1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Omar C. Jadwat (admitted pro hac vice) Andre Segura (admitted pro hac vice) AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT 125 Broad Street, 18 th Floor New York, NY 10004 Telephone: (212) 549-2660 Facsimile: (212) 549-2654 ojadwat@aclu.org asegura@aclu.org Linton Joaquin (admitted pro hac vice) Karen C. Tumlin (admitted pro hac vice) Nora A. Preciado (admitted pro hac vice) Melissa S. Keaney (admitted pro hac vice) Alvaro M. Huerta (admitted pro hac vice) Nicholás Espíritu (admitted pro hac vice) NATIONAL IMMIGRATION LAW CENTER 3435 Wilshire Boulevard, Suite 1600 Los Angeles, CA 90010 Telephone: (213) 639-3900 Facsimile: (213) 639-3911 joaquin@nilc.org tumlin@nilc.org preciado@nilc.org keaney@nilc.org huerta@nilc.org espiritu@nilc.org	Thomas A. Saenz (admitted pro hac vice) Victor Viramontes (admitted pro hac vice) MEXICAN AMERICAN LEGAL DEFENSE AND EDUCATIONAL FUND 634 S. Spring Street, 11th Floor Los Angeles, California 90014 Telephone: (213) 629-2512 Facsimile: (213) 629-0266 tsaenz@maldef.org vviramontes@maldef.org Attorneys for Plaintiffs Additional Co-Counsel on Subsequent Pages	
16	UNITED STATES DISTRICT COURT		
17	FOR THE DISTI	RICT OF ARIZONA	
18			
19	Valle del Sol, et al.,	Case No. CV-10-01061-PHX-SRB	
20	Plaintiffs,	IOINT CASE DISDOSITION	
21	vs.	JOINT CASE DISPOSITION	
22	Michael B. Whiting, et al.		
23	Defendants,		
24	and		
25	Doug Ducey, et al.,		
26	Intervenor Defendants.		
27			
28			

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Daniel J. Pochoda (SBA No. 021979) ACLU FOUNDATION OF ARIZONA 3707 N. 7th Street, Suite 235 Phoenix, Arizona 85014 Telephone: (602) 650-1854 Facsimile: (602) 650-1376 dpochoda@acluaz.org Marita Etcubañez (admitted pro hac vice) ASIAN AMERICANS ADVANCING JUSTICE - AAJC 1140 Connecticut Avenue NW Suite 1200 Washington, DC 20036 Telephone: (202) 296-2300 Facsimile: (202) 296-2318 MEtcubanez@advancingjustice-aajc.org Chris Newman (admitted pro hac vice) Jessica Karp Bansal (admitted pro hac vice) NATIONAL DAY LABOR ORGANIZING NETWORK 675 S. Park View Street, Suite B Los Angeles, California 90057 Telephone: (213) 380-2785 Facsimile: (213) 380-2785 Facsimile: (213) 380-2787 newman@ndlon.org Nina Perales (admitted pro hac vice) MEXICAN AMERICAN LEGAL DEFENSE AND EDUCATIONAL FUND 110 Broadway Street, Suite 300 San Antonio, Texas 78205 Telephone: (210) 224-5476 Facsimile: (210) 224-5476 Facsimile: (210) 224-5482 noerales@maldef.org	Cecillia D. Wang (admitted pro hac vice) AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT 39 Drumm Street San Francisco, California 94111 Telephone: (415) 343-0775 Facsimile: (415) 395-0950 cwang@aclu.org Justin B. Cox (admitted pro hac vice) AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT 1989 College Avenue Atlanta, GA 30317 Telephone: 404.221.5854 Facsimile: 404.221.5857 jcox@aclu.org Laboni A. Hoq (admitted pro hac vice) ASIAN AMERICANS ADVANCING JUSTICE – LOS ANGELES 1145 Wilshire Blvd., Suite 200 Los Angeles, California 90017 Telephone: (213) 977-7500 Facsimile: (213) 977-7595 Ihoq@advancingjustice-la.org Daniel R. Ortega, Jr., (SBA No. 005015) ORTEGA LAW FIRM, P.C. 361 East Coronado Road Phoenix, Arizona 85004-1525 Telephone: (602) 386-4455 Facsimile: (602) 340-1896 danny@ortegalaw.com
21	Bradley S. Phillips+ (admitted <i>pro hac</i>	Stephen P. Berzon++ (admitted pro hac
 22 23 24 25 26 27 	vice) MUNGER, TOLLES & OLSON LLP+ 355 South Grand Avenue, 35th Floor Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Brad.Phillips@mto.com	vice) Jonathan Weissglass++ (admitted pro hac vice) ALTSHULER BERZON LLP++ 177 Post Street, Suite 300 San Francisco, CA 94108 Telephone: (415) 421-7151 Facsimile: (415) 362-8064 sberzon@altshulerberzon.com jweissglass@altshulerberzon.com

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Attorneys for all plaintiffs except Service Employees International Union, Service Employees International Union, Local 5, and United Food and Commercial Workers International Union ++ Attorneys for Service Employees International Union, Service Employees International Union, Local 5, and United Food and Commercial Workers International Union

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Plaintiffs and Intervenor Defendants have conferred regarding the outstanding matters in this case and have reached agreement on a proposed disposition of the case. In the interest of the efficient resolution of this case, the Parties make the following representations and request that the Court enter the proposed final order.

The Parties have stipulated and agreed to resolve *Valle del Sol v. Whiting*, No. CV 10-1061-PHX-SRB on the following terms:

First, as part of its agreement with Plaintiffs, Intervenor Defendants will issue the attached Informal Attorney General Opinion, which provides guidelines on the implementation of Senate Bill 1070's Section 2(b) and 2(d), among other sections. The Informal Attorney General Opinion reflects the State's interpretation of legal requirements and limitations for implementing Section 2(b) and 2(d). The Informal Attorney General Opinion is attached as Exhibit A.

Second, both parties stipulate that A.R.S. §§ 28-3511A (1)(d) and (e) should be enjoined, and ask this Court to enjoin those provisions. These are impoundment provisions that apply when there is a predicate offense under the "harboring," "transporting," or "concealing" provisions codified at A.R.S. 13-2929, which have been enjoined in this litigation and a related case. *See Valle del Sol v. Whiting*, No. CV 10-1061-PHX-SRB, 2012 WL 8021265 (D. Ariz. Sept. 5, 2012) (preliminary injunction); *Valle del Sol Inc. v. Whiting*, 732 F.3d 1006 (9th Cir. 2013) (affirming preliminary injunction); *United States v. Arizona*, No. 2:10-cv-014013-SRB at Docket No. 200 (permanent injunction). Thus, because there is no legal basis to enforce A.R.S. §§ 28-3511A(1)(d) and (e), the Parties stipulate that A.R.S. §§ 28-3511A(1)(d) and (e) should be permanently enjoined because it is unconstitutional.

Third, the Plaintiffs further settle any claim they have for attorneys' fees and costs related to this case, No. CV 10-1061-PHX-SRB, and all of its appeals for the sum of \$1.4 million. Intervenor Defendants agree to pay \$1.4 million to Plaintiffs' Counsel to resolve any liability for attorneys' fees and costs from this case, No. CV 10-1061-PHX-SRB, and all of its appeals.

1	Fourth, upon approval by the Court of the proposed order filed herewith and the		
2	terms agreed to by the Parties, the Parties will not further challenge the Court's ruling at		
3	Docket No. 1285 or any other rulings in this litigation. See the Parties' joint request for		
4	dismissal without prejudice filed with the Ninth Circuit attached as Ex. B.		
5			
6	RESPECTFULLY SUBMITTED tl	his 15th day of September, 2016.	
7			
8	By /s/ John R Lopez, IV w/ permission	By /s/ Victor Viramontes	
	Arizona Attorney General's Office	Victor Viramontes	
9	1275 W Washington Street	Mexican American Legal Defense and	
10	Phoenix, Arizona 85007-2997	Educational Fund	
10		634 S. Spring St., 11th Floor	
11	Attorneys for Intervenor Defendant the State of Arizona	Los Angeles, California 90014	
12	and	Attorneys for Plaintiffs	
13			
14	By /s/ Michael Tryon w/ permission Arizona Attorney General's Office	By /s/ Karen C. Tumlin w/ permission Karen C. Tumlin	
15	1275 West Washington Street	National Immigration Law Center	
16	Phoenix, Arizona 85007-2926	3435 Wilshire Blvd., Suite 2850 Los Angeles, California 90010	
	Attorneys for Intervenor Defendant the		
17	State of Arizona	Attorneys for Plaintiffs	
18		By /s/ Cecillia D. Wang w/ permission	
19		Cecillia D. Wang American Civil Liberties Union Foundation	
20		Immigrants' Rights Project	
21		39 Drumm Street San Francisco, California 94111	
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23		Attorneys for Plaintiffs	
24			
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CERTIFICATE OF SERVICE I hereby certify that on September 15, 2016, I electronically transmitted the foregoing Joint Case Disposition and any attached proposed order and exhibits to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to all ECF registrants in this matter. DATED: September 15, 2016 /s/ Marco A. Gomez Marco A. Gomez