1 2 3 4	Timothy A. La Sota, SBN # 020539 TIMOTHY A. LA SOTA, PLC 2198 East Camelback Road, Suite 305 Phoenix, Arizona 85016 Telephone: (602) 515-2649 tim@timlasota.com				
5	Thomas G. Olp* Nathan Loyd†				
6	THOMAS MORE SOCIETY				
7					
8	Chicago, Illinois 60606 (312) 782-1680				
9	tolp@thomasmoresociety.org				
10	nloyd@thomasmoresociety.org Attorneys for Plaintiffs	COM			
11	IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA				
12	IN AND FOR THE COUNTY OF YAVAPAI				
13	ARIZONA FREE ENTERPRISE CLUB,				
14	an Arizona nonprofit corporation, and () MARY KAY RUWETTE, individually, ()	No. S1300CV2023-00872			
15	Plaintiffs,				
16	)	PLAINTIFFS' RESPONSE TO			
17	v.	INTERVENORS' STATEMENT OF FACTS			
18	ADRIAN FONTES, in his official capacity	IN SUPPORT OF			
	as the Secretary of State of Arizona,	PLAINTIFFS' RESPONSE TO			
19	Defendant,	INTERVENORS' MOTION FOR SUMMARY JUDGMENT			
20	and				
21	ARIZONA ALLIANCE FOR RETIRED )	(assigned to the Honorable John Napper)			
22	AMERICANS and VOTO LATINO,				
23	Intervenors/Defendants.				
24	intervenors/Detendants.				
25	Plaintiffs hereby respond to Intervenors' Statement of Facts and submit the following				
26	Controverting Statement of Facts, in opposition to Intervenors' Motion for Summary Judgment,				
27	and pursuant to Rule 56(c)(3) of the Arizona Rules of Civil Procedure. This response is				
28	supported by a declaration from David Stevens and Jeanne Kentch.				

1 1. This is not disputed. 2. 2 This is not disputed. 3 3. This is not disputed. 4 4. This states a legal conclusion. 5. 5 This states a legal conclusion. 6. This is not disputed. 6 7 7. This states a legal conclusion. 8. This states a legal conclusion. 8 9. This states a legal conclusion. 9 10. This states a legal conclusion. 10 11. This is not disputed. 11 12. This is not disputed. 12 13. This is not disputed. 13 14. This is not disputed. 14 This is not disputed. 15. 15 This is not disputed. 16. 16 This is not disputed. 17. 17 18. This states a legal conclusion. 18 19. This states a legal conclusion. 19 20. This states a legal conclusion. 20 21. This states a legal conclusion. 21 22. This states a legal conclusion. 22 23. This states a legal conclusion. 23

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This states a legal conclusion.

This is not disputed.

This is not disputed.

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- 27. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavits. In addition, proper foundation has not been laid for the assertion that many Arizona voters rely on drop boxes.
  - 28. This is not disputed.
- 29. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavits. In addition, proper foundation has not been laid for the assertion that many Alliance voters rely on drop boxes.
- 30. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavit.
- 31. This is disputed. And objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 32. This is not disputed. But objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 33. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavit.
  - 34. This is not disputed.
- 35. This is not disputed. But objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
  - 36. This is not disputed.
    - 37. This is not disputed.
- 38. This is not disputed. But objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 39. This is not disputed. But objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 40. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavit. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.

- 41. This is disputed. And objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 42. This is disputed. And objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 43. This is disputed. And objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 44. This is disputed. And objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
  - 45. This is not disputed.
- 46. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavit. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 47. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 48. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
- 49. This is disputed. "Rely" means that there are no other means to vote and that is not an accurate characterization of the purportedly supporting affidavit. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions.
  - 50. This is not disputed.
- 51. This is disputed. Even if a post office is not open a person may deposit mail for mailing there.
- 52. This is disputed. And objection is made that proper foundation has not been laid for the assertion that the United States Postal Service is unreliable.

53. This is disputed. And objection is made on the grounds of relevance because lack of transportation and long distances would be an inhibition to voting via drop box also. In addition proper foundation has not been laid for this assertion.

- 54. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions. In addition proper foundation has not been laid for this assertion.
  - 55. This is not disputed.
- 56. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions. In addition proper foundation has not been laid for this assertion.
- 57. This is disputed. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions. In addition proper foundation has not been laid for this assertion.
- 58. This is disputed. This is disputed. Objection is made on relevance grounds. Even if drop boxes are convenient for some people that cannot justify illegal actions. In addition proper foundation has not been laid for this assertion.

## CONTROVERTING STATEMENT OF FACTS

- 59. Mohave County is a large county covering over 13,000 square miles with populated areas that require long drives to reach. Kentch Decl. at ¶ 7.
- 60. Mohave County does not use any unstaffed drop boxes and still provides voters the necessary opportunities to vote. Kentch Decl. at ¶ 5, 8.
- 61. Most early voters in Mohave County rely on the United States Postal Service to cast their votes. Kentch Decl. at ¶ 5.
- 62. Declining to use unstaffed drop boxes helps Mohave County ensure that voted ballots are kept secure. Kentch Decl. at ¶ 7.
  - 63. Cochise County does not use any unstaffed drop boxes. Stevens Decl. at ¶ 6.

1	64. Cochise County does not have any staffed drop boxes that are accessible outside			
2	of normal business hours or on election day. Stevens Decl. at ¶ 5.			
3	65. Cochise County has no need for unstaffed drop boxes because voters can mail			
4	their ballots at mail collection boxes which never close. Stevens Decl. at ¶ 7.			
5	66. Cochise County has one of the highest voter turnout rates in the state without			
6	naving to use unstaffed drop boxes. Stevens Decl. at ¶ 9.			
7				
8	RESPECTFULLY SUBMITTED December 1, 2023.			
9	TIN ACTIVITY A TAN COTTA DI C			
10	TIMOTHY A. I.A SOTA, PLC			
11	By: <u>/s/ <i>Timothy A. La Sota</i></u> Timothy A. La Sota, SBN 020539			
12	Timothy A. La Sota, SBN 020539 2198 East Camelback Road, Suite 305 Phoenix, Arizona 85016			
13	Phoenix, Arizona 85016 Telephone: (602) 515-2649 Email: tim@timlasota.com			
14	Thomas G. Olp*			
15	Nathan Loyd†			
16	THOMAS MORE SOCIETY 309 W. Washington St., Ste. 1250			
17	Chicago, Illinois 60606			
18	(312) 782-1680 tolp@thomasmoresociety.org			
19	nloyd@thomasmoresociety.org  Attorney for Plaintiffs			
20				
21	* pro hac vice to be filed † pro hac vice pending			
22	I hereby certify that on December 1, 2023, I caused the foregoing document to was filed			
23	with the Yavapai County Superior Court Clerk via the Turbo Court E-file system.			
24	I hereby certify that on December 1, 2023, I caused the following parties or persons to be served via email:			
25				
26				
27				
28				

1	Kara Karlson Kyle Cummings
2	Karen J. Hartman-Tellez Office of the Attorney General - Phoenix
3	2005 N Central Ave.
4	Phoenix, AZ 85004-1592 602-542-8118
5	Fax: 602-542-8308 Email: AdminLaw@azag.gov
6	Email: kyle.cummings@azag.gov Attorneys for Arizona Secretary of State
7	D. Andrew Gaona
8	Austin C. Yost COPPERSMITH BROCKELMAN PLC
9	
10	Phoenix, Arizona 85004 T: (602) 381-5486
11	agaona@cblawyers.com ayost@cblawyers.com
12	100C/L
13	/s/ Timothy A. La Sota
14	2800 North Central Avenue, Suite 1900 Phoenix, Arizona 85004 T: (602) 381-5486 agaona@cblawyers.com ayost@cblawyers.com
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1	Timothy A La Sota, SBN # 020539 TIMOTHY A. LA SOTA, PLC			
2	2198 East Camelback Road, Suite 305 Phoenix, Arizona 85016			
3	Telephone: (602) 515-2649			
4	tim@timlasota.com Attorney for Plaintiffs			
5	SUPERIOR COURT OF ARIZ	ZONA		
6	YAVAPAI COUNTY			
7	ARIZONA FREE ENTERPRISE CLUB, an Arizona	NoS1300CV2023-		
8 nonprofit corporation, and MARY KAY RUWETTE, individually, 00872_	00872			
9	Plaintiffs,	RULE 80(c)		
10	v.	DECLARATION OF JEANNE KENTCH		
11	ADRIAN FONTES, in his official capacity as the (assigned to the			
12	Secretary of State of Arizona, Honorable John Napper)			
13	Defendant,			
14	ARIZONA ALLIANCE FOR RETIRED AMERICANS			
15	and VOTO LATIONO,			
16				
17	Intervenors/Defendants.			
18	RULE 80(c) DECLARATION OF JEAN	NNE KENTCH		
19	I, JEANNE KENTCH, hereby depose and say:			
20	1. I am Mohave County GOP Chair. I am also the ele	ected Mohave County		
21	Assessor, but I do not submit this declaration in the of Mohave County for thirty-two years. If called u			
22	would testify consistently with this declaration.			
23	<ol> <li>One of my major duties as the Mohave County GC many Republicans cast their ballots as possible, be</li> </ol>	it by early ballot or in person.		
24	3. As part of my role as County GOP Chair, I must be	e, and am, knowledgeable		
25	about the various ways that citizens can cast their b	ballots in Monave County. I		

am often asked by various members of my party, and even nonmembers, about different ways to cast ballots, and I inform them consistent with this declaration in order to help ensure that their ballots are counted.

- 4. In Mohave County, we have four secured locations where ballots may be deposited. Three of these are early voting locations: the Mohave County Library in Lake Havasu City, the Mohave County Library in Bullhead City, the Kathryn Heidenreich Adult Center in Kingman. The fourth location is the recorder's office itself, located in Kingman.
- 5. We have no unstaffed drop boxes in Mohave County. Mohave County receives most of its early ballots via delivery by the United States Postal Service. Voters also deposit their votes at early voting locations, which have certain operating hours during the voting season and only accept ballot deposits during those hours.
- 6. To my knowledge Mohave County has never had any drop boxes.
- 7. I would have significant concerns about allowing the use of an unstaffed drop box because of the difficulties in ensuring the security and purity of voting while permitting the use of unstaffed drop boxes, and because ballot retrievers would be left alone and vulnerable with hundreds of ballots during the long drives and pit stops required to reach distant populated areas of our 13,311 square mile county.
- 8. It is very important that our election officials make voting as seamless as possible. There should not be unnecessary burdens to vote. It is my job as the GOP Chair to help people cast their ballot if needed, therefore safe, efficient and secured voting is extremely important to our party and county. I do not believe that a County has to provide unstaffed drop boxes at insecure locations in order to provide voters the necessary opportunities to vote.
- 9. Further affiant sayeth not.

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 1, 2023.

JEANNE KENTCH, Mohave County GOP Chair

1	Timothy A La Sota, SBN # 020539				
2	TIMOTHY A. LA SOTA, PLC 2198 East Camelback Road, Suite 305				
3	Phoenix, Arizona 85016 Telephone: (602) 515-2649				
4	tim@timlasota.com Attorney for Plaintiffs				
5	SUPERIOR COURT OF ARIZONA				
6	YAVAPAI COUNTY				
7	ARIZONA FREE ENTERPRISE CLUB, an Arizona nonprofit corporation, and MARY KAY RUWETTE,  No. S1300CV2023-00872				
	individually,				
9	Plaintiffs, RULE 80(c) DECLARATION OF				
10	v. DECLARATION OF DAVID STEVENS				
11	ADRIAN FONTES, in his official capacity as the (assigned to the				
12	Secretary of State of Arizona,  Gassigned to the Honorable John Nappe				
13	Defendant,				
14	ADIZONA ALLIANCE DOD DEGUDED				
15	ARIZONA ALLIANCE FOR RETIRED AMERICANS and VOTO LATIONO,				
16	ER CO				
17	Intervenors/Defendants.				
18	RULE 80(c) DECLARATION OF DAVID STEVENS				
19	I, DAVID W. STEVENS, hereby depose and say:				
20	·				
21	<ol> <li>I am the Cochise County Recorder. If called upon to testify, I could and would testify consistently with this declaration.</li> </ol>				
22	2. I was elected as Cochise County Recorder in 2016 and was re-elected in 2020. Previously I was elected to the Arizona House of Representatives in 2008, 2010				
23	2012, and 2014.				
24   25	3. I am a certified election officer, as I completed the Secretary of State's election officer training and certification program as required by A.R.S. Section 16-407 for this professional certification.				
- 11					

permanent early voting list, mailing out all of the early ballots, providing locations and staff for early voting, emergency voting, and UOCAVA (Uniformed and Overseas Citizens Absentee Voting). Signature Verification for candidate petitions and Initiatives, Referendums, and Recalls. Verifying the signatures on the affidavit envelope from any signature that is on file. Once the ballots are received and verified at my office, we transport them to the Elections department for tallying.

4. In summary, my duties involve maintaining the voter rolls, maintaining the

- 5. We have 5 drop boxes located throughout Cochise County. One box is located at the Recorders' office. We also have a drop box inside the county service centers in Sierra Vista, Benson, Wilcox, and Douglas. Because they are inside government facilities, they are accessible between 8-5, Monday through Friday. They cannot be accessed outside of those hours because the buildings are closed. All of these boxes have motion detection surveillance cameras. All of these boxes are in the view of county staff. None of these Drop Boxes are available on Election Day.
- 6. We have no unstaffed drop boxes in Cochise County.
- 7. There is no need for unstaffed drop boxes in my county because voters may send me their ballot at any time during an election period by placing their ballot in the mail. For instance, if a voter arrived at the Sierra Vista County Service Center when the center is closed, he or she could simply place a ballot in the USPS collection drop box conveniently located at the entrance of the service center parking lot, which is never closed.
- 8. Cochise County ballots must be received by my office no later than 7:00 p.m. on Election Day in order for them to be counted.
- 9. Even with no unstaffed drop boxes in our county, Cochise County had a 61.1% voter turnout rate in the 2022 general election. According to the 2022 General Election Results published by the Secretary of State, I understand that this was higher than ten other counties, and lower than just four counties. I also understand that our turnout rate was very close to Maricopa County's turnout rate (reported as 64.17%), even though we do not have any large cities in Cochise County.
- 10. Further affiant sayeth not.

<sup>&</sup>lt;sup>1</sup> https://azsos.gov/sites/default/files/2022Dec05 General Election Canvass Web.pdf

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 1, 2023.

DAVID STEVENS, Cochise County Recorder

RELIEVED FROM DEMOCRAÇADOCKET, CON