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*Attorneys for Plaintiff*

**IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA**

**IN AND FOR THE COUNTY OF MARICOPA**

PROTECT OUR ARIZONA, a political  
committee,

Plaintiff,

v.

KATIE HOBBS, in her capacity as the  
Secretary of State of Arizona,

Defendant,

and

ARIZONANS FED UP WITH FAILING  
HEALTHCARE (HEALTHCARE RISING  
AZ), a political committee,

Real Party in Interest.

No. CV 2022-009335

**VERIFIED  
COMPLAINT**

**(Challenge to Legal Sufficiency of  
Initiative Petition Pursuant to A.R.S. §§  
19-122(C), 19-118(F))**

JEFF FINE  
Clerk of the Superior Court  
By Stephanie Myers, Deputy  
Date 07/21/2022 Time 15:14:29

Description	Amount
----- CASE# CV2022-009335 -----	
ELECTION CONTEST:NEW	333.00
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TOTAL AMOUNT	333.00
Receipt# 28863481	

Plaintiff Protect Our Arizona brings this action for declaratory and injunctive relief pursuant to A.R.S. §§ 19-122(C) and 19-118(F), and hereby alleges as follows:

**SUMMARY OF THE CASE**

1  
2           1.       This action challenges the legal sufficiency of the initiative petition bearing  
3 the serial number I-05-2022 (the “Initiative Petition”), which seeks to qualify an initiative  
4 measure amending certain statutes governing interest rates on medical debt as well as a  
5 debtor’s property exemptions more generally (the “Act”) for placement on the statewide  
6 ballot in the November 8, 2022 general election.

7           2.       The Initiative Petition and its constituent petition sheets and signatures do not  
8 strictly comply with one or more controlling provisions of law. Specifically:

- 9                   a.     The 98-word summary that appears on each sheet of the Initiative  
10                   Petition pursuant to A.R.S. § 19-102(A) advised prospective signers  
11                   that, in relevant part, the Act “[d]oes not change existing law regarding  
12                   secured debt.” This statement conveys objectively false or misleading  
13                   information because the Act would, in fact, “change existing law  
14                   regarding secured debt” by preventing some secured creditors from  
15                   collecting against certain debtor assets that are subject to levy under  
16                   current law.
- 17                   b.     Certain paid circulators of the Initiative Petition failed to provide on  
18                   their registration submissions to the Secretary of State a full and  
19                   complete permanent and/or temporary residential address—to include  
20                   the relevant apartment or unit number, if the circulator resided in a  
21                   multiunit complex—and hence did not strictly comply with A.R.S. §  
22                   19-118(B)(1).
- 23                   c.     Certain paid circulators of the Initiative Petition falsely represented on  
24                   their registration submissions to the Secretary of State that they  
25                   maintain a permanent residence at a location that, in fact, is not a  
26                   habitation of any kind, and hence did not strictly comply with A.R.S.  
27                   § 19-118(B)(1).

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- d. Certain paid circulators of the Initiative Petition failed to provide on their registration submissions to the Secretary of State the statutorily required address for service of process, and hence did not strictly comply with A.R.S. § 19-118(B)(4).
- e. Certain paid circulators of the Initiative Petition did not provide a signed and notarized affidavit averring to the accuracy of the specific information included in their registration for measure I-05-2022, and hence did not strictly comply with A.R.S. § 19-118(B)(5).

3. A spreadsheet itemizing Plaintiff’s objections to the legal sufficiency of specific circulator registrations is attached hereto as Exhibit A. Objection No. 1 is not individually itemized in Exhibit A because it pertains to all signatures submitted in support of the Initiative Petition.

4. On information and belief, if all petition sheets and signatures that do not strictly comply with governing law are properly disqualified, the Initiative Petition lacks the minimum number of valid signatures required to qualify the Act for placement on the November 8, 2022 general election ballot.

5. Injunctive remedies are necessary to prevent irreparable injury to the Plaintiffs and to ensure that the Defendant fully and effectively discharges the duties imposed upon her by state law.

**JURISDICTION**

6. This Court has jurisdiction over this action pursuant to Article 6, § 14 of the Arizona Constitution, and A.R.S. §§ 12-1801, 12-1831, 19-118(F), and 19-122(C) and (D).

7. Venue for this action lies in Maricopa County pursuant to A.R.S. § 12-401(7) and (16) because the Defendant resides and/or holds office in that county; pursuant to A.R.S. § 19-118(F) because circulators of the Initiative Petition are registered in that county; and pursuant to A.R.S. § 19-122(D).

1 **PARTIES**

2 8. Plaintiff Protect Our Arizona is a social welfare organization that is registered  
3 as a political committee with the Secretary of State. Protect Our Arizona’s primary purpose  
4 is to oppose the qualification and passage of the Act.

5 9. Should the Act qualify for placement on the ballot, Plaintiff must divert  
6 substantial organizational resources to educating the public concerning the Act’s harmful  
7 impact on credit availability and economic growth, and to mobilizing grassroots opposition  
8 to the Act’s enactment.

9 10. Defendant Katie Hobbs is the Secretary of State of Arizona and is named in  
10 this action in her official capacity only. The Secretary of State is a public officer responsible  
11 for determining the legal sufficiency of statewide initiative petitions and the validity of  
12 signatures presented thereon, to include processing and maintaining circulator registrations,  
13 and disqualifying signatures collected by circulators who failed to strictly comply with  
14 applicable registration requirements. *See* A.R.S. §§ 19-118, -121.01(A), -121.04.

15 11. Real Party in Interest Arizonans Fed Up with Failing Healthcare (Healthcare  
16 Rising AZ) (the “Committee”) is an Arizona political committee that was organized to  
17 support the qualification of the Act for the November 8, 2022 general election ballot.

18 **GENERAL ALLEGATIONS**

19 12. On or around June 8, 2021 the Committee filed with the Secretary of State an  
20 Application for Serial Number to qualify the Act for the November 8, 2022 statewide  
21 election ballot. The Secretary of State issued the serial number I-05-2022 to the Committee  
22 on the same date.

23 13. A true and correct copy of the Committee’s serial number application,  
24 together with the full title and text of the Act, is attached hereto as Exhibit B.

25 14. On or around July 7, 2022 the Committee filed with the Secretary of State the  
26 Initiative Petition, which purportedly contained 472,296 signatures on approximately  
27 58,717 petition sheets.

1           15.    The Initiative Petition must contain no fewer than 237,645 valid signatures of  
2 qualified electors to qualify the Act for placement on the statewide election ballot. *See* Ariz.  
3 Const. art. IV, pt. 1, § 1(2), (7).

4           16.    The Legislature has directed that “[c]onstitutional and statutory requirements  
5 for statewide initiative measures must be strictly construed and persons using the initiative  
6 process must strictly comply with those constitutional and statutory requirements.” A.R.S.  
7 § 19-102.01(A).

8           17.    Section 19-122(C) of the Arizona Revised Statutes provides that “[a]ny  
9 person may contest the validity of an initiative or referendum” and “may seek to enjoin the  
10 secretary of state or other officer from certifying or printing the official ballot for the  
11 election that will include the proposed initiative or referendum measure.”

12           18.    Section 19-118(F) of the Arizona Revised Statutes provides that “[a]ny  
13 person may challenge the lawful registration of circulators.”

14                                   **Objection No. 1: False and Misleading Summary**

15           19.    Every sheet of a ballot measure petition must contain “a description of no  
16 more than one hundred words of the principal provisions of the proposed measure.” A.R.S.  
17 § 19-102(A) (2021).<sup>1</sup>

18           20.    If this 100-word summary “communicates objectively false or misleading  
19 information” about the measure’s terms, the petition and the signatures it contains are  
20 legally insufficient and must be disqualified. *See Molera v. Hobbs*, 250 Ariz. 13, 20, ¶ 13  
21 (2020).

22           21.    The description that appears on every sheet of the Initiative Petition states as  
23 follows:

Caps interest rate on “medical debt,” as defined in the Act; applies this cap  
25 to judgments on medical debt as well as to medical debt incurred. Increases

26  
27 <sup>1</sup> Statutory amendments that became effective on September 29, 2021—after the Committee  
28 had obtained its serial number for the Initiative Petition—afford initiative and referendum  
proponents up to 200 words in which to summarize their measures. *See* 2021 Ariz. Laws  
ch. 345, § 2 (S.B. 1105).

1 the value of assets -- a homestead, certain household possessions, a motor  
2 vehicle, funds in a single bank account, and disposable earnings -- protected  
3 from certain legal processes to collect debt. Annually adjusts these amended  
4 exemptions for inflation beginning 2024. Allows courts to further reduce the  
5 amount of disposable earnings subject to garnishment in some cases of  
6 extreme economic hardship. Does not affect existing contracts. Does not  
7 change existing law regarding secured debt.

8 22. The summary’s final statement, that the Act “[d]oes not change existing law  
9 regarding secured debt,” is objectively false and misleading.

10 23. Debt is “secured” when a creditor obtains a lien—with or without the debtor’s  
11 consent—against some or all of the debtor’s property.

12 24. In some circumstances, debt can be secured by a debtor’s voluntary pledge of  
13 collateral (for example, a purchase money mortgage on real property).

14 25. Often, however, secured debt is created involuntarily—commonly by a  
15 judgment lien.

16 26. While the Act generally may not affect existing laws concerning *voluntarily*  
17 secured debt, it substantially and pervasively changes existing laws regarding *involuntarily*  
18 secured debt.

19 27. For example, assume that a debtor in bankruptcy owes \$100,000 to each of  
20 Creditor A and Creditor B. Debtor’s sole asset is his home, which has a fair market value  
21 of \$400,000; there is no mortgage encumbering the residence, and the debtor has no other  
22 liabilities. Creditor A has secured its debt by obtaining and recording a judgment, creating  
23 a lien in the debtor’s home. *See* A.R.S. § 33-364(A). Creditor B remains unsecured. Under  
24 current law, after the debtor’s property is liquidated, Creditor A (secured) could collect  
25 repayment in full, and Creditor B (unsecured) could collect up to \$50,000. If the Act’s  
26 terms—which include an increase of the statutory homestead exemption (*see* § 2)—are  
27 applied to the same set of facts, neither Creditor A nor Creditor B recover anything from  
28 the debtor. The summary on the Initiative Petition, however, misrepresented to potential

1 signers that secured creditors (such as Creditor A in the hypothetical) would be unaffected  
 2 by the Act.

3 28. By failing to distinguish existing laws regarding *voluntarily* secured debt  
 4 from laws regarding *involuntarily* secured debt, the summary communicated to prospective  
 5 signers objectively false or misleading information, and created a significant risk of  
 6 confusion or unfairness. *See Molera v. Reagan*, 245 Ariz. 291, 297, ¶ 25 (2018).

7 29. The Initiative Petition and all of its constituent signatures thus are legally  
 8 insufficient, and the Act is not eligible for placement on the 2022 general election ballot.

9 **OBJECTIONS RELATING TO CIRCULATOR REGISTRATIONS**

10 30. Arizona law provides that “[f]or statewide initiative and referendum measures  
 11 only, all circulators who are not residents of this state and all paid circulators must register  
 12 as circulators with the secretary of state before circulating petitions pursuant to this title.”  
 13 A.R.S. § 19-118(A). The Secretary of State is responsible for promulgating a registration  
 14 form and procedures for completing and submitting registrations. *See id.*; Ariz. Sec’y of  
 15 State, 2019 ELECTIONS PROCEDURES MANUAL [hereafter, “EPM”] at pp. 252–54.

16 31. Signatures collected by individuals who were required to have been, but who  
 17 were not, “properly registered” with the Secretary of State at the time the signature was  
 18 affixed must be disqualified. A.R.S. § 19-121.01(A)(1)(h).

19 **Objection No. 2: Circulator Registration Missing Full and Complete Address**

20 32. Registered circulators must provide to the Secretary of State on the  
 21 registration form, *inter alia*, a full, actual residential address. *See* A.R.S. § 19-118(B)(1).

22 33. The registration forms submitted by certain circulators of the Initiative  
 23 Petition omit one or more items of required address information:

24 (a) Certain circulators who purport to permanently reside in a multiunit  
 25 property failed to provide on their registration form any apartment or unit  
 26 number, which is a necessary component of a full and complete physical  
 27 address. *See* Ex. A.

28 (b) Certain circulators who purport to temporarily reside in a multiunit

1 property failed to provide on their registration form any apartment or unit  
 2 number, which is a necessary component of a full and complete physical  
 3 address. *See* Ex. A.

4 34. Because these registration forms are not strictly compliant with the  
 5 requirement that they disclose the circulator’s full residential address, these circulators were  
 6 not “properly registered” with the Secretary of State. Accordingly, all signatures on the  
 7 Initiative Petition that they collected are invalid and must be disqualified. *See* A.R.S. §§  
 8 19-118(A)-(B), -121.01(A)(1)(h).

9 **Objection No. 3: Circulator Registration Contains Inaccurate or False Information**

10 35. A legally sufficient circulator registration must disclose, *inter alia*, the  
 11 circulator’s actual physical place of residence. *See* A.R.S. § 19-118(B)(1).

12 36. Circulator registrations include a sworn affidavit affirming that all  
 13 “information provided is correct to the best of [the circulator’s] knowledge.” A.R.S. § 19-  
 14 118(B)(5).

15 37. Certain signatures on the Initiative Petition were collected by individuals who  
 16 represented on their registration form that they reside at an address that, upon information  
 17 and belief, actually is the location of a business or commercial establishment, or otherwise  
 18 is not the situs of a residential structure. *See* Ex. A.

19 38. Because they did not provide complete and accurate required information on  
 20 their registration forms, these circulators were not “properly registered” with the Secretary  
 21 of State. Accordingly, all signatures on the Initiative Petition that they collected are invalid  
 22 and must be disqualified. *See* A.R.S. §§ 19-118(A)-(B), -121.01(A)(1)(h).

23 **Objection No. 4: Circulator Registration Designates Insufficient Service of Process**  
 24 **Address**

25 39. Irrespective of where they physically reside, all paid and out-of-state  
 26 circulators of statewide ballot measure petitions must provide on their registration “[t]he  
 27 address of the committee in this state for which the circulator is gathering signatures and at  
 28 which the circulator will accept service of process related to disputes concerning circulation



1 of that circulator’s petitions.” A.R.S. § 19-118(B)(4); *see also* EPM at p. 252 (specifying  
 2 that the designated address for service of process must be “the committee’s address in  
 3 Arizona”).

4 40. At all times relevant, the Committee’s address has been 401 West Baseline  
 5 Road, Suite 205, Tempe, Arizona 85283.

6 41. Certain circulators of the Initiative Petition disclosed on their registration  
 7 submissions to the Secretary of State a service of process address that is either:

- 8 (a) Partial or incomplete; or
- 9 (b) Not the Committee’s address. *See* Ex. A.

10 42. Because they did not provide on their registrations a complete and statutorily  
 11 required service of process address, these circulators did not strictly comply with A.R.S. §  
 12 19-118(B)(4) and hence were not “properly registered” with the Secretary of State.  
 13 Accordingly, all signatures on the Initiative Petition that they collected are invalid and must  
 14 be disqualified. *See* A.R.S. §§ 19-118(B)(4), -121.01(A)(1)(h).

15 **Objection No. 5: Circulator Registration Not Accompanied by Sworn Affidavit**

16 43. A valid registration, which may be completed and submitted on an electronic  
 17 form, must include the following information:

- 18 • The circulator’s full name, full permanent and (if applicable) temporary  
 19 addresses, telephone number, and email address;
- 20 • The specific petition(s) for which the circulator will obtain signatures; and
- 21 • An address for service of process, which must be the same address of the  
 22 committee sponsoring the ballot measure.

23 *See* A.R.S. § 19-118(B).

24 44. Every circulator registration also must be accompanied by a signed and  
 25 notarized affidavit confirming, *inter alia*, that the information provided in the electronic  
 26 registration form is correct to the best of the circulator’s knowledge and that the circulator  
 27 has read and understands Arizona’s election laws “applicable to the collection of signatures  
 28 for a statewide initiative or referendum.” *See* A.R.S. § 19-118(B)(5).

1           45.    The signed and notarized affidavit, which necessarily must be completed on  
2 paper, is generally scanned and uploaded separately by the circulator. The circulator also  
3 must, upon request, provide the Secretary with the original executed affidavit in hard copy  
4 form. *See* EPM at p. 252.

5           46.    A circulator registration is not complete and operative until the Secretary has  
6 received, “review[ed]” and “accepted” all components of the registration, including the  
7 signed and notarized affidavit that must accompany the electronic registration form. *See*  
8 A.R.S. § 19-118(C); EPM at 252.

9           47.    Certain circulators provided with their electronic registration submission an  
10 affidavit that:

- 11                   (a)    did not contain a legible and identifiable date of execution;
- 12                   (b)    did not contain a full and complete date of execution; or
- 13                   (c)    was executed and notarized at an earlier time in connection with a  
14 separate circulator registration for another petition measure—in some  
15 instances, long before the Secretary of State had even issued a serial number  
16 for this Initiative Petition. *See* Ex. A. These registrations are deficient  
17 because the affidavits were attesting to the accuracy of *different* information  
18 (for example, the circulator’s service of process address and the identity of  
19 the measure for which the circulator was collecting signatures) in connection  
20 with a *different* petition effort. It follows necessarily that these circulators  
21 failed to execute a sworn and notarized affidavit attesting to the accuracy of  
22 all required items of information in their registration for *this* Initiative  
23 Petition. *See* Ex. A.

24           48.    These registrations accordingly do not strictly comply with the controlling  
25 provisions of A.R.S. § 19-118 and the EPM, and signatures collected by circulators who  
26 were not “properly registered” at the time the signatures were affixed are invalid and must  
27 be disqualified. *See* A.R.S. §§ 19-118(A), -121.01(A)(1)(h).

1 **COUNT I**

2 **Legally Insufficient Summary**  
3 **(A.R.S. §§ 19-102(A), 19-122(C))**

4 49. Plaintiff incorporates by reference the allegations contained in the foregoing  
5 paragraphs as if fully set forth herein.

6 50. Under A.R.S. § 19-122(C), “[a]ny person may contest the validity of an  
7 initiative or referendum . . . [and] may seek to enjoin the secretary of state or other officer  
8 from certifying or printing the official ballot for the election that will include the proposed  
9 initiative or referendum and to enjoin the certification or printing of the ballot.” *See also*  
10 *KZPZ Broad., Inc. v. Black Canyon City Concerned Citizens*, 199 Ariz. 30, 33, ¶¶ 8–10  
11 (App. 2000).

12 51. The Initiative Petition is not substantially or strictly compliant with A.R.S. §  
13 19-102(A) because the 98-word summary’s representation that the Act “[d]oes not change  
14 existing law regarding secured debt” is factually false and misleading and creates a  
15 substantial danger of confusion or unfairness.

16 52. A false, misleading or otherwise legally insufficient summary requires the  
17 invalidation of every signature presented on the Initiative Petition. *See Molera*, 245 Ariz.  
18 at 294–95, ¶¶ 10–13.

19 53. As a result, the Initiative Petition contains fewer than the minimum number  
20 of valid signatures required to qualify the Act for placement on the November 8, 2022  
21 general election ballot.

22 54. The Secretary of State’s certification of the Initiative Petition based on legally  
23 deficient petition sheets and signatures will irreparably injure the Plaintiff and all qualified  
24 electors of the State of Arizona.

25 55. An actual and justiciable controversy exists regarding the legal sufficiency of  
26 the Initiative Petition, and a judgment of this Court will end the controversy.

27 56. The balance of equities and considerations of public policy support the entry  
28 of injunctive relief.






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- D. An award of reasonable attorneys' fees and costs pursuant to A.R.S. § 19-118(F), the private attorney general doctrine, and other applicable law; and
- E. Such other relief as the Court deems necessary, equitable, proper, or just.

DATED this 21st day of July, 2022.

STATECRAFT PLLC

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

*Attorneys for Plaintiff*

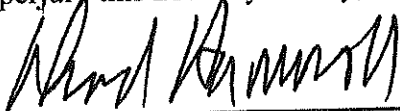


**Verification**

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I, David Hameroff, have read the foregoing Verified Complaint and know the contents thereof by personal knowledge. I know the allegations of the Verified Complaint to be true, except the matters stated therein on information and belief, which I believe to be true.

Executed under penalty of perjury this 21st day of July, 2022.



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David Hameroff, in his capacity as chairman of Protect Our Arizona

## **Exhibit A**



Exhibit A — Index of Objections

<u>Circulator Name</u>	<u>ID Number</u>	<u>Objection No. 2(a): Missing Unit No. (Permanent)</u>	<u>Objection No. 2(b): Missing Unit No. (Temporary)</u>	<u>Objection No. 3: Not a Residential Address</u>	<u>Objection No. 4(a): Service Address Is Missing Unit No.</u>	<u>Objection No. 4(b): Service Address Is Not 401 W. Baseline Rd.</u>	<u>Objection No. 5(a): Invalid Affidavit Date</u>	<u>Objection No. 5(b): Incomplete Affidavit Date</u>	<u>Objection No. 5(c): Relies on an Affidavit for a Different Measure</u>
Maleitzke Joshua	AZ10005								X
herman rick	AZ10073	X		X					
Vela Liliana	AZ10112		X						X
Harris Hadley Kendrick	AZ10141	X							
Brady Lanoaha	AZ10208	X							
chason clayton	AZ10388			X					
Kelly Ryan	AZ10625								X
Lane Robert	AZ10882				X				
Schiraldi Sean	AZ10916								X
Rice II Marquez	AZ11310								X
Davis Cherraine	AZ11540				X				
Lewis Jeffrey	AZ11758								X
Manas Whitney	AZ11783								X
carrillo victor	AZ12226	X							
Wilson Anthony	AZ12273								X
Booth Trish	AZ12612				X				
Solorio Michelle	AZ13003								X
Spiro-Winn Jeremy	AZ13094	X							X
burt taj	AZ13211	X							
Kintzle Star	AZ13280								X
Seger David	AZ13318								X
Perez Odelisse	AZ13320								X
gross alexander	AZ13376								X
Lamey Donald	AZ13583			X					
Cadilenia Genaro	AZ13657								X
Jimenez III Rafael	AZ13899				X				
McDougle Jeffrey	AZ13995			X					X
Metzger Jr. George	AZ14446				X				X
Owagoke Nesta	AZ14490					X			
Wilson Samuel	AZ14763		X						X
stevens hilda	AZ14871	X		X					
McAfee Kristen	AZ14944			X	X				
harper cicely	AZ15412				X				
Hunter Caroline	AZ15716	X							
Klebba Christina	AZ16223								X
Orantes-Van Vacter Leslie	AZ16266								X
Jodie Emilio	AZ16595	X							
De La Herrv^n M. Rosa K.	AZ16659						X		
Pacheco Lugo Joselin	AZ16723								X
Hamed Jazmine	AZ16870								X
Sembariski Robert	AZ16967					X			
Williams-Lothlen X-Zarion	AZ17413	X							
Michaels Holden	AZ17618								X
mohler clifford	AZ18188								X

Exhibit A — Index of Objections

<u>Circulator Name</u>	<u>ID Number</u>	<u>Objection No. 2(a): Missing Unit No. (Permanent)</u>	<u>Objection No. 2(b): Missing Unit No. (Temporary)</u>	<u>Objection No. 3: Not a Residential Address</u>	<u>Objection No. 4(a): Service Address Is Missing Unit No.</u>	<u>Objection No. 4(b): Service Address Is Not 401 W. Baseline Rd.</u>	<u>Objection No. 5(a): Invalid Affidavit Date</u>	<u>Objection No. 5(b): Incomplete Affidavit Date</u>	<u>Objection No. 5(c): Relies on an Affidavit for a Different Measure</u>
Render Fennell Mary	AZ18217								X
Ortiz Raul	AZ18262								X
Wahl Adam	AZ18342		X						
Coleman Zhane	AZ18359		X						
Saucedo Daniel	AZ18366								X
Murry Clarice	AZ18603								X
Anderson Rowkeasha	AZ18817	X							
Heideman Allen	AZ18864								X
Borders IV William	AZ18920								X
Masayesva Brian	AZ18993								X
Timalsina Binod	AZ19037	X							X
Farpelha Mindie	AZ19371								X
Grogan Kelly	AZ19396				X				
Noriz Cynthia	AZ19552								X
Sol Merlynda	AZ19601	X				X			
Callaghan Kevin	AZ19627								X
Brown Rex	AZ19831								X
Quimbaya Cecilia	AZ19849								X
Surgent matthew	AZ20102		X						
Ferrer Lesly	AZ20320	X							X
Kimble Reginald	AZ20409		X						X
Jenkins Joshua	AZ20480	X							
Colbert Tieyan	AZ20600		X						X
Young Myoshi	AZ20718								X
Huls Joyce	AZ20772					X			
williams Sr. diondre	AZ20854	X							X
Borrego Juan	AZ21064								X
Martinez Marco	AZ21204								X
Wolf Coby	AZ21211	X							X
Jimenez Raul	AZ21224								X
NJOROGE GEORGE	AZ21522								X
Gonzalez Valarie	AZ21598								X
Yazzie Eli	AZ21600			X					
seago jason	AZ21634				X				
Sellars Weston	AZ21670								X
Hippensteel Izacc	AZ21890	X			X				
Miranda Eligio	AZ22072	X							
Burch John	AZ22149								X
Turner James	AZ22155	X							
Bernhardt Sarah	AZ22501	X			X				
Gladney Jr. Donteau	AZ22604								X
Willard Frankie	AZ22750	X							
Lewis Jr. Omar	AZ22829		X						X
Rayis Patrick	AZ23195								X

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<u>Circulator Name</u>	<u>ID Number</u>	<u>Objection No. 2(a): Missing Unit No. (Permanent)</u>	<u>Objection No. 2(b): Missing Unit No. (Temporary)</u>	<u>Objection No. 3: Not a Residential Address</u>	<u>Objection No. 4(a): Service Address Is Missing Unit No.</u>	<u>Objection No. 4(b): Service Address Is Not 401 W. Baseline Rd.</u>	<u>Objection No. 5(a): Invalid Affidavit Date</u>	<u>Objection No. 5(b): Incomplete Affidavit Date</u>	<u>Objection No. 5(c): Relies on an Affidavit for a Different Measure</u>
Ahmed Meymuna	AZ23210	X							
Montez Kyle	AZ23359				X				X
gallegos alaina	AZ23439	X							
Devonish Abisha	AZ23786								X
Martinez Beatriz	AZ23811								X
Haros Saul	AZ23847				X				
Birdman Beatrice	AZ23861					X			X
Hanna-Wilson James	AZ24179								X
Healy Gabrielle	AZ24335		X	X					X
Donaldson Philip	AZ24436								X
Gonzalez Jr. Sergio	AZ24632								X
Taylor Jane	AZ25025								X
Booker Richard	AZ25119								X
RUFUS ELIZABETH	AZ25284								X
Scali William	AZ25322	X							
Jagne Madi	AZ25456								X
Allen Preston	AZ25514				X				
Marinez Kurtis	AZ25679	X							X
Ybarrondo Dana	AZ25935								X
janke eilene	AZ26022								X
kowalczyk Kilee	AZ26072					X			
Islas Erick	AZ26087								X
Williams Nathan	AZ26187		X						
Grossi Madison	AZ26285								X
mcduffie yashua	AZ26323	X							
Barron 3749Pedro	AZ26423								X
Shirkey Shawn	AZ26674								X
Moreno Jalen	AZ26810								X
Carrillo-Gonzalez Maria	AZ26876								X
Chowdhury Ashick	AZ27263		X						
MARQUEZ Edith	AZ27958				X				
Kamb Alexis	AZ27966				X				
DeAnda Allison	AZ28198				X				
Martinez Destyni	AZ29164	X							
Colby Kyle	AZ29349								X
Harnesberry Ramachandra	AZ29525	X		X					
Grijalva GV@nesis	AZ29721								X
Espinoza Nathaniel	AZ29840				X				
Toohey Derek	AZ29852								X
Robinson Dane	AZ30100								X
Gutierrez Donavin	AZ30170								X
Roy Theresa	AZ30176	X		X					
Smith Sherree	AZ30256								X
Roman John	AZ30384								X

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Alkhulifi Faten	AZ30498								X
Rodriguez Jr. Perla	AZ30521	X							
Saenz Dariel	AZ30897								X
Penunuri Jr. Lidia	AZ31231	X				X			X
Iees Jonathan	AZ31500					X			
Pollock Courtney	AZ31585		X						X
Rodriguez Maria Veronica	AZ31589								X
Nolan Braenden	AZ31763								X
Abdulmujib Davionna	AZ31820	X							
Morgan Jeannie	AZ31908			X					
Mauceli Julian	AZ31941	X							
Mariscal Valeria	AZ32036				X				
Lundborg David	AZ32058			X					
Castaneda Joe	AZ32247			X					X
Mase Teresa	AZ32721								X
Riley Breian	AZ32745		X						
Wilkerson Ambur	AZ32988				X				
Evans Randy	AZ33204				X				
Simpson Kelli	AZ33242								X
Maldonado Cynthia	AZ33509								X
Wolfe Kara	AZ33772	X							
Rico Garibay Jr. Jose alejandro	AZ33783		X		X				
Shevat Sydney	AZ34045					X			
Metten Jason	AZ34103								X
Rylon Benjamin	AZ34186	X							
Perry Honesty	AZ34211	X							
Rozean Alana	AZ34394	X							
Santos Kelly	AZ34769								X
Encinas Solis Roberto Carlos	AZ35163								X
Patterson Nolan	AZ35279	X			X				
Burton Lori	AZ35335				X				
Mongerson Josh	AZ35521	X							
Kim Hangyol	AZ35597				X				
Briggs Jayden	AZ35603								X
Goldman Dan	AZ35611		X		X				
Wilkins Gerald	AZ35643		X						
Barker Corbin	AZ36366								X
McDonald Andrew	AZ36425	X			X				
Campbell Charity	AZ36672								X
Delarosa Anissa	AZ36825	X							
Rouse Jessica	AZ36892				X				
Felix Christian	AZ37292				X				
Nee Melissa	AZ37887	X		X	X				
Cochiolo Mike	AZ38034								X

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Surles Queenisha	AZ38250								X
Olivas Cecilia	AZ38289								X
Watson Theresa	AZ38571								X
Duran Julian	AZ39205								X
Gonzalez Maria C	AZ39421							X	
Thomas Jennifer	AZ39673	X							
Flynn Larry	AZ39909								X
Powell ernesha	AZ40144		X						
Kerley Anna	AZ40511			X					X
Schockett Bruce	AZ40725								X
Vernon Joshua	AZ40726								X
Coronado Sandra	AZ40794								X
Chipo Jabari	AZ40847				X	X			
Como Marcus	AZ40860								X
Covington Nicholas	AZ40971								X
GILL CLYDE	AZ41389								X
Askew Tan	AZ41430								X
Bydone Victoria	AZ41548			X					
stacey chris	AZ41583								X
Tarazon Alonso	AZ41623				X				
Routt Hunter	AZ41732					X			X
Cook Jr. Eagle	AZ41735			X	X				
Patron Patricia	AZ41778								X
Fitch Edward	AZ42120		X						
Martinez Rosie	AZ42229					X			
Houriet David	AZ42317			X					
Devold Cory	AZ42320		X						X
Furrow Anthony	AZ42463				X				
Heath Alexander	AZ42968	X							X
Parker II Mark	AZ43093								X
Ochoa William	AZ43213								X
Estep Geri	AZ43237			X					
willis shakeyra	AZ43612	X							
Nez Charlene	AZ43734			X					X
Spearman Tomorra	AZ44150		X	X					
Martinez Juanjuaquin	AZ44163								X
Aston Brock	AZ44320								X
Cohen Andrew	AZ44885					X			
johnson eric	AZ44956			X					
Ramos Louis	AZ45011				X				
sandoval steven	AZ45662				X				
Carr Kathy	AZ46036				X				X
foster jacob	AZ46163				X				X
Jones Mindy	AZ46275								X

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Masciola Linda	AZ46548	X							X
Ayala Cristina	AZ46593								X
Carrillo Ebert	AZ46779	X							
Nava Gabriel	AZ46806								X
Kanter Dylan	AZ46843								X
Pantoja Valenzuela Rogelio	AZ46957								X
Robinson Sterling	AZ47064		X						
Powell Billy	AZ47194								X
Memale Catherine	AZ47366								X
Garcia Saldana Noemi	AZ47696								X
Valenzuela Aaron	AZ47748								X
Haworth Sr. Andrew	AZ47807								X
Pennington Joeena	AZ48086			X					
Cordova Sierra	AZ48217								X
Lovette Astrid	AZ48251				X				X
McCullough Christina	AZ48400								X
Ogle Shawn	AZ48440	X							X
Mcintyde Solomon	AZ48460				X				
Sneed Danielle	AZ48560								X
Brunton Cassidy	AZ48581				X				
Edwards James	AZ48625	X		X					X
Fielder Darrell	AZ48853					X			X
Elinord Emmanuel	AZ49073		X						
Ellis Lucas	AZ49507								X
Diaz Nunez Sr. Andy	AZ49672								X
Gonzalez Carlos	AZ49720			X					
Martinez Chloe	AZ49729				X				
DAmico Jr. Michael	AZ49922	X							X
Warren Terri	AZ49970	X							X
Brace Clifford	AZ50006					X			X
Villa Amanda	AZ50029				X				
Horton Frederick	AZ50333								X
McNiven Carmine	AZ50456								X
Washburn Celina	AZ50480					X			
Baker Gabrielle	AZ50485	X							
Reed Bryanna	AZ50504								X
Trump Martin	AZ50526	X							
Brady Alyx	AZ50661				X				
Arguello James	AZ50720								X
Jones Kyle	AZ50731				X				X
Patton Michael	AZ50925								X
hardeman Edward	AZ51052					X			
Munoz Aydee	AZ51392								X
Brown Ryan	AZ51502				X				

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Tsong Megan	AZ51590								X
Gaspar Adriana	AZ51661				X				
Bradshaw KeVonia	AZ52469								X
Anderson Xavier	AZ52629								X
Gloshay Jr. Jerry	AZ52832			X		X			
Willis Dahrious	AZ52899	X							
Zavala Ivan	AZ52927								X
Ruiz Arturo	AZ53057								X
Monroy Byron	AZ53158								X
Moore Catherine	AZ53230								X
Goodhue Megan	AZ53338								X
Brown Eric	AZ53345								X
Rodriguez Kevin	AZ53394								X
Leon Ortiz Monica	AZ53666								X
Trout Geanine	AZ53745								X
Conklin Tracey	AZ53793								X
Merlos Sebastian	AZ53806				X				
Ransdell Allison	AZ53814		X						
Haferkamp Laura	AZ54283	X							
Kang Ji Won	AZ54343								X
Walker Dontrina	AZ54399		X						
Gunderson Katherine	AZ54523	X							
Gallaga Michael	AZ54561				X				X
Rollins Nathan	AZ54581		X						
mcconico Jr. eric	AZ54662	X							X
Ruiz Luis	AZ54741		X						
Alcorn Tyler	AZ54787					X			X
Martinez Joseph	AZ54798								X
Frazier Schelly	AZ54897								X
Davis David	AZ55115								X
Benson Mark	AZ55305								X
TURNER FREDRICK	AZ55790				X				
Foreman Bryana	AZ55838								X
mendez mario	AZ55896								X
Fetzer Hannah	AZ55975								X
Valdivia Salvador	AZ56031		X						
Bratt Amy	AZ56180	X							
Tso Delilah	AZ56542								X
Jung Erik	AZ56687					X			
Sanders-Orduno Manuel	AZ56795				X				
Gonzalez Mireya	AZ56988	X							X
Woodall Tyge	AZ57111	X			X				
Compton Mitchell	AZ57195								X
Phillips William	AZ57761					X			

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Martinez III Phil	AZ58054				X				
Bocek IV Alex	AZ58122				X				X
Quinlan Emma	AZ58649	X							
Camilo Vanessa	AZ58843	X			X				
Thelen Elizabeth	AZ58901				X				X
Whitman William	AZ59020								X
Penfield III Arthur	AZ59608				X				
Reid Sr. Dorian	AZ59613				X				
chance jesse	AZ59893		X						
Odu Edward	AZ59935								X
Llanes Anthony	AZ60062					X			
Gelety Timothy	AZ60463								X
Patterson Lanissa	AZ60563				X				
Conley III Stacy	AZ60622	X							
Arellano Linda	AZ60731	X							
Robison Tyler	AZ60869								X
Corral Luis	AZ61027								X
Reyes Neftaly	AZ61151	X							
Knauer Gregor	AZ61234				X				
Loggins Wesley	AZ61278				X				
Lopez Perez Jonathannadin	AZ61299								X
Stewart Hilarie	AZ61415								X
Fountain Francis	AZ62104								X
Thomas Richard	AZ62225				X				X
Taylor Byron	AZ62374		X						
Figger Logan	AZ62393								X
Shannon John	AZ62528	X							
Lower Daena	AZ62530				X				
Mazza Anastasia	AZ62571				X				
Moore Trinity	AZ62588	X							
Rosoff Nicholai	AZ62589								X
Maine Kaitlyn	AZ62662		X						X
McCool Michael	AZ62795	X	X	X					X
Ketterer William	AZ62952								X
camarena Jr. agustin	AZ63237								X
Schmitt III Gregory	AZ63263								X
Biter Samantha	AZ63787			X					
Lang Dyontae	AZ63806	X			X				X
Kaseman Cory	AZ64047								X
Mendoza Ana	AZ64318								X
Codd Geoff	AZ64530			X					
Merriott Nathaniel	AZ64597			X					
Krieger Emily	AZ64884	X							
Pike Sophia	AZ65155								X



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WILLIAMS LATANYA	AZ65512	X							
Imparato Jr. William	AZ65570								X
Hillier Heather	AZ65622								X
Avila Lopez Abigail	AZ65774								X
Carreon Bustamante Alexia	AZ65841								X
Staska James	AZ65919	X							X
Clark Catherine	AZ67137								X
Ott Jr. Purvis	AZ67506	X				X			
Dolce Sydney	AZ67693								X
Jauregui Juan	AZ67739		X						
Cardenas Raul Jr.	AZ68254								X
Green Christina	AZ68718								X
Linneman Joshua	AZ68838					X			
Brewton Jeremy	AZ68946			X					
Amarillas Damien	AZ69026								X
White Stephanie	AZ69320								X
Lunde Kristina	AZ69374				X	X			
Stafford Rosalie	AZ69408			X					
Turner Chris	AZ69582								X
Pinaire Darren	AZ69683								X
Calvino Charmaine	AZ69754								X
Alexander Conner	AZ69893	X							
Yazzie Neveah	AZ70003				X				
Anderson Kaleb	AZ70069								X
Leyvas Antonio	AZ70128								X
Monroy-Cirrito Christian	AZ70128								X
Leon Armando	AZ70287								X
Hamed Armando	AZ71022								X
Braden John	AZ71465					X			
Pryor Kristine	AZ71532	X			X				
Rowton Jr. David	AZ71545								X
walter Jr. ringfield	AZ71618								X
Hunter Tyiesha	AZ71992	X			X				X
Martinez Jr. Jacob	AZ72013				X	X			X
Patel Priya	AZ72376	X							
Linares Jeffri	AZ72419	X	X						
Kelly Collin	AZ72430								X
Binu Austen	AZ72701								X
Tovar Andres	AZ72843								X
Yazzie Nathaniel	AZ73118			X					
Englund Celia	AZ73580	X			X				
Keene Philip	AZ73671					X			X
Smith Isaiah	AZ73761		X						
Bullock Malachai	AZ73884								X

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Jensen Caitlin	AZ74036								X
Griffin Myka	AZ74123		X						
Callender Daniel	AZ74145			X					
Stahl John	AZ74152								X
Natal Ruben	AZ74283								X
Selznick Ellis	AZ74347								X
richau john	AZ74908								X
Baird Keith	AZ75016								X
Spikes Sophia	AZ75090								X
Parra-botello Jasmin	AZ75095								X
ANTHONY KING	AZ75099	X							X
Sawrie Dylan	AZ75291	X							X
Lashley Lonnie	AZ75424			X	X				
Miller Malik	AZ75562	X							
Palacios Diego	AZ75625		X						
Aid Marwa	AZ75710					X			
Toole Virginia	AZ75978								X
Lopez Jr. Eduardo	AZ76030								X
Nauman Killian	AZ76174								X
Orellana Sandy	AZ76236				X				
Call Aleyna	AZ76279								X
Wright Dakota	AZ76292	X							X
Rodriguez Noah	AZ76294		X						
Cruz-perkins Sr. Michael	AZ76792				X				
Gutierrez Rosemary	AZ76911	X							
Fisher Jr. Kenneth	AZ77039	X							
Bonnaha Charles	AZ77160	X							
Meason Kymberly	AZ77210	X							X
Ross Katie	AZ78156								X
Aaronson Braheem	AZ78266			X					
Rankin Caleb	AZ78269								X
Carr Keith	AZ78353	X							
Godinez Jose	AZ78548								X
Kataisto Erik	AZ78742	X							
Perez Maria	AZ78813				X				
Fisher Bruce	AZ79378				X				
Quayle Nora	AZ79594								X
Grant Gale	AZ79717				X				
Rhead Nicholas	AZ79858	X							X
Hobbs Richard	AZ80436	X							
Gonzalez Patrick	AZ80492								X
Jaunsem Denise	AZ80497	X							
Hargraves Julie	AZ80668				X				
Stevens Michael	AZ80851						X		

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Greaves Sue	AZ80941								X
Avila Lopez Daniela R	AZ81043	X							
LOPEZ JULIA	AZ81103								X
Kintzle James	AZ81113								X
Silva Laura	AZ81221								X
Hargis Paige	AZ81271								X
Strand Jeffrey	AZ81380				X				
Jacobs Tessa	AZ81556								X
Villines Andrew	AZ81659								X
Neal Kieon	AZ81907		X	X					
Pantoja Javier	AZ81965								X
Wilson Jr. James	AZ81968								X
Hecox Rose	AZ82197	X							X
goldman rebecca	AZ82213								X
Minguela Lemonie	AZ82315				X				
Soto Crystal	AZ82473								X
Duarte Nuñez Il George	AZ82496	X							
Clock Nazira	AZ82607								X
Steel Byron	AZ82723								X
Tripp Timothy	AZ83126				X	X			
Hopkins Alyssa	AZ83332				X				
Jarrell Redman	AZ83553								X
Osuna Lionel	AZ84151	X							
Chmura Michael	AZ84205								X
Alcaraz Zoraya	AZ84448								X
Jackson Arianna	AZ84483								X
Flanagan Madelin	AZ84564		X						X
Garcia Jr. Jerry	AZ84692								X
Adams Liam	AZ84786								X
Kiermeier Jordan	AZ85012								X
Natal Christian	AZ85062								X
Garces Gonzalez Luis	AZ85317		X						
Russell Kiara	AZ85429								X
Esprui Alejandra	AZ85531								X
Braswell Cierra	AZ85755								X
Castillo Dustyn	AZ85827				X				
John-Baptiste Christel	AZ85849	X							
Lee Jennifer	AZ85996								X
Alvarez Sapphire	AZ86100								X
Land Jacqueline	AZ87076	X			X				
Suh Melissa	AZ87135								X
O,Connor Zyren	AZ87188								X
Fitzsimmons Clarissa	AZ87396	X							X
Morris Eric	AZ87660	X							

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Calderon Mary	AZ88086								X
Trammell Amayurion	AZ88138	X							
Miller Danielle	AZ88289	X							X
Oriarte Aaliyah	AZ88599				X				
otten Hailey	AZ88603	X							
Smith Lynn	AZ88832		X		X				
Struble Steven	AZ88923	X							
Kegley-Guilbeau Tracey	AZ89011			X					
Smith Spencer	AZ89166	X							
Burgess Marva	AZ89288					X			
Polanco Krismaily	AZ89384								X
Yazzie Ramondo	AZ89422								X
Hubbard Kennetha	AZ89543	X			X				
Zharzhavsky Daniel	AZ89551	X							
Burgin Chelsea	AZ89786								X
Trevino Jr. John	AZ89843								X
Macias Angel	AZ89903								X
Scott Daniel	AZ89979								X
LeFlohic Siara	AZ89993								X
Ruiz Ericka	AZ90383	X							
Christenson Eric	AZ90511								X
Victoria Jesus	AZ90605	X							
Morelos Cameron	AZ90790			X					
Badoni Joe	AZ90922			X					X
Williams Dmontae	AZ90972				X				
Carter Fatima	AZ91150			X					
Torrez Phillip	AZ91155								X
Jaramillo Yolanda	AZ91243	X							X
Meza Laura	AZ91244	X							X
Uchimura Sr. Joshua	AZ91248								X
Johnson Christina	AZ91438								X
Jarrell Vila	AZ91563								X
Bynum Terry	AZ91658	X		X					
Toler Gayle	AZ91709	X							
Mykoo Trenton	AZ91860				X				X
Simpson Richelle	AZ91874	X							
Rodriguez Robert	AZ91944	X							
Winham Bode	AZ92134								X
Dicks IV Lloyd	AZ92234								X
Vasile Nicolas	AZ92245				X				X
Mares Gracie	AZ92396		X						
Bird Carey	AZ92609								X
Brenes Enrique	AZ92653			X					
Taha Mariyam	AZ92663								X

Exhibit A – Index of Objections

<u>Circulator Name</u>	<u>ID Number</u>	<u>Objection No. 2(a): Missing Unit No. (Permanent)</u>	<u>Objection No. 2(b): Missing Unit No. (Temporary)</u>	<u>Objection No. 3: Not a Residential Address</u>	<u>Objection No. 4(a): Service Address Is Missing Unit No.</u>	<u>Objection No. 4(b): Service Address Is Not 401 W. Baseline Rd.</u>	<u>Objection No. 5(a): Invalid Affidavit Date</u>	<u>Objection No. 5(b): Incomplete Affidavit Date</u>	<u>Objection No. 5(c): Relies on an Affidavit for a Different Measure</u>
Lopez Katherine	AZ92675	X							X
Cibrian Emmanuel	AZ92720								X
Ellis Gibran	AZ92752								X
Garcia Cabrales Aura	AZ93207								X
Hall D,ÃdAndrea	AZ93285	X		X					
echols stephen	AZ93506				X				X
Lee Parvannah	AZ93859	X		X					
Loll Whitney	AZ93870								X
Neal Mecca	AZ93889	X							X
Horgan Kelly	AZ93999								X
Teeters Shylow	AZ94324								X
Mccabe Shilton	AZ94640	X			X				
Austin Benjamin	AZ94698				X				
Mugwa Jr. Pricilia	AZ94719	X							
Mugwa Pricilia	AZ94719	X							
Wallace Joel	AZ94794								X
Polmateer Carolyn	AZ94901	X							
Daley Diana	AZ95234								X
fisher richard	AZ95347								X
Taff Ella	AZ95364								X
Olowoeshin Yusuff	AZ95453	X	X	X					X
Paulaitis Benjamin	AZ95461		X						X
Flowers Joshua	AZ95658	X							X
Toothman David	AZ95678	X		X					
Gray Brian	AZ95941								X
Garcia Vanee	AZ96032	X							X
ezeugwu Martin	AZ96195				X				
Roybal Monique	AZ96295								X
West Jennifer	AZ96378			X					X
JOSEPHY CHRISTINA	AZ96890								X
Gonzalez Alan	AZ96953		X						
Bolton Bryan	AZ96988								X
Gamez Daniel	AZ97006								X
Caldwell Gemeair	AZ97096								X
McKittrick Paul	AZ97171								X
Jennings-Patterson Julie	AZ97423	X							
Peterson Christine	AZ97936			X					
Coffin Joshua	AZ98049				X				
Caplin Bianca	AZ98185					X			
Roddy Aaren	AZ98294								X
begay nicole	AZ98359			X					
Guthier Shaun	AZ98556								X
Osorio Alexandra	AZ98570								X
Tassler-Balli Thomas	AZ98885	X			X				X

**Exhibit A — Index of Objections**

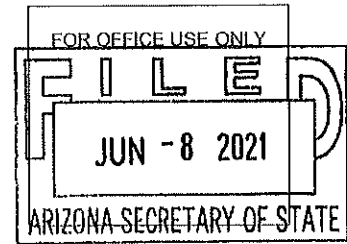
<u>Circulator Name</u>	<u>ID Number</u>	<u>Objection No. 2(a): Missing Unit No. (Permanent)</u>	<u>Objection No. 2(b): Missing Unit No. (Temporary)</u>	<u>Objection No. 3: Not a Residential Address</u>	<u>Objection No. 4(a): Service Address Is Missing Unit No.</u>	<u>Objection No. 4(b): Service Address Is Not 401 W. Baseline Rd.</u>	<u>Objection No. 5(a): Invalid Affidavit Date</u>	<u>Objection No. 5(b): Incomplete Affidavit Date</u>	<u>Objection No. 5(c): Relies on an Affidavit for a Different Measure</u>
Brown Brandon	AZ99100								X
hellum lars	AZ99254								X
Reyes Jr. Bryan	AZ99484								X
King William	AZ99739								X
Prasse IV Freeman	AZ99795	X							X
KRASKY KARLA	AZ99952			X					
		131	45	51	96	32	2	1	340

## **Exhibit B**



STATE OF ARIZONA

Application for Serial Number Initiative Petition A.R.S. § 19-111



The undersigned intends to circulate and file an initiative petition and hereby makes application for the issuance of an official serial number to be printed in the lower right-hand corner of each side of each signature sheet of such petition. Attached hereto is the full title and text, in no less than eight point type, of the measure or constitutional amendment intended to be initiated at the next general election.

<input checked="" type="checkbox"/> Statutory Measure	<input type="checkbox"/> Constitutional Amendment
Date of Application	<u>6/8/2021</u>
Signatures Required	<u>237,645</u>
Deadline for Filing	<u>7/8/2022</u>
Serial Number Issued	<u>I-05-2022</u>

Caps interest rate on "medical debt," as defined in the Act; applies this cap to judgments on medical debt as well as to medical debt incurred. Increases the value of assets -- a homestead, certain household possessions, a motor vehicle, funds in a single bank account, and disposable earnings -- protected from certain legal processes to collect debt. Annually adjusts these amended exemptions for inflation beginning 2024. Allows courts to further reduce the amount of disposable earnings subject to garnishment in some cases of extreme economic hardship. Does not affect existing contracts. Does not change existing law regarding secured debt.

Sherri Brown  
 Name of Applicant  
401 West Baseline Road, Suite 205  
 Address  
Tempe, Arizona 85283  
 City State Zip  
(480) 550-5165  
 Telephone Number  
james@bartonmendezsoto.com  
 E-mail Address

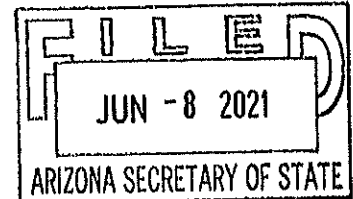
Arizonans Fed Up with Failing Healthcare (Healthcare Rising Az)  
 Committee Name  
Comm. No. 100082  
 Committee ID No.  
Sherri Brown  
 Chairperson  
Suzanne Jimenez  
 Treasurer  
401 West Baseline Road  
 Committee Address  
Tempe Arizona 85283  
 City State Zip  
480-550-5165  
 Committee Telephone Number  
james@bartonmendezsoto.com  
 Committee E-mail Address

By submitting this Application for Serial Number and checking all boxes below, I acknowledge the following:

- That I have received and will review the accompanying instructions for Statewide Initiatives, including the Secretary of State's recommended best practices for printing copies of the Statewide Initiative Petition to be circulated.
- That at the time of filing, I was provided instructions regarding accurate completion of the Statewide Initiative Petition form.

Sherri L. Brown Applicant Signature 6/7/21 Date





AN INITIATIVE MEASURE

AMENDING SECTIONS 12-1598.10, 33-1101, 33-1123, 33-1125, 33-1126, 33-1131 AND 44-1201, ARIZONA REVISED STATUTES; RELATING TO PREDATORY DEBT COLLECTION PROTECTION.

Be it enacted by the People of the State of Arizona:

Section 1. Section 12-1598.10, Arizona Revised Statutes, is amended to read:

12-1598.10. Continuing lien on earnings; order

A. If it appears from the answer of the garnishee that the judgment debtor was an employee of the garnishee, or that the garnishee otherwise owed earnings to the judgment debtor when the writ was served, or earnings would be owed within sixty days thereafter and there is no timely written objection to the writ or the answer of the garnishee filed, on application by the judgment creditor the court shall order that the nonexempt earnings, if any, withheld by the garnishee after service of the writ be transferred to the judgment creditor who is entitled to such monies subject to the judgment debtor's right to objection and hearing pursuant to this article. The court shall further order that the garnishment is a continuing lien against the nonexempt earnings of the judgment debtor.

B. If a timely objection is filed the court shall conduct a hearing pursuant to section 12-1598.07 and shall make the following determinations:

1. Whether the writ is valid against the judgment debtor.
2. The amount outstanding on the judgment at the time the writ was served, plus accruing costs.
3. Whether the judgment debtor was employed by the garnishee at the time the writ was served.
4. Whether earnings were owed or would be owed by the garnishee to the judgment debtor within sixty days after the service of the writ.
5. Whether the debt was, at the time of service of the writ, subject to an effective agreement for debt scheduling between the judgment debtor and a qualified debt counseling organization.

C. If the court makes an affirmative determination under subsection B, paragraph 1 of this section and subsection B, paragraph 3 or 4 of this section and determines that the debt was not, at the time of service of the writ, subject to an effective agreement between the judgment debtor and a qualified debt counseling organization, the court shall order that the nonexempt earnings, if any, withheld by the garnishee after service of the writ be transferred to the judgment creditor and further order that the garnishment is a continuing lien against the nonexempt earnings of the judgment debtor. Otherwise the court shall order the garnishee discharged from the writ.

D. A continuing lien ordered pursuant to this section is invalid and of no force and effect on the occurrence of any of the following conditions:

1. The underlying judgment is satisfied in full, is vacated or expires.
2. The judgment debtor leaves the garnishee's employ for more than sixty days or, if the judgment debtor is an employee of a school district, a charter school, the Arizona state schools for the deaf and the blind or an accommodation school and the judgment debtor is subject to an employment contract that specifies that paydays are restricted to the school year, for more than ninety days.
3. The judgment creditor releases the garnishment.
4. The proceedings are stayed by a court of competent jurisdiction, including the United States bankruptcy court.
5. The judgment debtor has not earned any nonexempt earnings for at least sixty days or, if the judgment debtor is an employee of a school district, a charter school, the Arizona state schools for the deaf and the blind or an accommodation school and the judgment debtor is subject to an employment contract that specifies that paydays are restricted to the school year, for at least ninety days.

6. The court orders that the garnishment be quashed.

E. If no objections are filed to the answer of the garnishee and an order of continuing lien is not entered within forty-five days after the filing of the answer of the garnishee, any earnings held by the garnishee shall be released to the judgment debtor and the garnishee shall be discharged from any liability on the garnishment.

F. If at the hearing the court determines that the judgment debtor is subject to the ~~twenty-five~~ TEN percent maximum disposable earnings provision under section 33-1131, subsection B and based on clear and convincing evidence that the judgment debtor or the judgment debtor's family would suffer extreme economic hardship as a result of the garnishment, the court may reduce the amount of nonexempt earnings withheld under a continuing lien ordered pursuant to this section from the ~~twenty-five~~ TEN percent to not less than ~~fifteen~~ FIVE percent.

G. A court order entered pursuant to this section if recorded does not constitute a lien against real property pursuant to section 33-961.

H. The court, sitting without a jury, shall decide all issues of fact and law.

Sec. 2. Section 33-1101, Arizona Revised Statutes, is amended to read:

33-1101. Homestead exemptions; persons entitled to hold homesteads; annual adjustment

A. Any person the age of eighteen or over, married or single, who resides within the state may hold as a homestead exempt from attachment, execution and forced sale, not exceeding ~~one hundred fifty thousand dollars~~ \$400,000 in value, any one of the following:

1. The person's interest in real property in one compact body upon which exists a dwelling house in which the person resides.

2. The person's interest in one condominium or cooperative in which the person resides.

3. A mobile home in which the person resides.

4. A mobile home in which the person resides plus the land upon which that mobile home is located.

B. Only one homestead exemption may be held by a married couple or a single person under this section. The value as specified in this section refers to the equity of a single person or married couple. If a married couple lived together in a dwelling house, a condominium or cooperative, a mobile home or a mobile home plus land on which the mobile home is located and are then divorced, the total exemption allowed for that residence to either or both persons shall not exceed ~~one hundred fifty thousand dollars~~ \$400,000 in value.

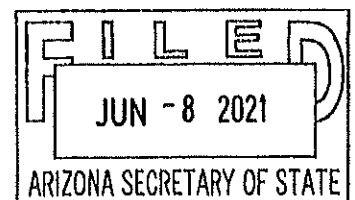
C. The homestead exemption, not exceeding the value provided for in subsection A, AS ADJUSTED BY SUBSECTION D OF THIS SECTION, automatically attaches to the person's interest in identifiable cash proceeds from the voluntary or involuntary sale of the property. The homestead exemption in identifiable cash proceeds continues for eighteen months after the date of the sale of the property or until the person establishes a new homestead with the proceeds, whichever period is shorter. Only one homestead exemption at a time may be held by a person under this section.

D. THE HOMESTEAD EXEMPTION PROVIDED BY THIS SECTION SHALL BE ADJUSTED ANNUALLY BEGINNING ON JANUARY 1, 2024 AND THEREAFTER ON JANUARY 1 OF EACH SUCCESSIVE YEAR BY THE INCREASE IN THE COST OF LIVING. THE INCREASE IN THE COST OF LIVING SHALL BE MEASURED BY THE PERCENTAGE INCREASE AS OF AUGUST OF THE IMMEDIATELY PRECEDING YEAR OVER THE LEVEL AS OF AUGUST OF THE PREVIOUS YEAR OF THE CONSUMER PRICE INDEX (ALL URBAN CONSUMERS, UNITED STATES CITY AVERAGE FOR ALL ITEMS) OR ITS SUCCESSOR INDEX AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, OR ITS SUCCESSOR AGENCY, WITH THE AMOUNT OF THE EXEMPTION ROUNDED UP TO THE NEAREST \$100.

Sec. 3. Section 33-1123, Arizona Revised Statutes, is amended to read:

33-1123. Household furniture, furnishings and appliances; annual adjustment

A. Household furniture and furnishings, household goods, including consumer electronic devices, and household appliances personally used by the debtor or a dependent of the debtor and not otherwise specifically prescribed in this chapter are exempt from process provided their aggregate fair market value does not exceed ~~six thousand dollars~~ \$15,000.



B. THE EXEMPTION PROVIDED BY THIS SECTION SHALL BE ADJUSTED ANNUALLY BEGINNING ON JANUARY 1, 2024 AND THEREAFTER ON JANUARY 1 OF EACH SUCCESSIVE YEAR BY THE INCREASE IN THE COST OF LIVING. THE INCREASE IN THE COST OF LIVING SHALL BE MEASURED BY THE PERCENTAGE INCREASE AS OF AUGUST OF THE IMMEDIATELY PRECEDING YEAR OVER THE LEVEL AS OF AUGUST OF THE PREVIOUS YEAR OF THE CONSUMER PRICE INDEX (ALL URBAN CONSUMERS, UNITED STATES CITY AVERAGE FOR ALL ITEMS) OR ITS SUCCESSOR INDEX AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, OR ITS SUCCESSOR AGENCY, WITH THE AMOUNT OF THE EXEMPTION ROUNDED UP TO THE NEAREST \$100.

Sec. 4. Section 33-1125, Arizona Revised Statutes, is amended to read:

33-1125. Personal items

The following property of a debtor used primarily for personal, family or household purposes is exempt from process:

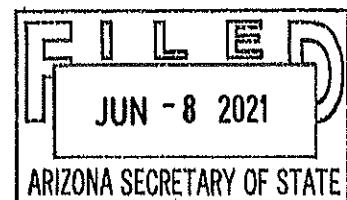
1. All wearing apparel of not more than a fair market value of five hundred dollars.
2. All musical instruments provided for the debtor's individual or family use of not more than an aggregate fair market value of four hundred dollars.
3. Horses, milk cows and poultry of not more than an aggregate fair market value of one thousand dollars.
4. All engagement and wedding rings of not more than an aggregate fair market value of two thousand dollars.
5. The library of a debtor, including books, manuals, published materials and personal documents of not more than an aggregate fair market value of two hundred fifty dollars.
6. One watch of not more than a fair market value of two hundred fifty dollars.
7. One typewriter, one computer, one bicycle, one sewing machine, a family bible or a lot in any burial ground of not more than an aggregate fair market value of two thousand dollars.
8. Equity in one motor vehicle of not more than ~~six thousand dollars~~ \$15,000. If the debtor or debtor's dependent has a physical disability, the equity in the motor vehicle shall not exceed ~~twelve thousand dollars~~ \$25,000. THE EXEMPTION PRESCRIBED IN THIS PARAGRAPH SHALL BE ADJUSTED ANNUALLY BEGINNING ON JANUARY 1, 2024 AND THEREAFTER ON JANUARY 1 OF EACH SUCCESSIVE YEAR BY THE INCREASE IN THE COST OF LIVING. THE INCREASE IN THE COST OF LIVING SHALL BE MEASURED BY THE PERCENTAGE INCREASE AS OF AUGUST OF THE IMMEDIATELY PRECEDING YEAR OVER THE LEVEL AS OF AUGUST OF THE PREVIOUS YEAR OF THE CONSUMER PRICE INDEX (ALL URBAN CONSUMERS, UNITED STATES CITY AVERAGE FOR ALL ITEMS) OR ITS SUCCESSOR INDEX AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, OR ITS SUCCESSOR AGENCY, WITH THE AMOUNT OF THE EXEMPTION ROUNDED UP TO THE NEAREST \$100.
9. Professionally prescribed prostheses for the debtor or a dependent of the debtor, including a wheelchair or motorized mobility device.
10. All firearms of not more than an aggregate fair market value of two thousand dollars.
11. All domestic animals or household pets.

Sec. 5. Section 33-1126, Arizona Revised Statutes, is amended to read:

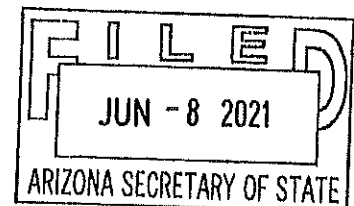
33-1126. Money, benefits or proceeds; exception

A. The following property of a debtor is exempt from execution, attachment or sale on any process issued from any court:

1. All money received by or payable to a surviving spouse or child on the life of a deceased spouse, parent or legal guardian, not exceeding twenty thousand dollars.
2. The earnings of the minor child of a debtor or the proceeds of these earnings by reason of any liability of the debtor not contracted for the special benefit of the minor child.



3. All monies received by or payable to a person entitled to receive child support or spousal maintenance pursuant to a court order.
4. All money, proceeds or benefits of any kind to be paid in a lump sum or to be rendered on a periodic or installment basis to the insured or any beneficiary under any policy of health, accident or disability insurance or any similar plan or program of benefits in use by any employer, except for premiums payable on the policy or debt of the insured secured by a pledge, and except for collection of any debt or obligation for which the insured or beneficiary has been paid under the plan or policy and except for payment of amounts ordered for support of a person from proceeds and benefits furnished in lieu of earnings that would have been subject to that order and subject to any exemption applicable to earnings so replaced.
5. All money arising from any claim for the destruction of, or damage to, exempt property and all proceeds or benefits of any kind arising from fire or other insurance on any property exempt under this article.
6. The cash surrender value of life insurance policies where for a continuous unexpired period of two years the policies have been owned by a debtor. The policy shall have named as beneficiary the debtor's surviving spouse, child, parent, brother or sister. The policy may have named as beneficiary any other family member who is a dependent, in the proportion that the policy names any such beneficiary, except that, subject to the statute of limitations, the amount of any premium that is recoverable or avoidable by a creditor pursuant to title 44, chapter 8, article 1, with interest thereon, is not exempt. The exemption provided by this paragraph does not apply to a claim for the payment of a debt of the insured or beneficiary that is secured by a pledge or assignment of the cash value of the insurance policy or the proceeds of the policy. For the purposes of this paragraph, "dependent" means a family member who is dependent on the insured debtor for not less than half support.
7. An annuity contract where for a continuous unexpired period of two years that contract has been owned by a debtor and has named as beneficiary the debtor, the debtor's surviving spouse, child, parent, brother or sister, or any other dependent family member, except that, subject to the statute of limitations, the amount of any premium, payment or deposit with respect to that contract is recoverable or avoidable by a creditor pursuant to title 44, chapter 8, article 1 is not exempt. The exemption provided by this paragraph does not apply to a claim for a payment of a debt of the annuitant or beneficiary that is secured by a pledge or assignment of the contract or its proceeds. For the purposes of this paragraph, "dependent" means a family member who is dependent on the debtor for not less than half support.
8. Any claim for damages recoverable by any person by reason of any levy on or sale under execution of that person's exempt personal property or by reason of the wrongful taking or detention of that property by any person, and the judgment recovered for damages.
9. A total of ~~three hundred dollars~~ \$5,000 held in a single account in any one financial institution as defined by section 6-101. The property declared exempt by this paragraph is not exempt from normal service charges assessed against the account by the financial institution at which the account is carried. THE EXEMPTION PRESCRIBED IN THIS PARAGRAPH SHALL BE ADJUSTED ANNUALLY BEGINNING ON JANUARY 1, 2024 AND THEREAFTER ON JANUARY 1 OF EACH SUCCESSIVE YEAR BY THE INCREASE IN THE COST OF LIVING. THE INCREASE IN THE COST OF LIVING SHALL BE MEASURED BY THE PERCENTAGE INCREASE AS OF AUGUST OF THE IMMEDIATELY PRECEDING YEAR OVER THE LEVEL AS OF AUGUST OF THE PREVIOUS YEAR OF THE CONSUMER PRICE INDEX (ALL URBAN CONSUMERS, UNITED STATES CITY AVERAGE FOR ALL ITEMS) OR ITS SUCCESSOR INDEX AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS, OR ITS SUCCESSOR AGENCY, WITH THE AMOUNT OF THE EXEMPTION ROUNDED UP TO THE NEAREST \$100.
10. An interest in a college savings plan under section 529 of the internal revenue code of 1986, either as the owner or as the beneficiary. This does not include money contributed to the plan within two years before a debtor files for bankruptcy.
  - B. Any money or other assets payable to a participant in or beneficiary of, or any interest of any participant or beneficiary in, a retirement plan under section 401(a), 403(a), 403(b), 408, 408A or 409 or a deferred compensation plan under section 457 of the United States internal revenue code of 1986, as amended, whether the beneficiary's interest arises by inheritance, designation, appointment or otherwise, is exempt from all claims of creditors of the beneficiary or participant. This subsection does not apply to any of the following:
    1. An alternate payee under a qualified domestic relations order, as defined in section 414(p) of the United States internal revenue code of 1986, as amended. The interest of any and all alternate payees is exempt from any and all claims of any creditor of the alternate payee.



2. Amounts contributed within one hundred twenty days before a debtor files for bankruptcy.

3. The assets of bankruptcy proceedings filed before July 1, 1987.

C. Any person eighteen years of age or over, married or single, who resides within this state and who does not exercise the homestead exemption under article 1 of this chapter may claim as a personal property homestead exempt from all process prepaid rent, including security deposits as provided in section 33-1321, subsection A, for the claimant's residence, not exceeding two thousand dollars.

D. This section does not exempt property from orders that are the result of a judgment for arrearages of child support or for a child support debt.

Sec. 6. Section 33-1131, Arizona Revised Statutes, is amended to read:

33-1131. Definition; wages; salary; compensation

A. For the purposes of this section, "disposable earnings" means that remaining portion of a debtor's wages, salary or compensation for his personal services, including bonuses and commissions, or otherwise, and includes payments pursuant to a pension or retirement program or deferred compensation plan, after deducting from such earnings those amounts required by law to be withheld.

B. Except as provided in subsection C, the maximum part of the disposable earnings of a debtor for any workweek which THAT is subject to process may not exceed ~~twenty-five per cent~~ TEN PERCENT of disposable earnings for that week or the amount by which disposable earnings for that week exceed ~~thirty~~ SIXTY times the APPLICABLE minimum hourly wage prescribed by federal law in effect at the time the earnings are payable, whichever is less. THE APPLICABLE MINIMUM HOURLY WAGE IS THE MINIMUM WAGE REQUIRED BY FEDERAL, STATE OR LOCAL LAW, WHICHEVER IS HIGHEST.

C. The exemptions provided in subsection B do not apply in the case of any order for the support of any person. In such case, one-half of the disposable earnings of a debtor for any pay period is exempt from process.

D. The exemptions provided in this section do not apply in the case of any order of any court of bankruptcy under chapter XIII of the federal bankruptcy act or any debt due for any state or federal tax.

Sec. 7. Section 44-1201, Arizona Revised Statutes, is amended to read:

44-1201. Rate of interest for loan or indebtedness; interest on judgments; definitions

A. Interest on any loan, indebtedness or other obligation shall be AS FOLLOWS:

1. THE MAXIMUM INTEREST RATE ON MEDICAL DEBT SHALL BE THE LESSER OF THE FOLLOWING:

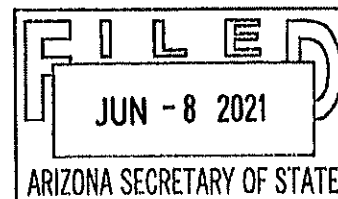
(a) THE ANNUAL RATE EQUAL TO THE WEEKLY AVERAGE ONE-YEAR CONSTANT MATURITY TREASURY YIELD, AS PUBLISHED BY THE BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM, FOR THE CALENDAR WEEK PRECEDING THE DATE WHEN THE CONSUMER WAS FIRST PROVIDED WITH A BILL, OR

(b) THREE PERCENT A YEAR.

THE MAXIMUM INTEREST RATE PROVIDED PURSUANT TO THIS PARAGRAPH ALSO APPLIES TO ANY JUDGMENTS ON MEDICAL DEBT.

2. FOR ANY LOAN, INDEBTEDNESS OR OBLIGATION OTHER THAN MEDICAL DEBT, INTEREST SHALL BE at the rate of ten per cent per annum, unless a different rate is contracted for in writing, in which event any rate of interest may be agreed to. Interest on any judgment, OTHER THAN A JUDGMENT ON MEDICAL DEBT, that is based on a written agreement evidencing a loan, indebtedness or obligation that bears a rate of interest not in excess of the maximum permitted by law shall be at the rate of interest provided in the agreement and shall be specified in the judgment.

B. Unless specifically provided for in statute or a different rate is contracted for in writing, interest on any judgment OTHER THAN A JUDGMENT ON MEDICAL DEBT shall be at the lesser of ten per cent per annum or at a rate per annum that is equal to one per cent plus the prime rate as published by the board of governors of the federal reserve system in statistical release H.15 or any publication that may supersede it on the date that the judgment is entered. The judgment shall state the applicable interest rate and it shall not change after it is entered.



C. Interest on a judgment on a condemnation proceeding, including interest that is payable pursuant to section 12-1123, subsection B, shall be payable as follows:

1. If instituted by a city or town, at the rate prescribed by section 9-409.
2. If instituted by a county, at the rate prescribed by section 11-269.04.
3. If instituted by the department of transportation, at the rate prescribed by section 28-7101.
4. If instituted by a county flood control district, a power district or an agricultural improvement district, at the rate prescribed by section 48-3628.

D. A court shall not award either of the following:

1. Prejudgment interest for any unliquidated, future, punitive or exemplary damages that are found by the trier of fact.
2. Interest for any future, punitive or exemplary damages that are found by the trier of fact.

E. For the purposes of subsection D of this section, "future damages" means damages that will be incurred after the date of the judgment and includes the costs of any injunctive or equitable relief that will be provided after the date of the judgment.

F. If awarded, prejudgment interest shall be at the rate described in subsection A or B of this section.

G. FOR THE PURPOSES OF THIS SECTION:

1. "HEALTH CARE SERVICES" MEANS SERVICES PROVIDED AT OR BY ANY OF THE FOLLOWING:

- (a) HEALTH CARE INSTITUTIONS AS DEFINED IN SECTION 36-401.
- (b) PRIVATE OFFICES OR CLINICS OF HEALTH CARE PROVIDERS LICENSED UNDER TITLE 32, CHAPTERS 7, 11, 13, 15, 15.1, 16, 17, 18, 19, 19.1, 25, 28, 33, 34, or 35.
- (c) AMBULANCES OR AMBULANCE SERVICES AS DEFINED IN SECTION 36-2201.

2. "MEDICAL DEBT" MEANS A LOAN, INDEBTEDNESS OR OTHER OBLIGATION ARISING DIRECTLY FROM THE RECEIPT OF HEALTH CARE SERVICES OR OF MEDICAL PRODUCTS OR DEVICES.

#### Sec. 8. Conflicts with federal law

This act shall not be interpreted or applied so as to create any power or duty in conflict with federal law.

#### Sec. 9. Severability

If a provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

#### Sec. 10. Saving clause

This act applies prospectively only. Accordingly, it does not affect rights and duties that matured before the effective date of this act, contracts entered into before the effective date of this act or the interest rate on judgments that are based on a written agreement entered into before the effective date of this act.

#### Sec. 11. Legal defense

The People of Arizona desire that this initiative, if approved by the voters, be defended if it is challenged in court. They therefore declare that the political committee registered to circulate petitions and campaign in support of the adoption of the initiative, or any one or more of its officers, has standing to defend this initiative on behalf of and as the agent of the People of Arizona in any legal action brought to challenge the validity of this initiative.

#### Sec. 12. Short title

This act may be cited as the "Predatory Debt Collection Protection Act."

