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THE STATE OF ARIZONA  
CITIZENS CLEAN ELECTIONS COMMISSION

REPORTER'S TRANSCRIPT OF PUBLIC MEETING

Phoenix, Arizona

October 17, 2019

9:31 a.m.

COASH & COASH, INC.  
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Prepared by:  
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Certificate No. 50699

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1 PUBLIC MEETING BEFORE THE CITIZENS CLEAN 2 ELECTIONS COMMISSION convened at 9:31 a.m. on 3 October 17, 2019, at the State of Arizona, Clean 4 Elections Commission, 1616 West Adams, Conference Room, 5 Phoenix, Arizona, in the presence of the following Board 6 members: 7 Mr. Mark S. Kimble, Chairperson 8 Mr. Damien R. Meyer (Telephonic) 9 Ms. Amy B. Chan (Telephonic) 10 Mr. Galen D. Paton 11 OTHERS PRESENT: 12 Thomas M. Collins, Executive Director 13 Paula Thomas, Executive Officer 14 Gina Roberts, Voter Education Director 15 Mike Becker, Policy Director 16 Alec Shaffer, Web Content Manager 17 Avery Oliver, Voter Education Specialist 18 Julian Arndt, Executive Support Specialist 19 Rivko Knox, AZ League of Women Voters 20 Mary O'Grady, Osborn Maledon 21 Ryan Wheelock, RIESTER 22 Adrienne Carmack, AZ League of Women Voters 23 Joseph LaRue, Attorney General's Office 24 Kara Karlson, Attorney General's Office 25	1 CHAIRMAN KIMBLE: Commissioner Chan. 2 COMMISSIONER CHAN: Could I move that we 3 approve the minutes as written? 4 CHAIRMAN KIMBLE: Is there a second? 5 COMMISSIONER PATON: Second. 6 CHAIRMAN KIMBLE: It's been moved and 7 seconded to approve the minutes as written. We'll do a 8 roll call. 9 Commissioner Paton? 10 COMMISSIONER PATON: Aye. 11 CHAIRMAN KIMBLE: Commissioner Chan? 12 COMMISSIONER CHAN: Aye. 13 CHAIRMAN KIMBLE: Commissioner Meyer? 14 COMMISSIONER MEYER: Aye. 15 CHAIRMAN KIMBLE: The Chair votes aye. The 16 minutes are approved four to nothing. 17 Item III: Discussion and possible action 18 on executive director's report and legislative report. 19 Tom? 20 MR. COLLINS: Mr. Chairman, Commissioners, 21 thank you. A couple of quick announcements. Avery was 22 accepted into the African-American Leadership 23 Institute, which promotes civic leadership and public 24 service. So that's -- we're excited about that. As 25 soon as we -- that will be an opportunity for him and	

09:31:18-09:32:22	Page 3	09:33:20-09:35:12	Page 5
1 PROCEEDING 2 3 CHAIRMAN KIMBLE: Good morning. I'm going 4 to call to order the October 17th, 2019, meeting of the 5 Citizens Clean Elections Commission. 6 Commissioner Paton and Chairman Kimble are 7 attending in person. 8 Commissioner Chan, are you on the phone? 9 COMMISSIONER CHAN: Yes, I am. Good 10 morning. 11 CHAIRMAN KIMBLE: Good morning. 12 And, Commissioner Meyer, are you, also, on 13 the phone? 14 COMMISSIONER MEYER: I am. Good morning. 15 CHAIRMAN KIMBLE: Good morning. 16 Thank you, both, for being here. 17 Item II: Discussion and possible action on 18 Commission minutes for the September 26th, 2019 19 meeting. 20 Are there any additions or corrections to 21 the minutes? 22 (No response.) 23 CHAIRMAN KIMBLE: Hearing none -- 24 COMMISSIONER CHAN: Can I make a 25 motion?	1 will, also, benefit the Commission. 2 Coming up, as I'm sure you're aware, even 3 though it's not a statewide election, there are local 4 elections on November 5th. Early voting began last 5 week, and there are elections occurring in 12 counties. 6 We do have all that information on our website, 7 including, as I think I've noted to you all, the -- all 8 of the information on overrides and bonds, which we've 9 been -- which, as you all know, Alec put an enormous 10 amount of time into, but you know, from what we've 11 gathered from the school business officials, it's the 12 first time anybody has actually gotten all that 13 information in one place for voters. 14 So, that's -- I think that's exciting, and 15 I'm glad that we are, you know, continuing to fill 16 needs that are there and identify needs that are there 17 through our Voter Education Program. 18 And, as you can tell, Avery has been really 19 our liaison to a number of different outreach 20 communities and town halls, the Secretary of State's 21 Office, the Maricopa County Recorder and -- and others. 22 And Gina and I were -- have sat in with the Maricopa 23 County Recorder's Office working on -- on the 24 presidential preference election, which will be here 25 before we know it, and then there's a -- the March		

<p>09:35:17-09:37:11 Page 6</p> <p>1 consolidated election date is, what, a week or two 2 after that? So, it's a very quick turnaround from the 3 PPE to the next election. 4 I want to, briefly, touch on the Legacy 5 Foundation Action Fund as outstanding legal matters. 6 You know, as you may know, we've successfully defended 7 a special action that the Legacy Foundation filed when 8 we filed to convert our administrative judgment, and 9 Legacy Foundation has taken an appeal. Some of you may 10 have heard or read Howie Fischer's story from Capitol 11 Media Services in the "Star" or on the radio. 12 If you haven't, I'm happy to send it along 13 to you, but basically, you know, this is -- the case, 14 you know, will go until there's some -- I guess, until 15 a finality is established to the satisfaction of the 16 Legacy Foundation Action Fund, which doesn't seem to be 17 possible. So -- and, then, AZAN v. State, we can talk 18 about in the next item. 19 Finally, I just want to -- I duly note that 20 we have been -- Paula and I have continued to be in 21 contact with the Governor's office on boards and 22 commissions. We do think that they're making 23 substantial progress toward an appointment, and we 24 appreciate their -- the Governor's office keeping us as 25 updated as they can on that process. So, I'm very</p>	<p>09:38:36-09:40:03 Page 8</p> <p>1 dealing with when we appear in front of -- in front 2 of -- in front of -- in front of them at the end of the 3 month and then at the beginning of November and then, 4 finally, just update you briefly on the AZAN v. State 5 case. 6 Altogether, you know, we -- you know, Mary 7 is here in the event that any of -- in the event that, 8 in the course of this discussion, we have -- you have 9 questions that are better addressed to -- to her 10 than -- than I -- than me. And so that's -- that's how 11 I'd like to start, if that's all right. So it's not 12 materials, per se, to review. It's really just an 13 update on the process and where we are. 14 The main reason I wanted to do this on this 15 agenda is in order to -- you know, when we first -- 16 when our relationship with the Governor's Regulatory 17 Council changed -- and we -- and I mean changed the 18 first time when -- initiated by the Regulatory Review 19 Council's actions, that happened in a manner that -- 20 post hoc matter. In other words, by the time I was 21 talking to the commissioners -- and I'm not sure -- I 22 don't know if any -- maybe only Commissioner Meyer was 23 here at the time, but -- or maybe not, but we were 24 caught off-guard in terms of what we were anticipating. 25 And so I thought it would be better to --</p>
<p>09:37:17-09:38:34 Page 7</p> <p>1 optimistic that we'll have a new member joining us in 2 the near future based on the actions that they've 3 taken. 4 So, that's -- that is the end of the -- 5 that's the entirety of the executive director's report. 6 CHAIRMAN KIMBLE: Thank you. 7 Any questions for Tom from any members of 8 the Commission? 9 (No response.) 10 CHAIRMAN KIMBLE: Okay. Item IV: 11 Discussion and possible action on Commission rules 12 submission to the Governor's Regulatory Review 13 Commission, Proposition 306 and the Arizona Advocacy 14 Network versus State. And let me, also, just note the 15 Commission may vote to go into executive session, which 16 will not be open to the public, for the purpose of 17 obtaining legal advice on this item. 18 Tom, is there material we want to discuss 19 first? 20 MR. COLLINS: Well, it's really -- to 21 discuss? It's really more of an update. What I wanted 22 to do was briefly discuss what we've done with respect 23 to filings with the Governor's Regulatory Review 24 Council or Commission and -- and then discuss -- and 25 then mention a couple of issues that we anticipate</p>	<p>09:40:05-09:41:37 Page 9</p> <p>1 knowing now what we didn't know then, to tee up the 2 issues we think are going to be there for your 3 knowledge now and then -- and then -- and then answer 4 any questions and take any direction that needs to be 5 taken. 6 So, as you all know, we have completed our 7 work on three rule amendments, one of which removes a 8 rule of limitation on repayment matters that, in our 9 view, is not consistent with the statute. Two, we have 10 advanced a rule to remove the language that the Part 1 11 of Proposition 306 requires to be removed. And, then, 12 the third piece we have there is a simplification of 13 the process for candidates submitting their candidate 14 statements for the candidate statement pamphlet. 15 Now, none of these rules -- 16 COMMISSIONER CHAN: Tom? 17 MR. COLLINS: Yes. 18 COMMISSIONER CHAN: I would like to -- when 19 you say we have a rule to remove the -- 20 CHAIRMAN KIMBLE: Excuse me, Commissioner 21 Chan. We're having some trouble understanding you. 22 COMMISSIONER CHAN: Oh, I'm sorry. 23 CHAIRMAN KIMBLE: I don't know if there's 24 any way you could get closer to the phone or something. 25 It's somewhat muffled.</p>

<p>09:41:39-09:42:28</p> <p>Page 10</p> <p>1 COMMISSIONER CHAN: You know, I'm as close 2 as I can get. I wonder if I should just hang up and 3 try calling back in. 4 CHAIRMAN KIMBLE: That's substantially 5 better now. 6 COMMISSIONER CHAN: Oh, good. Okay. I'll 7 try to get super close. Apologies for the technical 8 difficulties. 9 Tom, real quick, you mentioned a rule to 10 remove that repayment rule? 11 MR. COLLINS: Yes. 12 COMMISSIONER CHAN: But I thought we were 13 going to revisit to try to rewrite that. 14 Is that still the plan? 15 MR. COLLINS: Mr. Chairman, Commissioner 16 Chan, that's with respect to a rule on loans that we -- 17 COMMISSIONER CHAN: Oh, I'm sorry. Did 18 I -- I'm sorry. You're right. I confused the two. My 19 apologies. 20 MR. COLLINS: Well, there's -- I mean, 21 they're not completely unrelated. I mean, they both 22 turn on similar issues. 23 COMMISSIONER CHAN: Thank you, though. 24 Okay. 25 MR. COLLINS: Anyway, so we submitted</p>	<p>09:44:23-09:46:05</p> <p>Page 12</p> <p>1 not unvoter-protected measures in the provisions of the 2 Clean Elections Act are, you know, the direction to 3 file an adopted rule with the Secretary of State's 4 Office and the discretion, in the case of where the 5 Commission does it unanimously, to make a rule 6 immediately effective. 7 To put this in some context, we have 8 endeavored to try to make our rule-making process as 9 predictable as we can. So, if you notice, over the 10 last several years, after the legislative session and 11 after an election -- so, it would be election, 12 legislative session, rule-making. That's how we've 13 done it, and then we try to get the rules effective at 14 the time of the next period where candidates may be 15 getting qualified. So, based on that authority in the 16 statute, we did establish an effective date for the 17 rules that I mentioned. 18 And so the two issues that we think we're 19 likely to have a discussion with the Governor's 20 Regulatory Review Council about are those two. It's 21 not clear to me what the council members' views are on 22 that. I think there is a view that -- for example, 23 there's the Game and Fish Commission. They use the 24 words "adopted rule" and then they send it to GRRC, but 25 there's no language in their statute that I can find</p>
<p>09:42:31-09:44:19</p> <p>Page 11</p> <p>1 those. We followed -- the folks who drafted 2 Proposition 306 removed the sentence that had -- that 3 had an exemption in it that had long been the view of 4 the Commission and -- the informed view of the 5 Commission that that exemption exempted the Commission 6 from the Regulatory Review Council process. That 7 exemption was removed from the statute by 306. The 8 statute, however, left the leaving place procedural and 9 other rule-related law in the -- in the Clean Elections 10 Act, which was then, essentially, you know, all but 11 reenacted by the voters because it was on the language 12 of the measure they voted on. 13 So, what we have done is submitted all of 14 the paperwork to GRRC that is necessary to be on the 15 agenda, which is the rule language, a statement of 16 consumer business impact, any public comment we would 17 have gotten. On those rules, we didn't get any public 18 comment pro or con at all. So, the package is 19 pretty -- pretty small. So, we have passed the 20 threshold with GRRC to have provided the amount of 21 information necessary to be on the agenda. So, that's 22 one checkbox. 23 We are, however, among the statutory 24 provisions that were left in place by the voters or, 25 you know, as I say, perhaps, reenacted but certainly</p>	<p>09:46:08-09:47:51</p> <p>Page 13</p> <p>1 directing those rules to be submitted to the Secretary 2 of State, like 16-956(c) says, the very last clause of 3 that section. 4 So, I think we'll be talking about, you 5 know, whether -- and then, I think, I'm not -- and I 6 think I have at least reason to believe that the 7 council does not think we ought to be able to declare 8 that a rule is -- a rule's effective date. And, I 9 guess, that would assume, then, that they, also, don't 10 believe that a rule is effective on January 1st 11 regardless of the unanimity of the vote. 12 So, the issues we'll probably be facing are 13 why do you think that the Clean Elections Act sections 14 that were left in place, if not reaffirmed by the 15 voters, are still effective and/or aren't preempted in 16 some way by the council. Our position on that thus far 17 has been, you know, we're trying to comply with two 18 statutes, and so we've done all the things the Clean 19 Elections Act requires and then advanced our package to 20 the council for its review. 21 So, I -- you know, before we go and present 22 that, I wanted to -- and I'm trying to make sure that 23 everybody understands that's the position we've taken. 24 If we are going to take a different position or want to 25 be flexible on those things, those are, you know,</p>

<p>09:47:54-09:49:26 Page 14</p> <p>1 things we can certainly talk about, but the bottom line 2 is that that's what we think will be the principal 3 focus. And there may be other issues. I mean, I don't 4 know all the substantive issues with the rules 5 themselves. That's a whole other question. 6 So, that's -- that's an update on that. 7 So, if - if there are questions about that, I'm happy 8 to take them. And, again, if they're more legal, I'm 9 happy to defer to Mary. 10 CHAIRMAN KIMBLE: Well, Tom, I have one 11 question. So, going back in time, has GRRC ever 12 approved our five-year review that we submitted -- I 13 don't know -- almost five years ago, it seems like? 14 MR. COLLINS: No. The 2015 -- 2015 report 15 that they returned to us, we returned to them in 2017, 16 and it was on their internal -- they keep a -- on their 17 website, they keep an internal agenda of stuff they 18 have coming up. Sometime in, I want to say, the 19 summer, the Clean Elections five-year review report 20 disappeared from that list. And I inquired about it, 21 and I was told that they just -- they thought it had 22 gotten stale, or something, words to that effect. So, 23 no, they've never acted on that. 24 CHAIRMAN KIMBLE: So, is that likely to be 25 a point of contention?</p>	<p>09:51:10-09:52:42 Page 16</p> <p>1 which I think it's November 5th. November 5th, so 2 that's election day, which should be easy to remember, 3 hopefully, for somebody. 4 And -- and so that's it. So, you know, I 5 mean, look, we -- so, really -- so, the question is, 6 you know, I mean, I think, the, you know -- well, 7 that's where we are. I don't know how contentious it 8 will be, and I also don't know if there's -- if there's 9 any -- if it will hold up the rule being approved. 10 I mean, at the end of the day, what we're 11 trying to do is follow the law as a whole, and we're 12 hopeful that the Regulatory Review Council will 13 recognize that this is -- there's no reason to let the 14 perfect be the enemy of the good here. We're not 15 trying to evade the review of the council. The council 16 has never reviewed our rules as they were passed ever. 17 That's the new part of things under Prop 306. 18 So, I'm hopeful that that will be a 19 non-issue, but those of you who have attended those 20 meetings -- some of you have -- know there are 21 particular council members who have a particular 22 distaste for the way we do things or maybe it's the way 23 I do things, but either way, John Sundt doesn't like me 24 very much. 25 CHAIRMAN KIMBLE: Do any other Commission</p>
<p>09:49:29-09:51:06 Page 15</p> <p>1 MR. COLLINS: You know, Mr. Chairman, 2 Counsel -- or Commission members, I don't think so. In 3 my view, you know, in a lot of ways, the Prop 306, 4 essentially, by existing acknowledges that the 5 Commission wasn't ever subject to the five-year review 6 process in the first place and that the fact that the 7 Commission submitted five-year reviews in 2005, 2010, 8 2015, 2017 clearly wasn't necessary; otherwise, Prop 9 306 wouldn't have been, although we did it. 10 So, I think that at this point, I'm 11 assuming the council is just going to move on, but I 12 don't -- you know, that's dependent on their 13 discretion. It just seems like a staff action to just 14 take it off their internal planning. So, I'm not 15 expecting to hear more about that. When we get to our 16 next five-year review, I guess, we'll have to figure 17 out what -- well, where we are with respect to that, 18 but that -- the ball on the five-year report from 2015 19 and 2017 is in GRRC's court if they want to do anything 20 else with it. We've done our -- we've done our bit. 21 CHAIRMAN KIMBLE: And when is GRRC taking 22 up the rules? 23 MR. COLLINS: We will appear at their study 24 session on October 29th and then their business session 25 will be the following -- a week -- a week from that,</p>	<p>09:52:44-09:54:18 Page 17</p> <p>1 members have any questions or comments on the GRRC 2 matter? 3 COMMISSIONER CHAN: No. 4 CHAIRMAN KIMBLE: Okay. Okay. What's 5 next, Tom? 6 MR. COLLINS: Okay. Well, then, the AZAN 7 v. State, which we threw on here because it has -- 8 it's, sort of, interrelated, in a sense, that, you 9 know, GRRC was a named party. They're not in part of 10 the appeal. The Secretary of State was a named party. 11 They're not part of the appeal. The State was named as 12 an entity. They are part of the appeal, as are we and 13 as are the Arizona Advocacy Network and their 14 coplaintiffs. 15 The -- how to put this? The procedural 16 posture now that an appeal has been filed and the State 17 has filed its opening brief are -- is that the Advocacy 18 Network plaintiffs are the -- are appellees, obviously, 19 because they were the -- they won -- they won the 20 judgment below and the injunction. The Commission is, 21 essentially, and acting as an appellee because we just 22 think that the State's position on this is incorrect. 23 And we think that, although we're not bound 24 by and certainly don't agree with every argument or 25 aspect of the way AZAN framed this matter, but the</p>

<p>09:54:24-09:56:18</p> <p>Page 18</p> <p>1 ultimate resolution of it, you know, could, you know -- 2 you know, impact the Commission itself, rather than 3 just dealing with the question of, you know, what parts 4 of 1516 are effective and what parts are not. 5 In other words, there are -- part of the -- 6 part of the challenge to 1516 is that the political 7 committee definition that was adopted as part of 1516 8 which, essentially, carves out social welfare groups 9 who -- who make up the preponderance of candidates -- 10 of independent spenders who are not -- who, you know, 11 under 1516 would not be ever required to disclose their 12 donors as a political committee. You know, our rules 13 are not contrary to that, per se, but they are, also, 14 not directly stating that. 15 We have a formula for what we believe is 16 a -- makes a political committee. It would be very 17 hard for a 501(c)(4) to violate that rule if they're 18 following the IRS rules. Anyways, one of the issues in 19 1516 was to attempt to preempt the Commission's rules. 20 That's -- you know, and that's part of the reason we're 21 there. 22 The -- I think the State has, at least in 23 my view -- and we can send you their brief if you want, 24 but I mean, I think the main issues at this point on 25 appeal, as I read the State's brief, they would like</p>	<p>09:57:42-09:59:17</p> <p>Page 20</p> <p>1 fix the problems I had and you didn't ask me for a stay 2 until a year has gone by. So -- and then the Court of 3 Appeals, likewise, declined to issue a stay with no 4 comment. 5 So -- so, that's where were. We have -- I 6 think this is related enough. We've been -- you know, 7 we have been working and had an opportunity to talk 8 with the Secretary of State's Office about their 9 campaign finance guidance that they'll be putting out, 10 and that's been -- I think that's pretty -- that's been 11 a good experience, and I think that's all pretty solid. 12 So, I think, in general, you know -- you 13 know, it's just -- to the extent that, you know, there 14 was some crossover between the two mainly because GRC 15 was named and, in part, because, you know, one of the 16 issues -- the hold -- one of the issues that 17 precipitated the fact that the five-year review took 18 five years to not complete was the Commission's -- or 19 the view -- or, as the statute puts it, the Agency's 20 view of its authorization to have rules that are now in 21 Rule R2-20-109 and R2-20-111. So -- or 110. 22 CHAIRMAN KIMBLE: So, is there any need to 23 go into executive session on anything else on this 24 item? 25 MR. COLLINS: Only if you have questions</p>
<p>09:56:21-09:57:39</p> <p>Page 19</p> <p>1 to -- I think they've raised the stakes of the case a 2 little bit in their -- in their opening brief to deal 3 more directly with their -- their views of the 4 Commission rather than their views of 1516, but 5 nevertheless, that's where it is. 6 We'll be filing our answering brief in 7 whatever time -- I think that's probably going to be a 8 month away, or so. Yeah. And, then, there will be an 9 oral argument and we'll go from there. As things stand 10 with that case, there's no -- there was no stay 11 granted. The State and Secretary of State -- you know, 12 it was an -- the Superior Court issued an injunction. 13 So, it was immediately appealable. It was also signed. 14 So, it was immediately -- it was appealable at that 15 point. 16 The State and the Secretary of State and 17 GRC declined to appeal at that time, declined to ask 18 for a stay at that time. They went through a 19 legislative session. There was no action taken on the 20 judge -- on the Superior Court judge's injunction. We 21 get to the end of the -- end of the session, beginning 22 of election season. They move for a stay in the -- in 23 the -- in the Superior Court. Superior Court said, 24 basically -- I mean, I'm paraphrasing and vastly 25 oversimplifying, but you didn't do anything to try to</p>	<p>09:59:19-10:00:02</p> <p>Page 21</p> <p>1 about, you know, the legal underpinnings of how we're 2 proceeding and why we're proceeding that way. 3 CHAIRMAN KIMBLE: Okay. Do any Commission 4 members have any questions of Tom on Item IV? 5 COMMISSIONER MEYER: This is Commissioner 6 Meyer. I do not. 7 CHAIRMAN KIMBLE: Okay. Commissioner Chan? 8 COMMISSIONER CHAN: I don't either. 9 CHAIRMAN KIMBLE: Okay. 10 COMMISSIONER CHAN: No. 11 CHAIRMAN KIMBLE: Okay. Commissioner 12 Paton? 13 COMMISSIONER PATON: No. 14 CHAIRMAN KIMBLE: Okay. 15 MR. COLLINS: Okay. 16 CHAIRMAN KIMBLE: Okay. Thank you. 17 Item V: Public comment. Is there anyone 18 who wants to tell us anything? 19 (No response.) 20 CHAIRMAN KIMBLE: Okay. Item VI: 21 Adjournment. 22 Is there a motion to adjourn? 23 COMMISSIONER PATON: I make a motion to 24 adjourn. 25 CHAIRMAN KIMBLE: Is there a second?</p>

10:00:05-10:00:22

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1 COMMISSIONER CHAN: I will second that  
2 motion.  
3 CHAIRMAN KIMBLE: Okay. We'll do a roll  
4 call vote.  
5 Commissioner Chan?  
6 COMMISSIONER CHAN: Aye.  
7 CHAIRMAN KIMBLE: Commissioner Meyer?  
8 COMMISSIONER MEYER: Aye.  
9 CHAIRMAN KIMBLE: Commissioner Paton?  
10 COMMISSIONER PATON: Aye.  
11 CHAIRMAN KIMBLE: The Chair votes aye. The  
12 motion to adjourn is approved four to nothing.  
13 Thank you.  
14 (Whereupon, the proceedings concluded at  
15 10:00 a.m.)  
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1 STATE OF ARIZONA )  
2 COUNTY OF MARICOPA )  
3 BE IT KNOWN the foregoing proceedings were  
4 taken by me; that I was then and there a Certified  
5 Reporter of the State of Arizona; that the proceedings  
6 were taken down by me in shorthand and thereafter  
7 transcribed into typewriting under my direction; that  
8 the foregoing pages are a full, true, and accurate  
9 transcript of all proceedings and testimony had and  
10 adduced upon the taking of said proceedings, all done to  
11 the best of my skill and ability.  
12 I FURTHER CERTIFY that I am in no way  
13 related to nor employed by any of the parties thereto  
14 nor am I in any way interested in the outcome hereof.  
15 DATED at Phoenix, Arizona, this 20th day of  
16 October, 2019.  
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18 LILIA MONARREZ, RPR, CR #50699  
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