. This is important because timeliness is an essential element of intervention under Rule 24. *See United States v. Carpenter*, 298 F.3d 1122, 1125 (9th Cir. 2002); *County of Orange v. Air Cal.*, 799 F.2d 535, 537 (9th Cir. 1986). Moreover, although Movants claim that they will abide by the Court's prescribed deadlines, they make no claim that they will respond in a timely manner to discovery requests, or that they will abide by discovery agreements already entered into by the parties. Intervention should be

1 **CONCLUSION** 2 Non-US Plaintiffs do not oppose allowing movants to permissively intervene under 3 Rule 24(b), consistent with the arguments and conditions herein. 4 5 Date: April 18, 2023 Respectfully submitted, 6 7 /s/ James Barton **BARTON MENDEZ SOTO CAMPAIGN LEGAL CENTER** 8 James Barton (AZ Bar No. 023888) Danielle Lang* Jonathan Diaz* 401 W. Baseline Road Molly Danahy* 9 Suite 205 Hayden Johnson* Tempe, AZ 85283 Nicole Hansen* 480-418-0668 10 james@bartonmendezsoto.com 1101 14th St. NW, Suite 400 Washington, D.C. 20005 11 (202) 736-2200 DEPARTMENT OF JUSTICE dlang@campaignlegalcenter.org 12 SAN CARLOS APACHE TRIBE jdiaz@campaignlegalcenter.org Alexander B. Ritchie mdanahy@campaignlegalcenter.org 13 (AZ Bar No. 019579) Attorney General hjohnson@campaignlegalcenter.org Chase A. Velasquez* nhansen@campaignlegalcenter.org 14 NM Bar No. 019148 15 Assistant Attorney General MAYER BROWN LLP Lee H. Rubin* (CA# 141331) Post Office Box 40 Two Palo Alto Square, Suite 300 16 San Carlos Ave. 16 3000 El Camino Real San Carlos, AZ 85550 Alex.Ritchie@scat-nsn.gov Palo Alto, CA 94306-2112 17 Chase. Velasquez@scat-nsn.gov (650) 331-2000 18 lrubin@mayerbrown.com FREE SPEECH FOR PEOPLE 19 Courtney Hostetler* (MA# 683307) Gary A. Isaac* (IL# 6192407) John Bonifaz* (MA# 562478) Daniel T. Fenske* (IL# 6296360) Ben Clements* (MA# 555082) Jed W. Glickstein* (IL# 6315387) 20 Ronald Fein* (MA# 657930) William J. McElhaney, III* 1320 Centre Street, Suite 405 21 (IL# 6336357) Newton, MA 02459 71 S. Wacker Drive

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CERTIFICATE OF SERVICE I hereby certify that on this 18th day of April, 2023, I caused the foregoing document to be electronically transmitted to all counsel of record via the Court's CM/ECF electronic filing system. /s/ Monse Vejar