1 **GOLDWATER INSTITUTE** SCHARF-NORTON CENTER FOR CONSTITUTIONAL LITIGATION 2 Nicholas C. Dranias (330033) Christina Sandefur (027983) 3 500 E. Coronado Rd. 4 Phoenix, AZ 85004 P: (602) 462-5000/F: (602) 256-7045 5 ndranias@goldwaterinstitute.org 6 csandefur@goldwaterinstitute.org Attorneys for Plaintiff 7 8 IN THE UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA 9 10 CITY OF TOMBSTONE,) Civil Action No. 11-845-TUC-FRZ 11 Plaintiffs,) Hon. Frank R. Zapata, presiding judge v. 12 **CITY OF TOMBSTONE'S MOTION** 13 UNITED STATES OF AMERICA, et al. FOR PRELIMINARY INJUNCTION 14 Defendants. ORAL ARGUMENTS REQUESTED 15 16 17 Pursuant to Fed. R. Civ. P. 65, Plaintiff moves this Honorable Court for a 18 preliminary injunction under Counts I, II, III and V of its Verified First Amended 19 Complaint (dkt. 47) in the scope prayed for at pp. 65-66 (\P 4) because it is at imminent 20 risk of irreparable harm, has no adequate remedy at law, is likely to succeed on the 21 22 merits, and such relief is favored by the public interest and equities. Plaintiff further 23 requests any bond be reduced to a nominal amount. In support hereof, Plaintiff 24 incorporates by reference said Complaint, their supporting Memorandum, Separate 25 Statement of Facts, and all referenced exhibits filed concurrently herewith. 26 27

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RESPECTFULLY SUBMITTED on this 30th day of March, 2012 by: s/Nicholas C. Dranias Nicholas C. Dranias (330033) GOLDWATER INSTITUTE **SCHARF-NORTON CENTER FOR CONSTITUTIONAL LITIGATION** 500 E. Coronado Rd. Phoenix, AZ 85004 P: (602) 462-5000/F: (602) 256-7045 ndranias@goldwaterinstitute.org

CERTIFICATE OF SERVICE

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