

1 **RICHARD M. MARTINEZ, SBA No. 7763**
 2 307 South Convent Avenue
 3 Tucson, Arizona 85701
 4 (520) 327-4797 phone
 (520) 320-9090 fax
richard@richardmartinezlaw.com

5 Stephen Montoya, SBA No. 11791
 6 Augustine B. Jimenez III, SBA No. 12208
Montoya Jimenez, P.A.
 7 The Great American Tower
 8 3200 North Central Avenue, Suite 2550
 Phoenix, Arizona 85012
 (602) 256-6718
 (602) 256-6667 (fax)
 9 stephen@montoyalawgroup.com
attorney@abjlaw.com

10 Counsel for Plaintiff

11
 12 IN THE UNITED STATES DISTRICT COURT
 13 FOR THE STATE OF ARIZONA

14 MARTIN H. ESCOBAR
 15 Plaintiff,
 16 v.
 17 JAN BREWER, Governor of
 18 the State of Arizona, in her
 19 Official and Individual
 20 Capacity, the City of Tucson,
 a municipal corporation, and
 Barbara LaWall, County
 Attorney, Pima County,
 21 Defendants.

No. CV 10-249 TUC DCB

CONSENT TO MOTION TO INTERVENE

22
 23 Plaintiff, through his undersigned counsel, hereby submits his consent and
 24 approval to the request for intervention filed by the cities of Flagstaff, Tolleson, San
 25 Luis and Somerton on June 11, 2010. CD No. 32. Rule 24(b)(2)(B) of the Federal
 26 Rules of Civil Procedure provides for intervention in the exact circumstance present
 27 in the instant action.

28 Plaintiff believes that granting the four Arizona cities request will provide for a

1 more complete presentation of the facts and enhance an understanding of the relevant
2 law. The "Support Our Law Enforcement and Safe Neighborhoods Act," Senate Bill
3 1070, as amended by House Bill 2162, which becomes effective July 29, 2010,
4 involves numerous material facts and the applicable law is complex. Additionally, the
5 equitable relief sought by all plaintiffs is critical to protecting the interests of local law
6 enforcement officers, all Arizona cities, all Latinos citizens, residents, and guests of
7 Arizona, and all persons present within the State of Arizona on July 29th and
8 thereafter.

9 Intervention is reasonable, appropriate and will not prejudice the interests of any
10 party.

11 For the reasons noted, Plaintiff respectfully urges granting the cities of Flagstaff,
12 Tolleson, San Luis and Somerton's motion for intervention.

13 Respectfully submitted this 12th day of June 2010.

14 s/Richard M. Martinez, Esq.
15 RICHARD M. MARTINEZ, ESQ.

16 Stephen Montoya
17 Augustine B. Jimenez III
18 **MONTOYA JIMENEZ, P.A.**
19 The Great American Tower
20 3200 North Central Avenue, Suite 2550
21 Phoenix, Arizona 85012

22 Counsel for Plaintiffs

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26 //

1 Copy electronically transmitted
2 this 12th day of June 2010
3 via the USDC Clerk of Court
4 using the CM/ECF System for
5 filing and transmittal to:

6 Michael Rankin, City Attorney
7 City of Tucson
8 Michael W.L. McCory
9 Principal Assistant City Attorney
10 P.O. Box 2710
11 Tucson, Arizona 85726-7210
12 Attorneys for the City of Tucson

13 Noel Fidel
14 MARISCAL, WEEKS, McINTYRE
15 & FRIEDLANDER, P.A.
16 2901 North Central Avenue, Suite 200
17 Phoenix, Arizona 85012

18 Jose de Jesus Rivera
19 Robert Pastor
20 Nathan Fidel
21 HARALSON, MILLER, PITT
22 FELDMAN & McNALLY
23 2800 North Central Avenue, Suite 840
24 Phoenix, Arizona 85006

25 Stanley Feldman
26 Rebecca A. Reed
27 Jeffery A. Imig
28 HARALSON, MILLER, PITT
29 FELDMAN & McNALLY
30 1 South Church Avenue, Suite 900
31 Tucson, Arizona 85701

32 David L. Abney
33 LAW OFFICE OF DAVID ABNEY
34 414 East Southern Avenue
35 Mesa, Arizona 85204

36 Counsel for Plaintiff-Intervenors

37 John J. Bouma
38 Robert A. Henry
39 Joseph G. Adams
40 SNELL & WILLMER, LLC
41 One Arizona Center
42 400 East Van Buren
43 Phoenix, Arizona 85004-2202

44 and

45 //

1 Joseph A. Kanfield
2 Office of Governor Janice K. Brewer
3 1700 West Washington, 9th Floor
4 Phoenix, Arizona 85007

5 Attorneys for Defendant Governor Janice K. Brewer

6 Mary R. O'Grady,
7 Solicitor General
8 Christopher A. Munns,
9 Assistant Attorney General
10 1275 West Washington Street
11 Phoenix, Arizona 85007-2997
12 Attorneys for the State of Arizona

13 COPY of the foregoing e-mailed
14 this 12th day of June 2010 to:

15 Barbara LaWall
16 County Attorney-Pima County
17 c/o Regina Nassen & Amelia Cramer
18 32 North Stone, Suite 1400
19 Tucson, Arizona 85701
20 Defendant

21 s/Richard M. Martinez, Esq.