The undersigned intends to circulate and file an initiative 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. Attached hereto is the full title and text, in no less than eight point type, of the measure or constitutional amendment intended to be initiated at the next general election.

<table>
<thead>
<tr>
<th>Statutory Measure</th>
<th>Constitutional Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Application</td>
<td>12/18/2018</td>
</tr>
<tr>
<td>Signatures Required</td>
<td>237,645</td>
</tr>
<tr>
<td>Deadline for Filing</td>
<td>July 2, 2021</td>
</tr>
<tr>
<td>Serial Number Issued</td>
<td>12/02/2018</td>
</tr>
</tbody>
</table>

This Initiative removes all criminal penalties for speeding, requires increased fines and traffic school for habitual offenders. This initiative also offers retroactive forgiveness, anyone charged criminally prior to the enactment of this initiative shall be eligible for expungement.

James Leamon
Name of Applicant
62 E Evelyn Ln
Address
Tempe AZ 85284
City State Zip
(215)390-3166
Telephone Number
jamesleamon@gmail.com
E-mail Address

Arizonians For Tomorrow
Committee Name
202000007
Committee ID No.
James Leamon
Chairperson
Codey Tamez
Treasurer
62 E Evelyn Ln
Committee Address
Tempe AZ 85284
City State Zip
(215)-390-3166
Committee Telephone Number
az4tomorrow@gmail.com
Committee E-mail Address

By submitting this Application for Serial Number and checking all boxes below, I acknowledge the following:

☑ That I have read and understand the accompanying Instructions for Statewide Initiatives, including the Secretary of State's recommended best practices for printing copies of the Statewide Initiative Petition to be circulated.

☑ That at the time of filing, I was provided instructions regarding accurate completion of the electronic Statewide Initiative Petition form.

[Signature]
Applicant Signature

12/09/2018
Date

Office of the Secretary of State
1700 W. Washington Street
Phoenix, Arizona 85007

Rev. 06/01/2017
AN INITIATIVE

AMENDING SECTION 28-701.02 SECTIONS 2, 3, B AND C OF THE ARIZONA REVISED STATUTES;
AMENDING 28-701.02 ARIZONA REVISED STATUTES, BY ADDING NEW SECTIONS D, AND E; RELATING
TO EXCESSIVE SPEEDS.

Be it enacted by the Legislature of the State of Arizona:
Section 1. Section 28-701.02, Arizona Revised Statutes, is amended to read:

28-701.02. Excessive speeds; classification

A person shall not:

1. Exceed thirty-five miles per hour approaching a school crossing.

2. Exceed the posted speed limit in a business or residential district by more than twenty-miles THIRTY
   per hour, or if no speed limit is posted, exceed forty-five SIXTY FIVE miles per hour.

3. Exceed eighty-five ONE HUNDRED ONE: miles per hour in other locations.

B. A person who violates subsection A of this section is guilty of a class 3 misdemeanor.

B A PERSON WHO VIOLATES THIS SUBSECTION SHALL BE SUBJECT TO A CIVIL PENALTY EQUAL TO
TWICE THE STANDARD FINE

C. A person charged with a violation of this section may not be issued a civil complaint for a violation of
section 28-701 if the civil complaint alleges a violation arising out of the same circumstances.

C A PERSON FOUND GUILTY OF THIS SUBSECTION MORE THAN THREE TIMES IN A SINGLE CALENDAR
YEAR SHALL BE SUBJECT TO AN INCREASED CIVIL PENALTY

D A PERSON FOUND GUILTY OF THIS SUBSECTION MORE THAN A SINGLE TIME IN A CALENDAR YEAR
SHALL BE SUBJECT TO MANDATORY DRIVING SCHOOL FOR ALL FUTURE VIOLATIONS OF THIS
SUBSECTION WITHIN THAT CALENDAR YEAR WITH THE FOLLOWING EXCEPTIONS;

(I) TAXI, LIMO,RIDESHARE OR DRIVERS OF THEIR LIKENESS AS DETERMINED BY
THE COURT SHALL NOT BE SUBJECT TO PROVISION D UNTIL AFTER THE THIRD
VIOLATION OF THIS SUBSECTION IN A CALENDAR YEAR

(II) CHOICE OF EVILS DEFENSES; WHICH SHALL BE DEFINED AS CONDUCT WHICH
WOULD OTHERWISE CONSTITUTE AN OFFENSE IS JUSTIFIABLE WHEN IT IS
NECESSARY AS AN EMRGENCY MEASURE TO AVOID IMMINENT PUBLIC OR
PRIVATE INJURY WHICH IS ABOUT TO OCCUR BY REASON OF A SITUATION
OCCASIONED OR DEVELOPED THROUGH NO CONDUCT OF THE ACTOR WHICH
IS OF SUFFICIENT GRAVITY THAT, ACCORDING TO ORDINARY STANDARDS OF
INTELLIGENCE AND MORALITY, THE DESIRABILITY AND URGENCY OF
AVOIDING THE INJURY CLEARLY OUTWEIGHT THE DESIRABILITY OF AVOIDING
THE INJURY SOUGHT TO BE PREVENTED BY THE STATUTE DEFINING THE
OFFENSE IN ISSUE.

(III) A PERSON THAT IS DETERMINED NOT TO BE A RESIDENT OF ARIZONA SHALL
INSTEAD BE SUBJECT TO THREE TIMES THE STANDARD FINE; THIS INDIVIDUAL
IS STILL SUBJECT TO SECTION C OF THIS SUBSECTION AND SHALL BE SUBJECT
TO AN INCREASED FINE AFTER THREE VIOLATIONS
E A PERSON PREVIOUSLY CONVICTED ON THIS SUBSECTION ON A CRIMINAL BASIS PRIOR TO THE ENACTMENT OF THIS ACT SHALL IMMEDIATELY BECOME ELIGIBLE FOR EXPUNGMENT FROM THE CRIMINAL RECORD AS ALL VIOLATIONS OF THIS SUBSECTION SHALL NOW BE CONSIDERED AS CIVIL