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14	DISTRICT OF ARIZONA			
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16	Planned Parenthood Arizona, Inc., et	Case No. 4:19-cv-00207-TUC-JGZ		
17	al.,	JOINT STIPULATION FOR		
18	Plaintiffs, v.	VOLUNTARY DISMISSAL WITHOUT PREJUDICE PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(ii)		
19				
20	Mark Brnovich, et al.,	[Proposed] Order Filed Concurrently Herewith		
21	Defendants.			
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		IOINT STIPULATION FOR VOLUNTARY		

DISMISSAL WITHOUT PREJUDICE

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1	Under Federal Rule of Civil Procedure	41(a)(1)(A)(ii), all Parties who have
2	appeared stipulate to the voluntary dismissal of this action without prejudice. Each party	
3	is to bear its own costs, fees, and expenses. Th	ere is no prevailing party in this action.
4	IT IS SO STIPULATED.	
5		
6		Respectfully submitted,
7	Dated: November 3, 2020	O'MELVENY & MYERS LLP
8		By: /s/ Dimitri Portnoi
9		Dawn Sestito (pro hac vice)
10		Catalina Vergara (<i>pro hac vice</i>) Dimitri Portnoi (<i>pro hac vice</i>) Brittany Rogers (<i>pro hac vice</i>)
11		Heather Welles (pro hac vice)
12		Attorneys for Plaintiffs
13		PLANNED PARENTHOOD
14		FEDERATION OF AMERICA
15		By: /s/ Diana Salgado (with permission)
16		Alice Clapman (<i>pro hac vice</i>) Diana Salgado (<i>pro hac vice</i>)
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18		Attorneys for Plaintiffs Planned Parenthood Arizona, Inc.; William
19		Richardson, M.D.; and Deanna Wright, N.P.
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21		CENTER FOR REPRODUCTIVE RIGHTS
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23		By: /s/Marc A. Hearron (with permission)
24		Marc A. Hearron (<i>pro hac vice</i>) Jessica Sklarsky (<i>pro hac vice</i>)
25		Attorneys for Plaintiff Paul A. Isaacson,
26		M.D.
27		
28		
	_ <i>A</i> _	JOINT STIPULATION FOR VOLUNTARY

1			
2			SQUIRE PATTON BOGGS (US) LLP
3			By: /s/ Daniel B. Pasternak (with permission)
4			Daniel B. Pasternak
5			Attorneys for Plaintiffs
6	Dated: November 3, 2020		ARIZONA ATTORNEY GENERAL'S
7	Dated. November 3, 2020		OFFICE OFFICE
8			By: /s/ Brunn W. Roysden, III (with permission)
9			Brunn W. Roysden, III Michael Shawn Catlett
10			Attorneys for Defendant Mark Brnovich, Attorney General of
11			Arizona, in his official capacity
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15			Aubrey Joy Corcoran
16			Attorneys for Defendant Cara M. Christ, in her official capacity
17			as Director the Arizona Department of Health Services
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19			ARIZONA ATTORNEY GENERAL'S OFFICE
20			By: /s/ Mary DeLaat Williams (with
21			permission) Mary DeLaat Williams
22			Attorneys for Defendants
23			Patricia McSorley, in her official capacity as Executive Director of the
24 25			Arizona Medical Board; and Joey Ridenour, in her official capacity as the
26			Executive Director of the Arizona State Board of Nursing
27			·
28			
20		5	JOINT STIPULATION FOR VOLUNTARY

1		
2	Dated: November 3, 2020	ALLIANCE DEFENDING FREEDOM
3		By: Kenneth J. Connelly (with
4		By: Kenneth J. Connelly (with permission) Kevin H. Theriot
5		Denise M. Harle Kenneth J. Connelly
6 7		Attorneys for Defendant-Intervenor
8		Attorneys for Defendant-Intervenor Choices Pregnancy Centers of Greater Phoenix, Inc.
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CERTIFICATE OF SERVICE I hereby certify that on November 3, 2020 I electronically transmitted the attached document to the Clerk's office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to all counsel of record. By: /s/ Dimitri Portnoi