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649 North Fourth Avenue, First Floor Phoenix, Arizona 85003 (602) 382-4078

Kory Langhofer, Ariz. Bar No. 024722 <u>kory@statecraftlaw.com</u>
Thomas Basile, Ariz. Bar. No. 031150 <u>tom@statecraftlaw.com</u>

Attorneys for Amici Curiae

IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MOHAVE

JEANNE KENTCH, et al., No. CV-2022-01468 Plaintiffs/Contestants, MOTION OF ARIZONA SENATE v. PRESIDENT WARREN PETERSEN AND SPEAKER OF THE ARIZONA HOUSE OF REPRESENTATIVES KRIS MAYES, BEN TOMA FOR LEAVE TO FILE A BRIEF AS AMICI CURIAE Defendant/Contestee, (Before the Hon. Lee F. Jantzen) and KATIE HOBBS, et al., Defendants.

Warren Petersen, in his capacity as President of the Arizona Senate, and Ben Toma, in his capacity as the Speaker of the Arizona House of Representatives, respectfully move for leave to file as *amici curiae* the proposed brief lodged hereto as <u>Exhibit A</u>.

Although no specific rule controls the filing of *amicus curiae* briefs in the Superior Court, the judiciary has generally welcomed such submissions whenever "[a]micus curiae can provide information, perspective, or argument that can help the . . . court beyond the help that the parties' lawyers provide." A.R.C.A.P. 16(b)(1)(C)(iii). The Speaker and

President take no position on the ultimate factual and legal question disputed by the parties, *i.e.*, which candidate for Arizona Attorney General received the highest number of legal votes in the November 8, 2022 general election. Instead, the brief concerns itself with the more foundational legislative objectives that animate the election contest statutes—namely, ensuring that all reasonable questions surrounding the accuracy of certified election results are vigorously litigated within the confines of a robust fact-finding process.

Arizona law recognizes in similar contexts that the singular perspective of legislative leaders may beneficially inform the courts' evaluation of significant legal issues of public importance. *Cf.* A.R.S. § 12-1841 (affording each chamber's presiding officer a right to intervene or otherwise "be heard" in litigation concerning the constitutionality of state laws). More generally, "an *amicus* who makes a strong but responsible presentation in support of a party," as the Speaker and President believe they have done in their proposed brief, "can truly serve as the court's friend." *Neonatology Associates, P.A. v. C.I.R.*, 293 F.3d 128, 131 (3d Cir. 2002) (Alito, J.); *see also id.* at 133 (asserting that courts are "well advised to grant motions for leave to file amicus briefs unless it is obvious that the proposed briefs do not meet" the criteria of any controlling rules, "as broadly interpreted").

For these reasons, the Speaker and President respectfully request that the Court grant them leave to participate as *amici* in these proceedings.¹

RESPECTFULLY SUBMITTED this 25th day of January, 2023.

STATECRAFT PLLC

By: /s/Thomas Basile
Kory Langhofer
Thomas Basile
649 North Fourth Avenue, First Floor
Phoenix, Arizona 85003

Attorneys for Amici Curiae

Consistent with A.R.C.A.P. 16(b)(2)-(3), the undersigned state that they have read the relevant motions and responses thereto, and that no person other than the Arizona Legislature has provided financial resources for the preparation of the brief. In the interests

1	ORIGINAL of the foregoing filed on the 25th day of January, 2023 via TurboCourt with:
2	MOHAVE COUNTY SUPERIOR COURT
3	415 East Spring Street
4	Kingman, Arizona 86401
	Division4@mohavecourts.com
5 6	COPY served electronically this same date on:
	David A. Warrington
7	Gary Lawkowski
8	DHILLON LAW GROUP, INC.
9	2121 E. Eisenhower Ave., Ste. 608 Alexandria, VA 22314
	dwarrington@dhillonlaw.com
10	glawkowski@dhillonlaw.com
11	
12	Timothy A. La Sota Timothy A. La Sota, PLC
13	2198 East Camelback Road, Suite 305
	Phoenix, AZ 85016
14	tim@timlasota.com
15	Dennis I. Wilenchik
16	John D. "Jack" Wilenchik
	WILENCHIK & BARTNESS, P.C.
17	The Wilenchik & Bartness Building
18	2810 North Third Street
19	Phoenix, AZ, 85004
20	Attorney for Plaintiffs/Contestants
21	Paul F. Eckstein
22	Alexis E. Danneman Matthew R. Koerner
23	Margo R. Casselman
	Samantha J. Burke
24	Perkins Coie LLP
25	2901 North Central Avenue Suite 2000
26	
27	of transparency, counsel for the <i>amici</i> note that their firm previously represented Contestants Hamadeh and the Republican National Committee in a prior related proceeding,
28	Hamadeh v. Mayes, Maricopa County Superior Court No. CV2022-015445. They do not currently represent any named party in connection with this proceeding.

1	Phoenix, AZ 85012
2	peckstein@perkinscoie.com
3	adanneman@perkinscoie.com mkoerner@perkinscoie.com
4	mcasselman@perkinscoie.com sburke@perkinscoie.com
5	Attorneys for Defendant Kris Mayes
6	Autorneys for Defendant Kris Mayes
7	D. Andrew Gaona
8	COPPERSMITH BROCKELMAN PLO
9	2800 North Central Avenue, Suite 1900 Phoenix, Arizona 85004
10	agaona@cblawyers.com
11	Attorneys for Defendant
12	Arizona Secretary of State Adrian Fontes
13	Thomas P. Liddy
14	Joseph La Rue Joe Branco
15	Karen Hartman-Tellez
16	Jack L. O'Connor III Sean M. Moore
	Rosa Aguilar
17	Maricopa County Attorney's Office
18	225 West Madison St.
19	Phoenix, AZ 85003 liddyt@mcao.maricopa.gov
20	laruej@mcao.maricopa.gov brancoj@mcao.maricopa.gov
21	hartmank@mcao.maricopa.gov
22	oconnorj@mcao.maricopa.gov
23	moores@mcao.maricopa.gov raguilar@mcao.maricopa.gov
24	c-civilmailbox@mcao.maricopa.gov
25	
26	Emily Craiger THE BURGESS LAW GROUP
27	3131 East Camelback Road, Suite 224
	Phoenix, AZ 85016 emily@theburgesslawgroup.com
28	ommy wareourgessiaw group.com

1	
2	Attorneys for Maricopa County
3	Celeste Robertson
4	Joseph Young Apache County Attorney's Office
5	245 West 1st South
6	St. Johns, AZ 85936
7	crobertson@apachelaw.net jyoung@apachelaw.net
8	Attorneys for Defendant, Larry Noble, Apache County
9	Recorder, and Apache County Board of Supervisors
10	Christine J. Roberts
11	Paul Correa Cochise County Attorney's Office
12	P.O. Drawer CA
	Bisbee, AZ 85603 croberts@cochise.az.gov
13 14	pcorrea@cochise.az.gov
	Attorneys for Defendant, David W. Stevens, Cochise
15	County Recorder, and Cochise County Board of
16	Supervisors
17	
18	Bill Ring
19	Mark D. Byrnes Coconino County Attorney's Office
20	110 East Cherry Avenue
21	Flagstaff, AZ 86001 wring@coconino.az.gov
	mbyrnes@coconino.az.gov
22	Attorney for Defendant, Patty Hansen, Coconino County
23	Recorder,
24	and Coconino County Board of Supervisors
25	Jeff Dalton
26	Gila County Attorney's Office
27	1400 East Ash Street Globe, AZ 85501
28	jdalton@gilacountyaz.gov

1	
2	Attorney for Defendant, Sadie Jo Bingham, Gila County Recorder,
3	and Gila County Board of Supervisors
4	Jean Roof
5	Graham County Attorney's Office
6	800 West Main Street Safford, AZ 85546
7	jroof@graham.az.gov
8	Attorneys for Defendant, Wendy John,
9	Graham County Recorder, and Graham County Board of Supervisors
10	
11	Scott Adams Greenlee County Attorney's Office
12	P.O. Box 1717
13	Clifton, AZ 85533 sadams@greenlee.az.gov
14	
15	Attorney for Defendant, Sharie Milheiro, Greenlee County Recorder, and Greenlee County Board of
16	Supervisors
17	Ryan N. Dooley
18	La Paz County Attorney's Office 1320 Kofa Avenue
19	Parker, AZ 85344 rdooley@lapazcountyaz.org
20	Attorney for Defendant, Richard Garcia, La Paz County
21	Recorder, and La Paz County Board of Supervisors
22	Ryan Esplin
23	Mohave County Attorney's Office Civil Division P.O. Box 7000
	Kingman, AZ 86402-7000
24	EspliR@mohave.gov
25	Attorney for Defendant, Kristi Blair, Mohave County
26	Recorder, and Mohave County Board of Supervisors
27	Jason Moore
28	Navajo County Attorney's Office

1	P.O. Box 668
2	Holbrook, AZ 86025-0668 jason.moore@navajocountyaz.gov
3	jason.moore@navajocountyaz.gov
4	Attorney for Defendant, Michael Sample, Navajo County Recorder, and Navajo County Board of
5	Supervisors
6	
7	Daniel Jurkowitz Ellen Brown
8	Javier Gherna
9	Pima County Attorney's Office 32 N. Stone #2100
10	Tucson, AZ 85701
	Daniel.Jurkowitz@pcao.pima.gov
11	Ellen.Brown@pcao.pima.gov
12	Javier.Gherna@pcao.pima.gov
13	Attorney for Defendant Gabriella Cázares-Kelley,
14	Pima County Recorder, and Pima County Board of
	Supervisors
15	Craig Cameron
16	Scott Johnson
17	Allen Quist
18	Jim Mitchell Pinal County Attorney's Office
10	30 North Florence Street
19	Florence, AZ 85132
20	craig.cameron@pinal.gov
21	scott.m.johnson@pinal.gov allen.quist@pinal.gov
	james.mitchell@pinal.gov
22	
23	Attorneys for Defendant, Dana Lewis, Pinal County
24	Recorder, and Pinal County Board of Supervisors
25	Kimberly Hunley
	Laura Roubicek
26	Santa Cruz County Attorney's Office 2150 North Congress Drive, Suite 201
27	Nogales, AZ 85621-1090
28	khunley@santacruzcountyaz.gov

1	lroubicek@santacruzcountyaz.gov
2	Attorneys for Defendant, Suzanne Sainz, Santa Cruz
3	County Recorder, and Santa Cruz County Board of
4	Supervisors Colleen Connor
5	Thomas Stoxen
6	Yavapai County Attorney's Office 255 East Gurley Street, 3rd Floor
7	Prescott, AZ 86301
	Colleen.Connor@yavapaiaz.gov
8	Thomas.Stoxen@yavapaiaz.gov
9	Attorney for Defendant, Michelle M. Burchill,
10	Yavapai County Recorder, and Yavapai County Board of Supervisors
11	
12	Bill Kerekes Yuma County Attorney's Office
13	198 South Main Street
14	Yuma, AZ 85364 bill.kerekes@yumacountyaz.gov
15	
16	Attorney for Defendant, Richard Colwell, Yuma County Recorder, and Yuma County Board of
17	Supervisors
18	By: <u>/s/Thomas Basile</u>
19	Thomas Basile
20	
21	
22	
23	
24	
25	
26	
27	
28	