1 Nicholas Espíritu (SBN 237665) Max S. Wolson\* 2 NATIONAL IMMIGRATION LAW NATIONAL IMMIGRATION LAW CENTER CENTER 3 3450 Wilshire Boulevard, #108-62 P.O. Box 34573 Los Angeles, CA 90010 Washington, D.C. 20043 4 Telephone: 213-639-3900 Telephone: 202-216-0261 5 Facsimile: 213-639-3911 Facsimile: 202-216-0266 Email: espiritu@nilc.org Email: wolson@nilc.org Joanna Elise Cuevas Ingram (SBN290011) 7 NATIONAL IMMIGRATION LAW CENTER 8 P.O. Box 170392 9 Brooklyn, NY 11217 Telephone: 213-377-5258 10 Facsimile: 213-377-5258 Email: cuevasingram@nilc.org 11 Attorneys for Amici Curiae 12 \*Admitted in Maryland and the District of 13 Columbia only 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 STATE OF CALIFORNIA, et al., No. 4:19-cy-00872-HSG No. 4:19-cv-00892-HSG 17 Plaintiff, 18 MOTION OF NATIONAL IMMIGRATION LAW CENTER, ASIAN v. 19 AMERICANS ADVANCING JUSTICE-DONALD J. TRUMP, et al., **AAJC, ASIAN AMERICANS** 20 ADVANCING JUSTICE-LOS ANGELES, Defendants. **AALDEF, BLACK ALLIANCE FOR** 21 **JUST IMMIGRATION AND** 22 LATINOJUSTICE PRLDEF FOR SIERRA CLUB, et al., LEAVE TO FILE BRIEF AS AMICI 23 **CURIAE** IN SUPPORT OF PLAINTIFFS' Plaintiff. PRELIMINARY INJUNCTION 24 Dept: Courtroom 2, 4<sup>th</sup> floor 25 v. Judge: The Honorable Haywood S. Gilliam 26 Hearing Date: May 17, 2019 DONALD J. TRUMP, et al., Action Filed: February 18, 2019 27 Defendants. February 19, 2019 28 Motion for leave to file amici curiae brief - California v. Trump, Case No. 4:19-cv-00872-HSG Motion for leave to file amici curiae brief - Sierra Club v. Trump, Case No. 4:19-cv-00892-HSG

State of California et al v. Trump et al

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The National Immigration Law Center ("NILC"), Asian Americans Advancing Justice-AAJC ("Advancing Justice-AAJC"), Asian Americans Advancing Justice-Los Angeles ("Advancing Justice-Los Angeles"), the Asian American Legal Defense and Education Fund ("AALDEF"), Black Alliance for Just Immigration ("BAJI"), and LatinoJustice PRLDEF respectfully move for leave to file a memorandum as *amici curiae* in the above-captioned matters in support of Plaintiffs' Motion for a Preliminary Injunction. Amici are all nonprofit organizations dedicated to advancing and defending the constitutional rights of diverse communities of color, immigrant communities, and their families. *Amici's* interest in the outcome of this case arises out of *amici's* efforts to defend against the racial animus and xenophobic nature of the Executive's immigration policies as well as their concern for the harms to immigrant communities and communities of color when the Executive takes unilateral action to exclude immigrants. *Amici* have a significant interest to the case. The following briefly describes each organization:

Amicus, National Immigration Law Center is the primary national organization in the United States exclusively dedicated to defending and advancing the rights and opportunities of low-income immigrants and their families. Over the past 35 years, NILC has won landmark legal decisions protecting fundamental rights, and advanced policies that reinforce our nation's values of equality, opportunity, and justice. NILC's interest in the outcome of this case arises out its efforts to defend against the racial animus and xenophobic nature of the Executive's immigration policies as well as its concern for the direct and indirect harms to immigrant communities when the Executive takes unilateral action to exclude immigrants.

Amicus, Asian Americans Advancing Justice-AAJC, is a member of a national nonprofit affiliation that routinely file amicus curiae briefs in cases across the country. Advancing Justice-AAJC works to advance and protect civil and human rights for Asian Americans—the fastest-growing population in the U.S.—and to build and promote a fair and equitable society for all. Advancing Justice-AAJC is one of the nation's leading experts on issues of importance to the Asian American community, including immigration and immigrants' rights. Along with its

Advancing Justice affiliates, it works to promote justice and bring national and local constituencies together through community outreach, advocacy, and litigation.

Amicus, Asian Americans Advancing Justice-LA, is the nation's largest legal services and civil rights organization devoted to the needs of Asian American, Native Hawaiian, and Pacific Islander ("NHPI") communities. Advancing Justice-LA's mission is to advocate for civil rights, provide legal services and education, and build coalitions to create a more equitable and harmonious society. Advancing Justice-LA focuses on the most vulnerable members of Asian American and NHPI communities as well as other immigrant and low-income communities, while also building a strong voice for civil rights and social justice. Accordingly, Advancing Justice-LA has a strong interest in promoting civil rights and safeguarding constitutional protections for all, including asylum seekers and immigrants.

Amicus, Asian American Legal Defense and Education Fund, is a New York-based national organization that protects and promotes the rights of Asian Americans. By combining litigation, advocacy, education, and organizing, AALDEF works with Asian American communities, especially immigrants and refugees, to secure human rights for all.

Amicus, The Black Alliance for Just Immigration, is a national nonprofit organization that believes that a thriving multiracial democracy requires racial, social and economic justice for all. African Americans and black immigrants are stronger together and they can win by becoming leaders in the fight against structural racism and systemic discrimination. BAJI was formed to bring Black voices together to advocate for equality and justice in their laws and their communities.

Amicus, LatinoJustice PRLDEF, formerly known as the Puerto Rican Legal Defense & Education Fund, is a national non-profit civil rights legal defense fund that has advocated for and defended the constitutional rights of all Latinos to ensure their equal protection under the law since 1972. LatinoJustice has engaged in and supported law reform litigation challenging discriminatory policies and practices by governmental agencies and federal authorities in a wide range of areas, including immigrants' rights.

1	The amici brief would be helpful to the Court as it provides relevant historical context and
2	considers both the likelihood of harm to the Plaintiff states as well as the propriety of the
3	Defendants' asserted bases for their efforts to construct a wall. The brief would do so in two
4	parts.
5	First, the brief discusses the original efforts to construct physical barriers along the border
6	during the 1990s. The brief identifies the myriad harms to both immigrants and United States
7	border communities that ensued.
8	Second, the brief discusses the current context of the proposed border wall. It identifies both
9	the nature and improper motivations of the Executive in the area of immigration generally and
10	provides key context for this latest iteration of the "border wall" effort. It explains that the
11	current Executive action portends similar harms to the 1990s efforts, and that such harms will be
12	borne acutely by immigrant communities and communities of color.
13	All parties have consented to this amicus filing. A copy of NILC' proposed amicus curiae
14	brief and a proposed order are attached.
15	For the reasons stated above, amici respectfully request that the Court grant their motion
16	to file a brief as amici curiae.
17	Dated: May 1, 2019 Respectfully submitted,
18	/s/ Nicholas Espíritu
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8	Columbia only
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## **CERTIFICATE OF SERVICE** The undersigned certifies under penalty of perjury under the laws of the United States and the laws of the State of California, that on the 1st day of May, 2019, the foregoing document will be served electronically upon registered participants identified on the Notice of Electronic Filing. /s/ Nicholas Espíritu Nicholas Espíritu