

APPLICATION FOR INITIATIVE OR REFERENDUM PETITION SERIAL NUMBER

Secretary of State
1700 W. Washington, 7th Floor
Phoenix, AZ 85007

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The undersigned intends to circulate and file an INITIATIVE or a REFERENDUM (circle the appropriate word) 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. Pursuant to Arizona Revised Statutes § 19-111, attached hereto is the full text, in no less than eight point type, of the MEASURE or CONSTITUTIONAL AMENDMENT (circle appropriate word) intended to be INITIATED or REFERRED (circle appropriate word) at the next general election.

SUMMARY: A description of no more than one hundred words of the principal provisions of the proposed law, constitutional amendment or measure that will appear in no less than eight point type on the face of each petition signature sheet to be circulated.

Conserving Arizona's Future is a simple and straight forward reform that will conserve and protect approximately 600,000 acres of the most important natural areas in Arizona. For the first time, state trust land will be permanently set aside for conservation purposes protecting more of Arizona's land and water for future generations. The initiative will also protect and guarantee an essential classroom funding stream through improved planning and management of state trust lands, require local communities to cooperate in the planning and development of trust lands, and provide local authorities the power to limit and control development.

Signature of Applicant Penny A. Katterman
Name of Organization (if any) Conserving Arizona's Future

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183,917
Signatures Required

July 19, 2005
Date of Application

July 6, 2005
Deadline for Filing

C-03-20010
Serial Number Issued

FOR OFFICE USE ONLY

CF#: 2002-02438

CONSERVING ARIZONA'S FUTURE
AN INITIATIVE MEASURE

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA; AMENDING ARTICLE X, SECTIONS 1, 3, AND 4,
CONSTITUTION OF ARIZONA; AMENDING ARTICLE X, CONSTITUTION OF ARIZONA, BY ADDING SECTIONS 1.1, 1.2, 7.1 AND
1.2; RELATING TO STATE LANDS.

TEXT OF PROPOSED AMENDMENT

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

1. Purpose

A. The purpose of this proposition is to permit the state of Arizona to manage state trust land in ways that promote well-planned growth, conservation, and sound stewardship, addressing issues that were not of concern at the time of statehood.

B. In particular, this proposition:

1. Immediately protects and preserves for future generations the significant natural, cultural, and historical assets of certain trust lands by establishing a conservation reserve of approximately 694,000 acres consisting of specified educational reserve lands that will be permanently set aside for research and education purposes, specified permanent reserve lands that will be permanently set aside for conservation purposes, and specified provisional reserve lands that will be set aside for conservation purposes and made available for purchase for a period of time.

2. Promotes well-planned growth on trust lands by requiring trust lands to be planned in conjunction with the general and comprehensive plans of counties, cities, and towns pursuant to their generally applicable ordinances, and allows the disposition of trust lands designated for conservation purposes through this process without advertisement, auction, or further consideration if the trust receives adequate consideration for all of the trust lands subject to the plan, regardless of whether it receives the true value of each individual parcel that is subject to the plan.

3. Provides opportunity for enhanced economic benefit from the disposal of trust land by allowing for the establishment of a method by which the highest and best bid will be determined at auction and allowing for the transfer of title subject to participation in the future gross revenues from the sale or lease of lands.

4. Allows for efficient and beneficial dispositions of rights-of-way by authorizing the disposition of rights-of-way without auction where the trust receives the true value as determined by appraisal and authorizing the receipt of non-monetary consideration for public right-of-ways.

5. Provides funding for effective trust administration by authorizing the allocation of a percentage of trust income to fund trust-related activities.

6. Establishes a board of trustees to review and approve certain of the activities described above where increased oversight and accountability are necessary to safeguard the best interests of the trust.

2. Article X, section 1, Constitution of Arizona, is amended as follows:

Section 1. Acceptance and holding of lands by state in trust: definitions

A. All lands expressly transferred and confirmed to the state by the provisions of the Enabling Act approved June 20, 1910, including all lands granted to the state and all lands heretofore granted to the Territory of Arizona, and all lands otherwise acquired by the state, shall be by the state accepted and held in trust to be disposed of in whole or in part, only in manner as in the said Enabling Act and in this Constitution provided, and for the several objects specified in the respective granting and confirmatory provisions. The natural products and money proceeds of any of said lands shall be subject to the same trusts as the lands producing the same.

B. IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:

1. "BOARD OF TRUSTEES" MEANS THE BOARD OF TRUSTEES ESTABLISHED PURSUANT TO SECTION 1.2 OF THIS ARTICLE.

2. "CONSERVATION" MEANS PRESERVING THE NATURAL, CULTURAL, OR HISTORICAL ASSETS OF LAND, SUCH AS OPEN SPACE, SCENIC BEAUTY, GEOLOGY, ARCHAEOLOGY, PROTECTED PLANTS, WILDLIFE, AND ECOLOGICAL VALUES.

3. "DEVELOPMENT" MEANS BUILDINGS AND OTHER IMPROVEMENTS FOR PUBLIC OR PRIVATE USE NOT IN EXISTENCE AS OF NOVEMBER 2, 2006, BUT DOES NOT INCLUDE FENCES, PATHS, TRAILS, TRAILHEADS, ROADWAYS, UTILITY LINES AND ASSOCIATED FACILITIES, CANALS, DRAINAGE IMPROVEMENTS, WELLS, SIGNAGE, RANGE IMPROVEMENTS, ENVIRONMENTAL EDUCATION FACILITIES, COMMUNICATIONS FACILITIES, RESEARCH OR MONITORING STATIONS AND ASSOCIATED EQUIPMENT OR, IN ORDER TO FACILITATE REASONABLE PUBLIC ACCESS, PICNIC, CAMPING, HUNTING, FISHING, PARKING, SECURITY, COMFORT, MAINTENANCE AND SIMILAR FACILITIES.

4. "NONMONETARY CONSIDERATION" MEANS ANY FORM OF VALUE, RECEIVED AS A RESULT OF OR IN CONNECTION WITH A DISPOSITION OF LAND, THAT CAN BE DEMONSTRATED BY AN APPRAISAL.

5. "QUALIFIED PARTY" MEANS AN AGENCY OR POLITICAL SUBDIVISION OF THIS STATE.

3. Article X, Constitution of Arizona, is amended by adding section 1.1 as follows:

Section 1.1. Conservation reserve: disposition of lands in conservation reserve.

A. A CONSERVATION RESERVE OF APPROXIMATELY 694,000 ACRES IS ESTABLISHED CONSISTING OF THOSE EDUCATIONAL RESERVE LANDS, PERMANENT RESERVE LANDS, AND PROVISIONAL RESERVE LANDS THAT ARE SO DESIGNATED IN SECTION 1.2 OF THIS ARTICLE. LANDS HELD IN THE CONSERVATION RESERVE SHALL BE RESTRICTED AGAINST DEVELOPMENT, SHALL BE MANAGED IN A MANNER CONSISTENT WITH CONSERVATION AND ARE SUBJECT TO CONVEYANCE, LEASE, REDESIGNATION OR OTHER DISPOSITION ONLY IN A MANNER CONSISTENT WITH THE PROVISIONS OF THIS SECTION, PROVIDED THAT NOTHING IN THIS SECTION SHALL PRECLUDE THE CONTINUATION OF ANY LEASE, RIGHT-OF-WAY, OR OTHER USE OF CONSERVATION RESERVE LANDS THAT WAS IN EXISTENCE AS OF THE EFFECTIVE DATE OF THIS SECTION.

B. EDUCATIONAL RESERVE LANDS MAY BE CONVEYED TO THE ARIZONA BOARD OF REGENTS ON ITS REQUEST FOR RESEARCH AND EDUCATION. NOTWITHSTANDING SUBSECTION F OF THIS SECTION, BUILDINGS AND RELATED INFRASTRUCTURE TO SUPPORT UNIVERSITY PROGRAMS MAY BE CONSTRUCTED ON UP TO FIFTY ACRES OF EDUCATIONAL RESERVE LANDS AT LOCATIONS TO BE IDENTIFIED BY THE BOARD OF REGENTS.

C. WITH THE APPROVAL OF THE BOARD OF TRUSTEES, PERMANENT RESERVE LANDS MAY BE CONVEYED WITHOUT PROVISION OF FURTHER CONSIDERATION OR VALUE TO A COUNTY IF NOT OTHERWISE LEASED FOR GRAZING, TO A CITY, TOWN OR COUNTY IF THE LAND IS LOCATED WITHIN A CITY OR TOWN, OR TO A QUALIFIED PARTY IF THE LAND IS LOCATED IN THE VICINITY OF A STATE PARK OR WILDLIFE AREA AND IS NOT OTHERWISE LEASED FOR GRAZING.

D. WITH THE APPROVAL OF THE BOARD OF TRUSTEES, PROVISIONAL RESERVE LANDS MAY BE CONVEYED TO A QUALIFIED PARTY, AN AGENCY OF THE UNITED STATES, OR TO A NONPROFIT ORGANIZATION ORGANIZED FOR THE PURPOSES OF CONSERVATION IF THE TRUE VALUE IS PROVIDED THROUGH MONETARY OR NONMONETARY FORMS OF CONSIDERATION, ON TERMS OF UP TO TWENTY-FIVE YEARS, INCLUDING PURSUANT TO A PLAN UNDER SECTION 4, SUBSECTION C OF THIS ARTICLE. IF NO QUALIFIED PARTY ACCEPTS OR OFFERS TO ACQUIRE A PARCEL OF PROVISIONAL RESERVE LAND PRIOR TO THE EXPIRATION OF THE RESERVE PERIOD, THE PARCEL MAY BE REMOVED FROM THE CONSERVATION RESERVE AND MAY BE DISPOSED FOR OTHER PURPOSES.

E. THE RESERVE PERIOD FOR EACH PARCEL OF PROVISIONAL RESERVE LAND COMMENCES ON THE EFFECTIVE DATE OF THIS SECTION AND CONTINUES UNTIL THE EXPIRATION DATE FOR THE PARCEL. THE EXPIRATION DATE SHALL

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BE AT LEAST FIVE YEARS AFTER THE LAND IS LOCATED IN THE GENERAL LAND USE PLAN AREA OF A CITY OR TOWN OR IS SUBJECT TO A PLAN PREPARED AND APPROVED PURSUANT TO SUBSECTION C OF SECTION 4 OF THIS ARTICLE.

F. UNLESS LANDS ARE ACQUIRED BY THE UNITED STATES FOR CONSERVATION PURPOSES, IT IS A PERMANENT CONDITION OF ANY CONVEYANCE OR DISPOSITION OF EDUCATIONAL RESERVE LAND, PERMANENT RESERVE LAND, AND PROVISIONAL RESERVE LAND THAT THE LAND WILL BE RESTRICTED AGAINST DEVELOPMENT, WILL BE USED IN A MANNER CONSISTENT WITH CONSERVATION, AND WILL BE SUBJECT TO REASONABLE PUBLIC ACCESS.

G. THE DESIGNATION OF A PARCEL OF LAND AS A PART OF THE CONSERVATION RESERVE SHALL NOT CREATE OR IMPLY A RESTRICTION ON THE USE OR MANAGEMENT OF OTHER LAND.

4. Article X, Constitution of Arizona, is amended by adding section 1.2 as follows:

Section 1.2. Board of trustees

A SEVEN-MEMBER BOARD OF TRUSTEES IS ESTABLISHED. THE MEMBERS SHALL HAVE SUBSTANTIAL EXPERIENCE WITH MATTERS THAT ARE WITHIN THE SCOPE OF THE BOARD'S AUTHORITY, AND A MAJORITY SHALL HAVE SUBSTANTIAL INVOLVEMENT WITH THE PUBLIC SCHOOLS, SUCH AS EXPERIENCE WITH COMMON SCHOOL OR UNIVERSITY GOVERNANCE OR ADMINISTRATION, TEACHING, OR EDUCATION ADVOCACY. THE GOVERNOR SHALL APPOINT THE MEMBERS OF THE BOARD OF TRUSTEES, WITH THE CONSENT OF THE SENATE, FOR STAGGERED TERMS OF UP TO FOUR YEARS IN A MANNER PRESCRIBED BY LAW. THE BOARD OF TRUSTEES SHALL HAVE THE POWERS AND DUTIES PROVIDED BY THIS ARTICLE AND SUCH ADDITIONAL POWERS AND DUTIES RELATED TO THE MANAGEMENT, PLANNING AND DISPOSITION OF SAID LANDS AS MAY BE PRESCRIBED BY LAW.

5. Article X, section 3, Constitution of Arizona, is amended as follows:

Section 3. Mortgage or other encumbrance; sale or lease at public auction; exceptions

A. No mortgage or other encumbrance of the said lands, or any part thereof, shall be valid in favor of any person or for any purpose or under any circumstances whatsoever. Said lands shall not be sold or leased, in whole or in part, except to the highest and best bidder at a public auction to be held at the county seat of the county wherein the lands to be affected, or the major portion thereof, shall lie, notice of which public auction shall first have been duly given by advertisement, which shall set forth the nature, time and place of the transaction to be had, with a full description of the lands to be offered, and be published once each week for not less than ten successive weeks in a newspaper of general circulation published regularly at the state capital, and in that newspaper of like circulation which shall then be regularly published nearest to the location of the lands so offered; nor shall any sale or contract for the sale of any timber or other natural product of such lands be made, save at the place, in the manner, and after the notice by publication provided for sales and leases of the lands themselves, EXCEPT FOR THE FOLLOWING DISPOSITIONS:

1. PUBLIC OR PRIVATE RIGHTS-OF-WAY ON, OVER, AND ACROSS THE SAID LANDS, INCLUDING FOR ROADWAY, RAILWAY, TRAIL, DRAINAGE, FLOOD CONTROL, OR UTILITY PURPOSES.

2. LANDS DESIGNATED AS EDUCATIONAL RESERVE LAND, PERMANENT RESERVE LAND, OR PROVISIONAL RESERVE LAND, OR DESIGNATED FOR CONSERVATION PURPOSES IN A PLAN PREPARED AND APPROVED PURSUANT TO SECTION 4, SUBSECTION C OF THIS ARTICLE.

B. Nothing herein, or elsewhere in article X contained, shall prevent:

1. The leasing of any of the lands referred to in this article in such manner as the legislature may prescribe, for grazing, agricultural, commercial and homesteed purposes, for a term of ten years or less, without advertisement.

2. The leasing of any of said lands, in such manner as the legislature may prescribe, whether or not also leased for grazing and agricultural purposes, for mineral purposes, other than for the exploration, development, and production of oil, gas and other hydrocarbon substances, for a term of twenty years or less, without advertisement, or,

3. The leasing of any of said lands, whether or not also leased for other purposes, for the exploration, development, and production of oil, gas and other hydrocarbon substances on, in or under said lands for an initial term of twenty (20) years or less and as long thereafter as oil, gas or other hydrocarbon substance may be procured therefrom in paying quantities, the leases to be made in any manner, with or without advertisement, bidding, or appraisal, and under such terms and provisions, as the Legislature may prescribe, the terms and provisions to include a reservation of a royalty to the state of not less than twelve and one-half per cent of production.

4. THE BOARD OF TRUSTEES FROM PRESCRIBING A METHOD BY WHICH THE HIGHEST AND BEST BID WILL BE DETERMINED TO SAFEGUARD THE INTERESTS OF THE TRUST.

6. Article X, section 4, Constitution of Arizona, is amended as follows:

Section 4. Sale or other disposal; appraisal; consideration and value

A. EXCEPT AS OTHERWISE PROVIDED IN THIS ARTICLE, all lands, lease-holds, timber, and other products of land, before being offered, shall be appraised at their true value, and no sale or other disposal thereof shall be made for a consideration less than the value so ascertained, nor in any case less than the minimum price hereinafter fixed, nor upon credit unless accompanied by ample security. THE ~~and the~~ legal title shall not be deemed to have passed until the consideration shall have been paid, EXCEPT FOR CONSIDERATION CONSISTING OF A SHARE OF GROSS REVENUES GENERATED BY SUBSEQUENT LEASES OR SALES IF APPROVED BY THE BOARD OF TRUSTEES AND IF THERE IS AMPLE SECURITY FOR THE CONSIDERATION.

B. WITH THE APPROVAL OF THE BOARD OF TRUSTEES, PUBLIC RIGHTS-OF-WAY MAY BE GRANTED ON, OVER AND ACROSS THE SAID LANDS FOR ROADWAY, TRAIL, DRAINAGE, FLOOD CONTROL AND UTILITY PURPOSES FOR NON-MONETARY CONSIDERATION.

C. PLANS FOR THE USE OF THE SAID LANDS SHALL BE PREPARED IN CONJUNCTION WITH THE COUNTY, CITY OR TOWN IN WHICH THEY ARE LOCATED AND PURSUANT TO THE GENERALLY APPLICABLE ORDINANCES, REGULATIONS AND RULES OF SUCH COUNTY, CITY OR TOWN, PROVIDED THAT SUCH ORDINANCES, REGULATIONS AND RULES APPLY EQUALLY TO SIMILARLY-SITUATED PRIVATE PROPERTY. WITH THE APPROVAL OF THE BOARD OF TRUSTEES, A PLAN MAY DESIGNATE ANY PART OF THE TRUST LAND FOR CONSERVATION PURPOSES, AND THAT PART IS SUBJECT TO DISPOSITION TO A QUALIFIED PARTY WITHOUT FURTHER CONSIDERATION IF THE MONETARY OR NONMONETARY CONSIDERATION THAT HAS BEEN OR WILL BE RECEIVED FOR ALL OF THE TRUST LAND THAT IS SUBJECT TO THE PLAN IS AT LEAST EQUAL TO THE TRUE VALUE OF THAT LAND AS DETERMINED WITHOUT RESPECT TO:

1. THE DESIGNATION OF LAND FOR CONSERVATION BEYOND THAT REQUIRED BY LOCAL ORDINANCES, REGULATIONS AND RULES,

2. ANY CHANGES TO THE PLAN THAT ARE PROPOSED IN CONNECTION WITH THE DESIGNATION OF SUCH LAND FOR CONSERVATION, AND

3. ANY OTHER NONMONETARY CONSIDERATION THAT IS PROVIDED IN CONNECTION WITH THE DESIGNATION OF LAND FOR CONSERVATION.

D. IT MUST BE PERMANENT CONDITIONS OF ANY DISPOSITION OF LAND DESIGNATED FOR CONSERVATION PURPOSES PURSUANT TO SUBSECTION C OF THIS SECTION THAT THE LAND WILL BE PERMANENTLY RESTRICTED AGAINST DEVELOPMENT, WILL BE USED IN A MANNER CONSISTENT WITH CONSERVATION, AND WILL BE SUBJECT TO REASONABLE PUBLIC ACCESS.

7. Article X, Constitution of Arizona, is amended by adding section 7.1 as follows:

Section 7.1 Trust land management fund

A. NOTWITHSTANDING THE REQUIREMENTS OF SECTION 7 OF THIS ARTICLE, WITH THE APPROVAL OF THE BOARD OF TRUSTEES A PORTION OF THE MONEY TO BE DEPOSITED IN THE PERMANENT FUNDS OR TO BE DISTRIBUTED PURSUANT TO SECTION 7 OF THIS ARTICLE MAY BE TRANSFERRED INTO A TRUST LAND MANAGEMENT FUND, AS FOLLOWS:

1. IF THE BOOK VALUE OF THE PERMANENT FUNDS MANAGED BY THE BOARD OF INVESTMENT IS LESS THAN SEVEN BILLION DOLLARS, AN AMOUNT OF UP TO FIVE PER CENT OF THE MONIES THAT WOULD OTHERWISE HAVE BEEN

DEPOSITED IN THE PERMANENT FUND PURSUANT TO SECTION 7 OF THIS ARTICLE AVERAGED OVER THE FIVE IMMEDIATELY PRECEDING FISCAL YEARS.

2. IF THE BOOK VALUE OF THE PERMANENT FUNDS MANAGED BY THE BOARD OF INVESTMENT IS MORE THAN FIVE BILLION DOLLARS, UP TO EIGHT PERCENT OF THE MONIES DERIVED FROM RENTALS, INTEREST ON INSTALLMENT SALES, AND DISTRIBUTIONS FROM THE PERMANENT FUND PURSUANT TO SECTION 7 OF THIS ARTICLE AVERAGED OVER THE FIVE IMMEDIATELY PRECEDING FISCAL YEARS.

B. THE MANAGEMENT FUND SHALL ONLY BE USED TO SUPPLEMENT FUNDING FOR THE ADMINISTRATION, MANAGEMENT, PLANNING AND DISPOSITION OF THE SAID LANDS, SUBJECT TO APPROPRIATION BY THE LEGISLATURE. THE MONIES IN THE MANAGEMENT FUND ARE NOT SUBJECT TO ANY PROVISION FOR LAPSING OR REVERSION OF MONIES, EXCEPT THAT IF THE BALANCE IN THE FUND AT THE END OF ANY FISCAL YEAR EXCEEDS TWO TIMES THE TRUST-RELATED OPERATING BUDGET FOR THE NEXT FISCAL YEAR, THE EXCESS AMOUNT SHALL BE CREDITED TO THE SEVERAL PERMANENT FUNDS ESTABLISHED PURSUANT TO THIS ARTICLE. NOTHING IN THIS SECTION SHALL PREVENT THE LEGISLATURE FROM LAWFULLY APPROPRIATING GENERAL FUNDS FOR THE PURPOSES DESCRIBED IN THIS SECTION.

8. Article X, Constitution of Arizona, is amended by adding section 12 as follows:

Section 12. Designated conservation reserve lands for educational reserve, permanent reserve, and provisional reserve.

A. THOSE LANDS HELD IN TRUST BY THE STATE OF ARIZONA PURSUANT TO SECTION 1 OF THIS ARTICLE THAT ARE LOCATED WITHIN THE AREAS DESCRIBED IN THIS SECTION ARE DESIGNATED AS EDUCATIONAL RESERVE LANDS, PERMANENT RESERVE LANDS, OR PROVISIONAL RESERVE LANDS, AS FOLLOWS:

1. APACHE JUNCTION. PROVISIONAL RESERVE: SECTIONS 7-9, N/2 OF SECTION 10, W/2 OF SECTION 14 EXCEPT FOR THE E/2NW/4, SECTIONS 23, 26, NE/4NE/4 OF SECTION 35, T1N R8E, PINAL COUNTY. 2. BADGER PEAK. (A) PERMANENT RESERVE: SECTIONS 1-3, 10, 11, T13N R2W, YAVAPAI COUNTY. (B) PROVISIONAL RESERVE: SECTION 36, T14N R2W, YAVAPAI COUNTY. 3. BLM WILDERNESS INHOLDINGS. PROVISIONAL RESERVE: SECTION 16, T10N R13W, SECTION 16, T8N R11W, SECTION 32, T2N R11W; ALL IN LA PAZ COUNTY. SECTIONS 1-5, T1S R11W, YUMA COUNTY. SECTION 2, T11N R10W; SECTION 16, T11N R9W; N/2 AND NW/4SW/4 OF SECTION 14, SECTION 29, T9N R3W; ALL IN YAVAPAI COUNTY. SECTIONS 16, 32, TAN R8W, MARICOPA COUNTY. SECTION 36, T11S R19E; SECTIONS 19, 20, 29, 31, T11S R20E; ALL IN GRAHAM COUNTY. 4. BUCKHORN MOUNTAIN STATE PARK. PERMANENT RESERVE: SECTION 23, T13N R20W, MOHAVE COUNTY. 5. BURRO CREEK. PERMANENT RESERVE: SECTIONS 28, 33-35, T16.5N R9W; SECTIONS 5, 7, 8, 18, 19, T16N R9W; ALL IN YAVAPAI COUNTY. 6. CATALINA GALIURO CORRIDOR. PROVISIONAL RESERVE: SECTION 32, T11S R20E, GRAHAM COUNTY. E/2 OF SECTION 1, SECTIONS 12, 13, E/2 AND SW/4 OF SECTION 14, SW/4 OF SECTION 19, S/2NE/4 AND S/2 OF SECTION 20, S/2NE/4 AND SE/4 OF SECTION 21, SECTIONS 22-32, 34, 35, T12S R19E; SECTIONS 5-9, 16-18, T12S R20E; SECTIONS 1, 2, NE/4 OF SECTION 3, SECTIONS 5-12, 14, NE/4NE/4 OF SECTION 15, SECTIONS 16-21, 29, 30, T13S R19E; SECTIONS 5-7, NW/4SW/4 OF SECTION 8, T13S R20E; ALL IN COCHISE COUNTY. SECTIONS 1, 3-5, 8-16, 21-23, 25-27, T13S R18E, PIMA COUNTY. 7. CATALINA STATE PARK. PROVISIONAL RESERVE: SW/4 OF SECTION 16, SECTIONS 17, 18, 21, S/2 OF SECTION 22, SW/4 OF SECTION 23, T11S R14E, PIMA COUNTY. 8. CAVE CREEK RECREATION AREA. (A) PERMANENT RESERVE: E/2SE/4 OF SECTION 23, E/2 OF SECTION 26, SECTION 36, T6N R3E, MARICOPA COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 21, 22, 26-28, 31-34, T21N R6E; SECTION 2, T21N R8E; SECTIONS 2, 8, 10, 12, 14, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, T20N R5E; SECTIONS 2, 4-6, 8, 10, 17, 18, 20, 28, 30, 32, 34, T20N R6E; SECTION 3, T19N R5E; SECTIONS 5, 6, T19N R6E; ALL IN COCONINO COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 1-4, 9-16, T25N R6E; SECTIONS 1-18, T25N R7E; SECTIONS 4-9, 16-18, T25N R8E; ALL IN COCONINO COUNTY. 10. CHENEGA CREEK. (A) PERMANENT RESERVE: SECTIONS 35, 36, T16S R16E; SW/4 OF SECTION 17, SECTIONS 18-20, S/2 OF SECTION 21, SECTION 25, W/2 OF SECTION 26, SECTIONS 27-33, THOSE PORTIONS OF SECTION 34 LYING NORTH OF INTERSTATE HIGHWAY 10, SECTIONS 35, 36, T16S R17E; SECTION 1, NE/4, E/2NW/4, AND E/2SE/4 OF SECTION 2, NE/4, E/2NW/4, AND E/2SE/4 OF SECTION 12, T17S R16E; THOSE PORTIONS OF SECTIONS 1-3 LYING NORTH OF INTERSTATE HIGHWAY 10, SECTIONS 4-9, 16, E/2 OF SECTION 19, SECTIONS 29-32, T17S R17E; ALL IN PIMA COUNTY. SECTION 15, 16, 23, 26, 35, 36, T20S R18E, SANTA CRUZ COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 10-16, E/2 OF SECTION 17, N/2 OF SECTION 21, SECTION 23, E/2 OF SECTION 26, THOSE PORTIONS OF SECTION 34 LYING SOUTH OF INTERSTATE HIGHWAY 10, T16S R17E; THOSE PORTIONS OF SECTIONS 1-3 LYING SOUTH OF INTERSTATE HIGHWAY 10, SECTIONS 10-15, 17, 18, W/2 OF SECTION 19, SECTIONS 20-28, 33-36, T17S R17E; THOSE PORTIONS OF SECTION 4 LYING SOUTH OF INTERSTATE HIGHWAY 10, SECTIONS 5-8, W/2 OF SECTION 14, SECTIONS 15, 17-22, 27-36, T17S R18E; SECTIONS 24-26, 35, 36, T18S R16E; SECTIONS 1-3, 7, 10-16, 20-25, 27-30, 32-34, 36, T18S R17E; SECTIONS 2-11, 14-23, 26, 27, 29-35, T18S R18E; SECTIONS 1, 2, T19S R16E; SECTIONS 1-6, 16, 26, 35, 36, T19S R17E; SECTIONS 2-6, 8-10, 15, 16, 20, 21, 28, 29, 32, T19S R18E; ALL IN PIMA COUNTY. SECTIONS 1-3, 11-14, 23, T20S R17E; THOSE PORTIONS OF SECTION 21 LYING SOUTH OF STATE HIGHWAY 82, SECTIONS 6, 7, 10, 11, 13, 14, 18, 19, 24, 25, T20S R18E; ALL IN SANTA CRUZ COUNTY. 11. CONTINENTAL MOUNTAIN. PERMANENT RESERVE: SECTION 2, T6N R4E, MARICOPA COUNTY. 12. CORONADO NATIONAL MEMORIAL. PROVISIONAL RESERVE: SECTION 16, T24S R21E, COCHISE COUNTY. 13. DAISY MOUNTAIN. PERMANENT RESERVE: W/2SW/4 OF SECTION 6, W/2 OF SECTION 7, T6N R2E; S/2NE/4, NW/4 AND SE/4 OF SECTION 1, SECTION 12 EXCEPT FOR THE NW/4NW/4 AND S/2S/4, T6N R2E; ALL IN MARICOPA COUNTY. 14. DRAGON MOUNTAINS WILDLIFE CORRIDOR. PERMANENT RESERVE: SECTION 34, T18S R21E; SECTIONS 1-4, 9-12, 16, T19S R21E; SECTIONS 1-4, 7-12, T19S R22E; SECTIONS 26-28, 33-35, T18S R23E; SECTIONS 3-7, T19S R23E; ALL IN COCHISE COUNTY. 15. GLASSFORD HILL. (A) PERMANENT RESERVE: E/2 OF SECTION 17, N/2 AND N/2SE/4 OF SECTION 20, T14N R1W, YAVAPAI COUNTY. (B) PROVISIONAL RESERVE: SECTION 8 EXCEPT FOR THE NE/4, SECTION 16 EXCEPT FOR THE E/2E/4, W/2 OF SECTION 17, SE/4 OF SECTION 18, NE/4 OF SECTION 19, S/2S/4 OF SECTION 20, T14N R1W, YAVAPAI COUNTY. 16. GOLD CANYON. PERMANENT RESERVE: SECTION 29 EXCEPT FOR THE SW/4SW/4, E/2NE/4, AND N/2NE/4SE/4 OF SECTION 30, T1N R9E, PINAL COUNTY. 17. GRAND CANYON SCENIC CORRIDOR. PERMANENT RESERVE: SECTIONS 14, 23, 24, T28N R2E; SECTION 19, T28N R3E; ALL IN COCONINO COUNTY. 18. HOMOLOVERI RUINS STATE PARK. PROVISIONAL RESERVE: SE/4 OF SECTION 30, SECTIONS 32, 34, T20N R16E; SECTION 8, W/2 OF SECTION 10, SECTIONS 16, 22, T19N R16E; ALL IN NAVAJO COUNTY. 19. IRONWOOD NATIONAL MONUMENT. PERMANENT RESERVE: SECTIONS 22-27, 34-36, T10S R8E; SECTIONS 19, 20, T10S R9E; ALL IN PINAL COUNTY. 20. KARTCHNER CAVERNS CORRIDOR. PERMANENT RESERVE: SECTION 36, T18S R19E; SECTION 19, S/2 OF SECTIONS 32-34, T18S R20E; SECTION 1, T19S R19E; S/2 OF SECTIONS 1 AND 2, SECTION 3, N/2 OF SECTIONS 4-6, N/2 OF SECTION 10, SECTIONS 11, 12, T19S R20E; SECTIONS 6, 7, T19S R21E; ALL IN COCHISE COUNTY. 21. KINGMAN. (A) PERMANENT RESERVE: SECTION 2 EXCEPT FOR THE E/2E/4, T21N R17W, MOHAVE COUNTY. (B) PROVISIONAL RESERVE: E/2E/4 OF SECTION 2, T21N R17W, MOHAVE COUNTY. 22. LAKE HAVASU CITY. (A) PERMANENT RESERVE: S/2NE/4 AND SE/4 OF SECTION 32, T14N R19W; W/2NW/4 AND SW/4 OF SECTION 4, T13N R19W; ALL IN MOHAVE COUNTY. (B) PROVISIONAL RESERVE: N/2NW/4 OF SECTION 13, N/2NE/4 OF SECTION 14, T14N R20W; SW/4 OF SECTION 20, T14N R19W; ALL IN MOHAVE COUNTY. 23. LAKE PLEASANT RECREATION AREA. (A) PERMANENT RESERVE: SECTIONS 35, 36, T7N R1E; SECTIONS 1, 2, N/2 OF SECTIONS 11 AND 12, T6N R1E; ALL IN MARICOPA COUNTY. (B) PROVISIONAL RESERVE: SW/4 OF SECTION 30 EXCEPT FOR THE NE/4 SW/4, SECTION 31 EXCEPT FOR THE S/2SE/4, T7N R2E; S/2 OF SECTION 11, N/2 AND N/2S/2 OF SECTION 14, N/2SE/4 OF SECTION 15, T6N R1E; ALL IN MARICOPA COUNTY. 24. LESLIE CREEK. PERMANENT RESERVE: SECTION 32, T20S R28E; SECTIONS 10, 13-16, 21-27, T21S R28E; ALL IN COCHISE COUNTY. 25. LITTLE COLORADO RIVER. PERMANENT RESERVE: SECTIONS 13-18, T8N R28E, APACHE COUNTY. 26. LOWER SAN PEDRO. (A) PERMANENT RESERVE: NE/4 OF SECTION 36, T13S R19E; E/2 OF SECTION 4, SW/4 OF SECTION 10, NW/4 OF SECTION 15, SE/4SW/4 OF SECTION 32, T15S R20E; ALL IN COCHISE COUNTY. E/2 OF SECTION 36, T5S R15E; SECTION 15, NE/4 OF SECTION 16, SE/4 OF SECTION 35, T7S R16E; NE/4NE/4 OF SECTION 2, E/2NW/4 AND SE/4SE/4 OF SECTION 12, T8S R16E; E/2 OF SECTION 32, T8S R17E; SW/4SW/4 OF SECTION 32, T9S R18E; SECTION 5, W/2NW/4 OF SECTION 9, SECTION 16, NW/4 SECTION 21, T10S R18E; ALL IN PINAL COUNTY. 27. LYMAN LAKE STATE PARK. PROVISIONAL RESERVE: N/2 OF SECTION 15, NE/4NE/4 OF SECTION

16, T11N R28E, APACHE COUNTY. 28. MALPAI (A) PERMANENT RESERVE: SECTIONS 21, 22, 27-29, 33, T20S R30E; SECTIONS 2, 4, 9, 10, 14-16, 22, 25-27, 35, 36, T21S R30E; SECTION 31, T21S R31E; SECTIONS 1-3, 10, 11, T22S R30E; SECTIONS 5-10, 15-18, T22S R31E; E½ OF SECTION 10, SECTION 15, S½ OF SECTION 16, SECTIONS 21-24, 26-28, 33, 34, T23S R30E; E½ OF SECTION 33, SECTION 34, 35, T23S R31E; SE½ SE¼ OF SECTION 1, SECTIONS 4, 7, 8, 15, 16, E½ OF SECTION 18, W½ E½ OF SECTION 19, SECTION 21, T24S R30E; SECTIONS 1-4, SW¼ AND SW¼ SE¼ OF SECTION 6, SECTION 7 EXCEPT FOR THE NE¼ NE¼, SECTIONS 9-16, 18-24, T24S R31E; SECTIONS 6-8, 17-20, T24S R32E; ALL IN COCHISE COUNTY. (B) PROVISIONAL RESERVE: SECTION 34, T21S R30E; SECTIONS 11, 14, T23S R30E; ALL IN COCHISE COUNTY 29. MCDOWELL SONORAN PRESERVE: (A) PERMANENT RESERVE: SECTION 1, E½ E½ OF SECTION 2, E½ E½ OF SECTION 11, SECTIONS 12, 13, E½ NE¼ AND NE½ SE¼ OF SECTION 14, E½ OF SECTION 24, T5N R5E; SECTIONS 1, 2, 11, 12, T5N R5E; ALL IN MARICOPA COUNTY. (B) PROVISIONAL RESERVE: THOSE LANDS LOCATED WITHIN T5N R5E AND T4N R5E, MARICOPA COUNTY, THAT WERE CLASSIFIED AS SUITABLE FOR CONSERVATION PURPOSES BY THE STATE LAND COMMISSIONER PURSUANT TO ORDER NO. 078-2001/2002 ON JANUARY 21, 1998, ORDER NO. 303-99/00 ON MAY 17, 2000, AND ORDER NO. 078-2001/2002 ON AUGUST 30, 2001, EXCEPTING THE RELEVANT PORTIONS OF APPROXIMATELY 1630 ACRES TO BE SOLD WITHOUT PATENT RESTRICTIONS PURSUANT TO ORDER NO. 078-2001/2002, AND EXCEPTING THOSE LANDS DESIGNATED AS PERMANENT RESERVE LANDS PURSUANT TO THIS PARAGRAPH. 30. MIDDLE VERDE (A) PERMANENT RESERVE: SECTION 7, SECTION 16 EXCEPT FOR THE W½ SW¼, NW¼ OF SECTION 18, T16N R4E, YAVALPAI COUNTY; (B) PROVISIONAL RESERVE: E½ NE¼ AND N½ NE¼ SE¼ OF SECTION 32, T15N R4E; E½ E½ OF SECTION 2, T14N R4E; NW¼ NE¼ OF SECTION 32, T14N R5E; ALL IN YAVALPAI COUNTY. 31. OBSERVATORY MESA (A) PERMANENT RESERVE: SECTION 12, T21N R6E; SECTION 18, T21N R7E; ALL IN COCONINO COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 6, 8, T21N R7E, COCONINO COUNTY. 32. ORACLE (A) PERMANENT RESERVE: SECTIONS 22, 27, 30, 31, 34, T9S R16E; SECTION 24, T10S R14E; SECTIONS 4, 5, S½ SW¼ AND SW¼ SE¼ OF SECTION 8, SECTIONS 9, 10, 17, T10S R15E; ALL IN PINAL COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 31, 32, SECTION 33 EXCEPT FOR THE NE¼ SW¼ OF SECTION 34, T9S R15E; SECTION 16, T9S R16E; SECTION 3, T10S R15E; ALL IN PINAL COUNTY. 33. PATAGONIA LAKE STATE PARK (A) PERMANENT RESERVE: THOSE STATE TRUST LANDS SURROUNDING PATAGONIA LAKE STATE PARK, LYING WITHIN THE LUIS MARIA BACA FLOAT #3 AND THE SAN JOSE DE SONOITA LAND GRANTS; ALL IN SANTA CRUZ COUNTY. 34. PHOENIX SONORAN PRESERVE (A) PERMANENT RESERVE: N½ AND SE¼ OF SECTION 7, W½ OF SECTION 15, NW¼ AND S½ OF SECTION 16, N½ NE¼ OF SECTION 17, S½ S½ NE¼ AND S½ OF SECTION 19, SW¼ SW¼ OF SECTION 20, T5N R3E; W½ OF SECTION 29, T5N R2E; ALL IN MARICOPA COUNTY. (B) PROVISIONAL RESERVE: THOSE LANDS LOCATED WITHIN T4N R3E, T5N R2E, T5N R3E, T6N R2E, AND SECTIONS 6 AND 7 OF T5N R4E, MARICOPA COUNTY, THAT WERE CLASSIFIED AS SUITABLE FOR CONSERVATION PURPOSES BY THE STATE LAND COMMISSIONER AS OF JUNE 26, 2002, AS SUCH CLASSIFICATIONS WERE AMENDED BY ORDER NO. 361-2001/2002 ON JUNE 26, 2002, AND EXCEPTING THOSE LANDS DESIGNATED AS PERMANENT RESERVE LANDS PURSUANT TO THIS PARAGRAPH. 35. PICACHO MOUNTAINS (A) PERMANENT RESERVE: SECTION 36, T6S R9E; SECTIONS 31-33, T6S R10E; SECTIONS 1, 12, 13, 24, 25, THOSE PORTIONS OF SECTION 34 LYING EAST OF THE CAP CANAL, SECTIONS 35, 36, T7S R9E; SECTIONS 4, 9, 16, 19-21, T7S R10E; SECTION 1, THOSE PORTIONS OF SECTION 4 LYING EAST OF THE CAP CANAL, THOSE PORTIONS OF SECTION 9 LYING EAST OF THE CAP CANAL, SECTIONS 12, 13, THOSE PORTIONS OF SECTION 16 LYING EAST OF THE CAP CANAL, THOSE PORTIONS OF SECTION 21 LYING EAST OF THE CAP CANAL, SECTIONS 24, 25, 28, 33-36, T8S R9E; SECTION 3, T9S R9E; ALL IN PINAL COUNTY. 36. PICACHO PEAK STATE PARK (A) PERMANENT RESERVE: SECTION 4, THOSE PORTIONS OF SECTION 10 LYING NORTH OF INTERSTATE HIGHWAY 10 EXCEPT FOR ANY LANDS UNDER COMMERCIAL LEASE AS OF THE EFFECTIVE DATE OF THIS SECTION 12 OF ARTICLE X, CONSTITUTION OF ARIZONA, SECTION 16, T9S R9E, PINAL COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 5, 8, THOSE PORTIONS OF SECTION 10 LYING SOUTH OF INTERSTATE HIGHWAY 10, SECTIONS 17, 20, T9S R9E, PINAL COUNTY. 37. RAINBOW VALLEY PROVISIONAL RESERVE: SECTION 13, T2S R1W; SECTIONS 21, 28, T3S R1W; SECTION 2, T4S R1E; ALL IN MARICOPA COUNTY. 38. RINCON VALLEY (A) PERMANENT RESERVE: SECTIONS 17-20, 28-33, T15S R17E; SECTIONS 5-7, T16S R17E; ALL IN PINAL COUNTY. (B) PROVISIONAL RESERVE: SECTION 7, T15S R17E, PINAL COUNTY. 39. SAGUARO NATIONAL PARK PROVISIONAL RESERVE: SECTION 36, T12S R11E; SECTION 32, T12S R12E; SECTION 32, T13S R11E; SECTIONS 16, 28, 32, 33, T13S R12E; ALL IN PINAL COUNTY. 40. SANTA TAN MOUNTAINS REGIONAL PARK PERMANENT RESERVE: SECTIONS 10, 15, T3S R7E, PINAL COUNTY. 41. SANTA CRUZ WILDLIFE CORRIDOR (A) PERMANENT RESERVE: SECTION 36, T19S R13E; SECTION 31, T19S R14E; ALL IN PINAL COUNTY. SECTIONS 1-4, 11, 13, 20, 24, T20S R13E, SANTA CRUZ COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 32-35, T19S R13E, PINAL COUNTY. SECTIONS 10, 14-17, 23, T20S R13E, SANTA CRUZ COUNTY. 42. SANTA RITA EXPERIMENTAL RANGE (A) EDUCATIONAL RESERVE: SECTIONS 33-36, T17S R14E; SECTIONS 31-35, T17S R15E; SECTIONS 24, 25, T18S R13E; SECTIONS 1-4, 9-16, 21-36, T18S R14E; SECTIONS 3-9, 16-21, 26-34, T18S R15E; SECTIONS 1-6, 9-16, 23, T19S R14E; SECTIONS 3-10, 16-18, T19S R15E; ALL IN PINAL COUNTY. 43. SAWTOOTH PERMANENT RESERVE: SECTIONS 24, 25, 35, NW¼ AND W½ SW¼ OF SECTION 36, T9S R6E; SECTIONS 2, 10, T10S R6E; ALL IN PINAL COUNTY. 44. SAN PEDRO RIPARIAN NCA (A) PERMANENT RESERVE: SECTIONS 34, 36, T22S R22E; SECTIONS 29, 31, 32, T22S R23E; SECTION 2, T23S R20E; SECTION 23, T23S R22E; ALL IN COCHISE COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 26, 27, 35, T21S R21E; SECTIONS 1, 12, 13, T22S R21E; NE½ SE¼ OF SECTION 3, SECTIONS 10, 16, T22S R22E; SECTION 11, T23S R22E; ALL IN COCHISE COUNTY. 45. SIERRITA MOUNTAINS PROVISIONAL RESERVE: SECTIONS 32-34, 36, T17S R10E; SECTIONS 2-5, 8-10, 14, 16, 17, 20, 21, 23, 25-29, 32-36, T18S R10E; SECTIONS 19, 26, 28, 29, 31-36, T18S R11E; W½ OF SECTION 30, T18S R12E; SECTIONS 1-5, 8-36, T19S R10E; SECTIONS 2-5, 7-14, 17-36, T19S R11E; SECTIONS 2, 3, S½ OF SECTIONS 4 AND 5, SECTIONS 6-11, 13-20, 22-24, 31, 32, T19S R12E; SECTIONS 6, 7, 18, 19, T19S R13E; SECTIONS 13, 23-25, T20S R9E; SECTIONS 1-9, 11, 12, 14, N½ OF SECTION 17, N½ AND N½ SW¼ OF SECTION 18, SECTIONS 21, 23, 26, 27, N½ OF SECTION 31, SECTIONS 33-35, T20S R10E; SECTIONS 2-8, SECTIONS 13, 14, N½ OF SECTIONS 17 AND 18, SECTIONS 22-26, 28, 31-33, 36, T20S R11E; SECTIONS 1-3, 10, 11, W½ E½ AND W½ OF SECTION 12, N½ OF SECTION 13, SECTIONS 14, NW¼ AND S½ OF SECTION 18, N½ OF SECTION 19, SECTION 20, 21, T21S R10E; SECTIONS 5, 6, T21S R11E; ALL IN PINAL COUNTY. SECTIONS 6, 7, 10, 11, 15-21, W½ OF SECTION 26, SECTIONS 27-33, T20S R12E, SANTA CRUZ COUNTY. 46. SPRINGERVILLE GRASSLANDS (A) PERMANENT RESERVE: E½ OF SECTION 7, NW¼ OF SECTION 8, SECTION 17, E½ OF SECTION 18, SECTION 19, N½ AND SE¼ OF SECTION 20, T9N R29E; SECTIONS 1, 2, 11-14, T8N R27E; SECTION 1, SECTION 2 EXCEPT FOR THE N 920 FEET AND W 700 FEET OF SW¼ SW¼, E½, NW¼ AND N½ SW¼ OF SECTION 5, SECTION 6, NE¼ OF SECTION 11, NW¼ OF SECTION 12, T8N R28E; ALL IN APACHE COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 25, 36, T9N R27E; SECTION 19 EXCEPT FOR THE NE¼ NW¼ AND W½ NW¼, SECTIONS 20, 21, 28-33, T9N R28E; SECTIONS 3, 4, SE½ SW¼ OF SECTION 5, SECTIONS 8-10, T8N R28E; ALL IN APACHE COUNTY. 47. SPUR GROSS RANCH CONSERVATION AREA (A) PERMANENT RESERVE: SECTION 4, S½ NE¼ AND N½ SE¼ OF SECTION 7, N½ AND N½ NW¼ SW¼ OF SECTION 8, N½ AND N½ S½ OF SECTION 9, T6N R4E, MARICOPA COUNTY. (B) PROVISIONAL RESERVE: SECTION 1, SE¼ SECTION 2, T6N R3E; S½ NW¼ SW¼ AND SW¼ SW¼ AND NE½ SE¼ SECTION 8, S½ S½ OF SECTION 9, SECTION 16, T6N R4E; ALL IN MARICOPA COUNTY. 48. SUPERSTITION MOUNTAINS (A) PERMANENT RESERVE: SECTIONS 31-36, T1N R10E; SECTIONS 1-6, N½ OF SECTION 8, SECTIONS 9-16, 21-23, 27, E½ OF SECTION 28, NE¼ NE¼ OF SECTION 33, NW¼ NW¼ OF SECTION 34, T1S R10E; ALL IN PINAL COUNTY. (B) PROVISIONAL RESERVE: N½ OF SECTION 34, SECTIONS 35, 36, T1N R9E, PINAL COUNTY. 49. TORTOLITA FAN PROVISIONAL RESERVE: SECTIONS 1-3, THOSE PORTIONS OF SECTIONS 4, 9, AND 10 LYING EAST OF THE CAP CANAL, SECTIONS 11-15, THOSE PORTIONS OF SECTIONS 23 AND 24 LYING EAST OF THE CAP CANAL, T11S R11E; SECTIONS 6, 7, 18, 19, N½ AND SW¼ OF SECTION 20, W½ OF SECTION 29, SECTIONS 30, 31, N½ OF SECTIONS 32 AND 33, NW¼ OF SECTION 34, T11S R12E; ALL IN PINAL COUNTY. 50. TORTOLITA MOUNTAIN PARK (A) PERMANENT RESERVE: E½ AND S½ SW¼ OF SECTION 32, SECTION 33, T10S R12E, PINAL COUNTY. SECTIONS 2-5, 8-17, NE¼ OF SECTION 23, SECTION 24, T11S R12E, PINAL COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 1-5, 10-13, 16, T11S R13E, PINAL COUNTY. 51. TUCSON MOUNTAIN PARK PROVISIONAL RESERVE: SECTION 2, T14S R12E; SECTION 33, T14S R13E; SECTION 11, T15S R13E; ALL IN PINAL COUNTY. 52. TUMAMOC HILL PROVISIONAL RESERVE: SECTIONS 9, 10, 15, 16, T14S R13E, PINAL COUNTY. 53. UPPER CHINO VALLEY GRASSLANDS (A) PERMANENT RESERVE: SECTIONS 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, T21N R5W; SECTIONS 20, 28, 30, 32, T21N R4W;

SECTIONS 2, 4, 10, 12, 14, 16, 22, 24, 26, ALL OF THE LAND LYING NORTH AND EAST OF THE NWSE DIAGONAL OF SECTION 28, SECTION 36, T20N R5W; SECTIONS 4, 6, 10, 16, 18, 20, 22, 26, 28, 30, 34, 36, T20N R4W; SECTIONS 2, 6, 8, 12, 16, 20, 24, 26, 28, 30, 32, 34, 36, T19N R4W; SECTION 30, T19N R3W; SECTIONS 10, 12, 14, 22, 24, 26, 28, 36, T18N R4W; SECTIONS 6, 14, 18, 24, 28, 30, 32, 34, T18N R3W; SECTION 20, T18N R2W; SECTION 2, T17N R4W; SECTIONS 2, 10, 12, 14, 16, 20, 22, N½ OF SECTIONS 2, 4, E½ OF SECTION 28, T17N R3W; SECTIONS 6, 8, 18, T17N R2W; ALL IN YAVAPAI COUNTY. (B) PROVISIONAL RESERVE: SECTIONS 4, 10, T17N R4W; ALL IN YAVAPAI COUNTY. 54 VERDEHEADWATERS. (A) PERMANENT RESERVE: SECTION 32, T18N R1W; SECTIONS 1, 3, 10, SECTION 11 EXCEPT FOR THE W½NE½SW¼ AND E½W½SE¼, SECTIONS 12, 14, 23, T17N R2W; SECTIONS 5-7, T17N R1W; ALL IN YAVAPAI COUNTY. (B) PROVISIONAL RESERVE: SECTION 36, T18N R2W; SECTIONS 30, 31, T18N R1W; ALL IN YAVAPAI COUNTY. 55 WALNUT CANYON NATIONAL MONUMENT. (A) PERMANENT RESERVE: SECTIONS 22, 28, T21N R8E, COCONINO COUNTY. (B) PROVISIONAL RESERVE: SECTION 30, T21N R8E, COCONINO COUNTY. 56 WHITE TANKS. (A) PERMANENT RESERVE: SECTION 16, N½ OF SECTION 32, T2N R3W, MARICOPA COUNTY. (B) PROVISIONAL RESERVE: SECTION 36, T4N R4W; SECTION 31, T4N R3W; SECTIONS 1, 2, 11, 14, 23-26, 35, 36, T3N R4W; SECTIONS 1, 2, T2N R3W; ALL IN MARICOPA COUNTY. 57 WICKENBURG. (A) PERMANENT RESERVE: SECTION 32, T7N R4W, MARICOPA COUNTY. (B) PROVISIONAL RESERVE: SECTION 31, T8N R4W; THOSE LANDS LOCATED IN SECTIONS 7, 8, 16 AND 21 CLASSIFIED AS SUITABLE FOR CONSERVATION PURPOSES BY THE STATE LAND COMMISSIONER PURSUANT TO ORDER NO. 184-2001/2002 ON NOVEMBER 28, 2001, SECTIONS 24, 25, SECTION 26 EXCEPT FOR THE N½N½, SECTIONS 35, 36, T7N R5W; N½ OF SECTION 6, SECTIONS 20, 21, T7N R4W; ALL IN MARICOPA COUNTY. 58 WOODY MESA. (A) PERMANENT RESERVE: SECTIONS 14, 22, T20N R6E, COCONINO COUNTY. (B) PROVISIONAL RESERVE: SECTION 12, T20N R6E; SECTION 6, T20N R7E; ALL IN COCONINO COUNTY. 59 WUPAIKI NATIONAL MONUMENT. PERMANENT RESERVE: SECTIONS 24, 26, 36, T26N R8E; SECTIONS 20, 22, 26, 28, 30, 34, 36, T26N R9E; SECTION 30, T26N R10E; ALL IN COCONINO COUNTY.

BOARD OF TRUSTEES MAY MAKE CORRESPONDING ADJUSTMENTS TO THE LEGAL DESCRIPTIONS OF THE EDUCATIONAL, PERMANENT, AND PROVISIONAL RESERVE LANDS PROVIDED IN THIS SECTION.

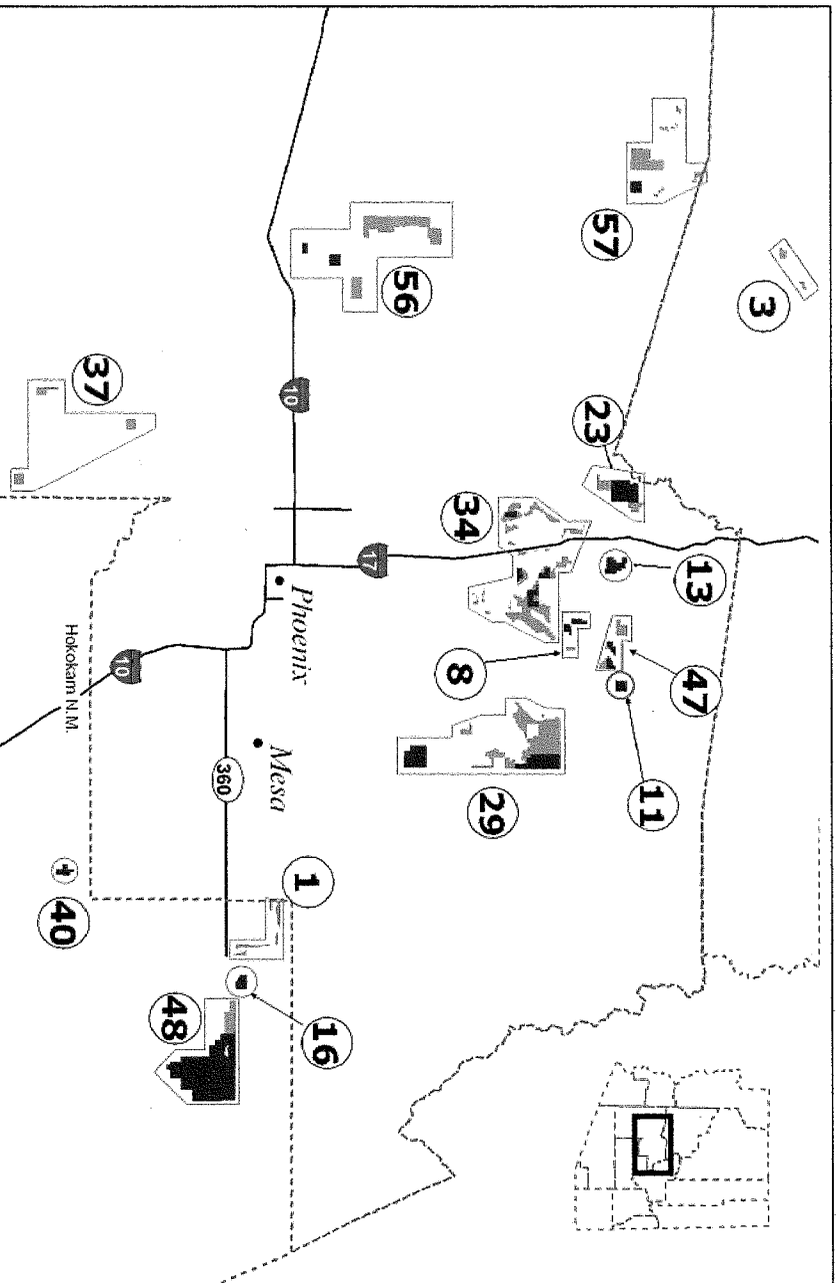
9. Maps of conservation reserve lands.

The following maps describe the lands designated as educational reserve lands, permanent reserve lands, and provisional reserve lands pursuant to section 8 of this proposition. These maps are provided for illustrative purposes only and the legal descriptions provided in section 8 of this proposition shall control in the event of any inconsistency.

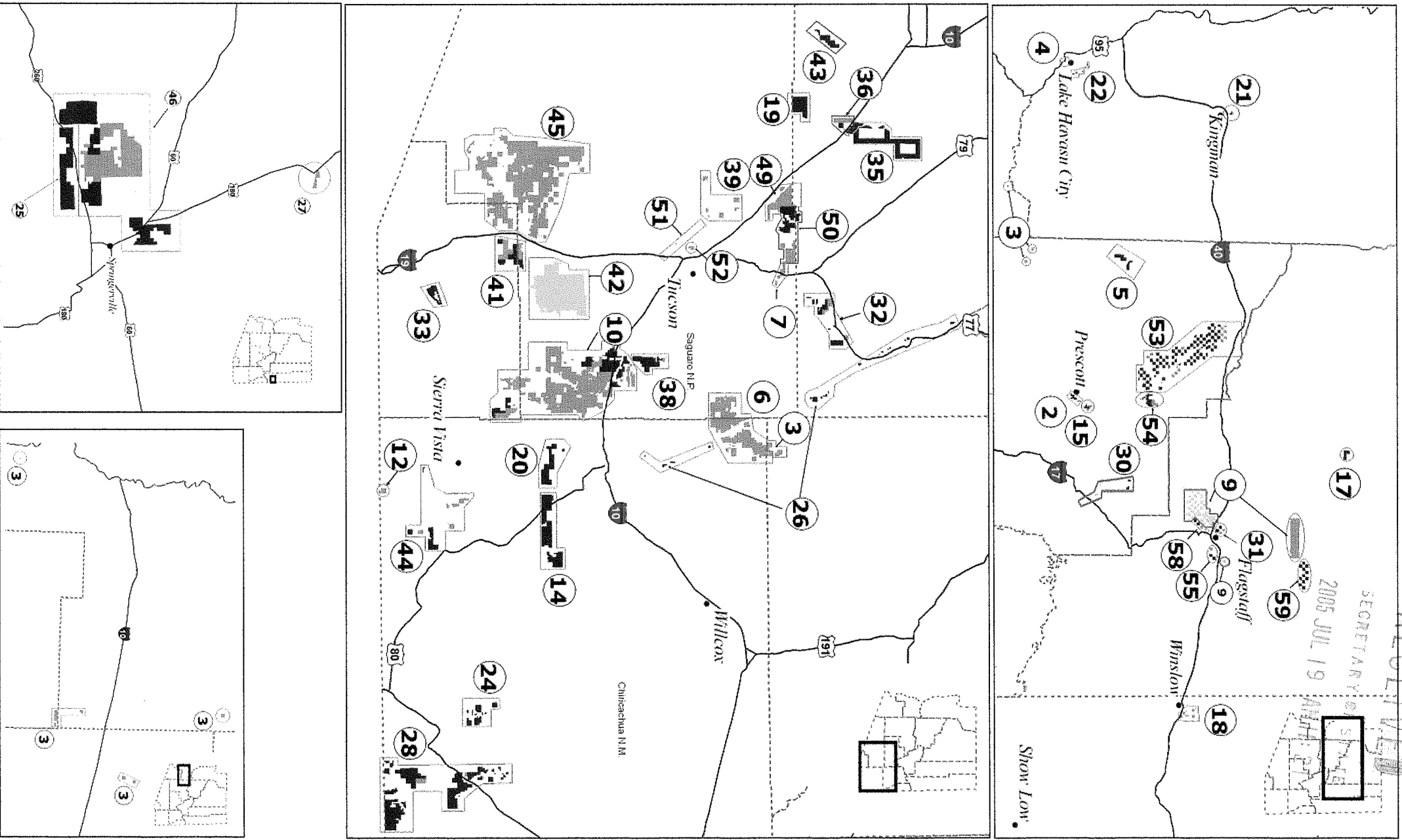
1. Apache Junction
2. Badger Peak
3. BLM Wilderness Inholdings
4. Buckhorn Mountain State Park
5. Burro Creek
6. Catalina Galfuro Corridor
7. Catalina State Park
8. Cave Creek Recreation Area
9. Centennial Forest
10. Cienega Creek
11. Continental Mountain
12. Coronado National Memorial
13. Daisy Mountain
14. Dragoon Mountains Wildlife Corridor
15. Glassford Hill
16. Gold Canyon
17. Grand Canyon Scenic Corridor
18. Homolovi Ruins State Park
19. Ironwood National Monument
20. Karcher Caverns Corridor
21. Kingman
22. Lake Havasu City
23. Lake Pleasant Recreation Area
24. Leslie Creek
25. Little Colorado River

26. Lower San Pedro
27. Lyman Lake State Park
28. Malpai
29. McDowell Sonoran Preserve
30. Middle Verde
31. Observatory Mesa
32. Oracle State Park
33. Patagonia Lake State Park
34. Phoenix Sonoran Preserve
35. Picacho Mountains
36. Picacho Peak State Park
37. Rainbow Valley
38. Rincon Valley
39. Saguaro National Park
40. San Tan Mountains Regional Park
41. Santa Cruz Wildlife Corridor
42. Santa Rita Experimental Range
43. Sawtooth
44. San Pedro Riparian NCA
45. Sierria Mountains
46. Springerville Grasslands
47. Spur Cross Ranch Conservation Area
48. Superstition Mountains
49. Tortolita Fan
50. Tortolita Mountain Park

51. Tucson Mountain Park
52. Tumamoc Hill
53. Upper Chino Valley Grasslands
54. Verde Headwaters
55. Walnut Canyon National Monument
56. White Tanks
57. Wickenburg
58. Woody Mesa
59. Wupaki National Monument



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10. Conditional enactment

This proposition is not effective unless on or before December 31, 2008, sections 20 through 35 of the Arizona-New Mexico Enabling Act (Act of June 20, 1910; 36 Stat. 568 through 579; chapter 310) are amended by Congress and signed into law to authorize the State of Arizona to fully implement and exercise the authorities provided by the amendments to the Constitution of Arizona proposed by sections 1 through 8 of this proposition. On or before December 31, 2008, the state land commissioner shall notify the director of legislative council in writing whether this condition occurred and the date the enabling act was amended.

11. Submission to voters

The Secretary of State shall submit this proposition to the voters at the next general election as provided by article XXI, Section 1, Constitution of Arizona.

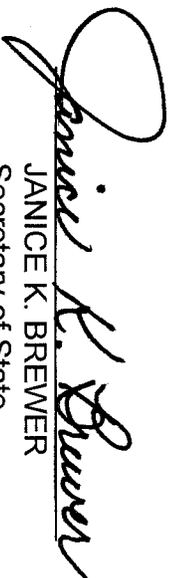


JAN BREWER
SECRETARY OF STATE
STATE OF ARIZONA

RECEIPT

The Arizona Secretary of State has completed her duties in accordance with Arizona Revised Statutes § 19.121.01(A). **Conserving Arizona's Future**, has filed a total of 22,864 petition signature sheets containing 287,108 signatures to initiative petition serial number C-03-2006, which are eligible for verification. This receipt does not constitute an acknowledgement or determination by the Secretary of State that any of those signature sheets are in compliance with legal requirements for placing a measure on the November 7, 2006 General Election ballot. That determination can only be made after the Secretary of State and the County Recorders have performed their duties with respect to initiative petitions as required by law.

Dated this 24th Day of July, 2006.


JANICE K. BREWER
Secretary of State

**Sheets Removed from C-03-2006
By the Secretary of State's Office during processing of petitions**

Reasons for Removal	Sheets	Signatures
Notary incomplete or missing or notary expired	394	4,835
Affidavit of Circulator incomplete or missing	220	2,724
Paid or Volunteer circulator not marked	66	739
Petition not numbered front and/or back	3	38
Wrong petitions filed	83	1,121
Attached text incomplete or missing	1	15
All signatures on sheet would have been removed for missing information	68	492
Signed or notarized before application date	16	181
TOTAL	851	10,145



JAN BREWER
SECRETARY OF STATE
STATE OF ARIZONA

August 25, 2006

Penny Kotterman
Conserving Arizona's Future
4000 N. Central Avenue, Suite 1600
Phoenix, AZ 85012

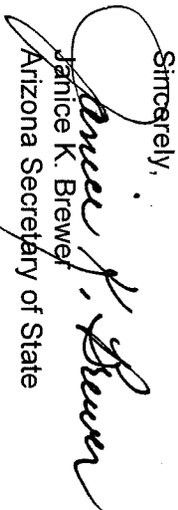
Dear Ms. Kotterman:

Due to a technical correction, we are amending the Determination of Valid Signatures which was sent to you recently regarding C-03-2006, Conserving Arizona's Future, which will appear as Proposition 106 on the November 7, 2006 General Election Ballot.

On page one, the minimum signature requirement is changed to read 183,917.
On page one, 95% of the signature requirement is changed to read 174,722.
On page one, 105% of the signature requirement is changed to read 193,113.
One page two, the total percentage of valid signatures is changed to read 125.0727%

If you need further information, please call Sandy Claiborne at 602.364.3222

Sincerely,


Janice K. Brewer
Arizona Secretary of State

JKB/sc



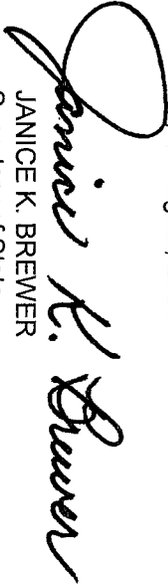
JAN BREWER
SECRETARY OF STATE
STATE OF ARIZONA

TO:
Penny Kotterman
Conserving Arizona's Future
4000 N. Central, Suite 1600
Phoenix, AZ 85012

Having completed the requirements of A.R.S. § 19-121.04, I, Janice K. Brewer, Secretary of State, hereby certify that:

851 signature pages bearing 10,145 signatures for initiative petition serial number C-03-2006 have been refused for filing in this office because the person circulating was a county recorder or justice of the peace at the time of circulating the petition or due to defects in the circulator's affidavit. A total of 6,025 signatures included on the remaining petition sheets were found to be ineligible. Of the total random sample of 14,354 signatures, a total of 2,853 signatures were invalidated by the county recorders resulting in a failure rate of 19.88 per cent. The actual number of remaining signatures for such initiative petition number C-03-2006 are equal to or in excess of the minimum required by the constitution to place a measure on the general election ballot. The number of valid signatures filed with this petition, based on the random sample, appears to be at least one hundred five per cent of the minimum required or through examination of each signature has been certified to be greater than the minimum required by the constitution.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State of Arizona. Done at the Capitol in Phoenix, this 21st day of August, 2006.


JANICE K. BREWER
Secretary of State



INITIATIVE AND REFERENDUM PETITIONS

Minimum Signature Requirement	<u>183,917</u>	95% <u>174,722</u>	105% <u>193,113</u>
Number of Signatures Submitted to Secretary of State			<u>303,278</u>
Number of Petition Sheets Removed by the Secretary of State According to A.R.S. §§ 19-121.01(A)(1) & 19-102(C)			<u>851</u>
Number of Signatures on those sheets			<u>10,145</u>
Number of Signatures Removed by the Secretary of State According to A.R.S. §19-121.01(A)(2)(3)			<u>6,025</u>
Total Signatures Removed by the Secretary of State			<u>16,170</u>
Number of Petition Sheets that Contain Signatures Eligible for Verification			<u>22,864</u>
Number of Signatures Eligible for Verification:			<u>287,108</u>
5% of that Number			<u>14,354</u>

**Determination of Valid Signatures
CALCULATION - A.R.S. § 19-121.04(A)
Random Sample Validity Rate**

Total Invalid Random Signatures	divided by	Total Random Signatures	
2,853	divided by	14,354	=
			19.88%
Number of signatures eligible for Verification		287,108	
Subtract Signatures found ineligible by County Recorder, but not included in random		0	
Subtotal		287,108	
Multiply Random sample Invalidity Rate by Subtotal to Determine like number		57,078	
Subtotal	287,108 times	0.1988	
Subtract the resulting number from Subtotal		57,078	

TOTAL VALID SIGNATURES

230,030

TOTAL PERCENTAGE OF VALID SIGNATURES
Total valid signatures divided by Minimum Signature Requirement

125.0727%

INITIATIVE AND REFERENDUM PETITIONS

Minimum Signature Requirement	<u>122,612</u>	95% <u>116,482</u>	105% <u>128,743</u>
Number of Signatures Submitted to Secretary of State			<u>303,278</u>
Number of Petition Sheets Removed by the Secretary of State According to A.R.S. §§ 19-121.01(A)(1) & 19-102(C)			<u>851</u>
Number of Signatures on those sheets			<u>10,145</u>
Number of Signatures Removed by the Secretary of State According to A.R.S. §19-121.01(A)(2)(3)			<u>6,025</u>
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