Alexander Kolodin (AZ #030826) Veronica Lucero (AZ #030292) Neal Carter (AZ #034200) DAVILLIER LAW GROUP, LLC 4105 North 20th Street, Suite 110 Phoenix, Arizona 85016 Tel: (602) 730-2985 akolodin@davillierlawgroup.com vlucero@davillierlawgroup.com ncarter@davillierlawgroup.com yuka@davillierlawgroup.com (file copies) Nicole C. Pearson\* (CA #265350) MDEMOCRACYDOCKET.COM Rachel L. Dreher\* (FL #32092) CITIZEN AG 111 NE 1st Street, 8th Floor Miami, FL 33132 Tel: (442) 272-5526 nicole@citizenag.org rachel@citizenag.org \*pro hac vice Attorneys for Plaintiffs UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA 1789 Foundation Inc., d/b/a Citizen AG, Case No. CV-24-02987-PHX-SP and Lindsey Graham, Plaintiffs, v. Adrian Fontes, in his official capacity as Secretary of State,

Defendant.

STIPULATION EXTEND PENDING **DEADLINES** 

(Second Request)

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PLAINTIFFS' MOTION FOR TEMPORARY RESTRAINING ORDER OR, IN THE ALTERNATIVE, PRELIMINARY INJUNCTION

The parties are aware that the Court did not grant, in full, their prior extension request. Since the Court granted the extension in part on December 13, 2024 (Doc. 32), the parties have held two meet-and-confer conferences and the Secretary has produced additional records including registration information and vote history for every active, inactive, and canceled voter in Arizona for the 2020, 2022 and 2024 election cycles. The Secretary continues to work to produce other, older records to Plaintiffs. However, the resolution of the dispute between the parties, including their dispute regarding compliance with this Court's Order, if resolution can be reached, necessitates the expenditure of significant time and involvement by Secretary of State's office and significant review time by Citizen AG. The parties joindy believe that there will be the best opportunity for the amicable resolution of some or all of the issues at bar if a further extension is granted.

Therefore, pursuant to Local Rule 7.3, Plaintiffs 1789 Foundation, Inc., d/b/a Citizen AG, and Lindsey Graham (collectively, "Plaintiffs"), Defendant Adrian Fontes, and proposed Intervenors One Arizona and Arizona Alliance for Retired Americans hereby stipulate, agree to, and re-urge their request for extension of pending deadlines in this matter. In particular, the parties agree that Plaintiffs may have until February 14, 2025 to file a response to the Motion to Intervene (Doc. 19) and Defendant may have until February 21, 2025 to respond to the Complaint (Doc. 1).

This further extension will permit the parties to work in good faith to address issues related to the availability and provision of voter records requested by Citizen AG.

For the Court's convenience, and proposed order is lodged herewith.

Dated: December 26, 2024

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Respectfully submitted,

### DAVILLIER LAW GROUP, LLC

<u>/s/Alexander Kolodin</u> Alexander Kolodin Veronica Lucero Neal Carter

### CITIZEN AG

Nicole C. Pearson\* (CA #265350) Rachel L. Dreher\* \*pro hac vice

Attorneys for Plaintiffs

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<u>/s/Karen J. Hartman-Tellez</u> (with permission) Karen J. Hartman-Tellez Kara Karlson Senior Litigation Counsel Kyle Cummings Assistant Attorney General

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### ELIAS LAW GROUP LLP

<u>/s/Lalitha Madduri</u> (with permission) Lalitha Madduri Chris Dodge Omeed Alerasool James J. Pinchak Julie Zuckerbrod

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Attorneys for Proposed Intervenor-Defendants One Arizona and the Arizona Alliance for Retired Americans

REPRESENT

## CERTIFICATE OF SERVICE

I hereby certify that on this 26<sup>th</sup> day of December, 2024, I electronically transmitted the attached document to the Clerk's Office using the ECF System for filing, and transmittal of a Notice of Electronic Filing to the ECF registrants on record.

REFRECTED FROM DEMOCRACY DOCKET, COM

# DAVILLIER LAW GROUP, LLC

/s/Alexander Kolodin

PLAINTIFFS' MOTION FOR TEMPORARY RESTRAINING ORDER OR, IN THE ALTERNATIVE, PRELIMINARY INJUNCTION