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15	Pedro VASQUEZ PERDO Alexander OSORTO; and VILLEGAS MOLINA; Jo HERNANDEZ VIRAMO	Isaac			
15	HERNANDEZ VIRAMO	NTES; Jason	UNOPPOSE		
16	Brian GAVIDIA; LOS AN WORKER CENTER NET	WORK;	LEAVE TO AMICI CUR	IAE IN SUP	PORT OF
17	UNITED FARM WORKE COALITION FOR HUMA	ERS;	STOP/ARRE APPLICATI		'IFFS'
18	IMMIGRANT RIGHTS; I	MMIGRANT	TEMPORA	RY RESTRA	INING
19	DEFENDERS LAW CEN		ORDER [EC	r 45j	
20		Plaintiffs,	Judge:	Maame Ewu	si-Mensah
21	V.		8	Frimpong	
	KRISTI NOEM, in her of				
22	as Secretary of the Depar Homeland Security; Todo	tment of 1 M. LYONS,			
23	in his official capacity as Director, U.S. Immigratic	Acting			
24	Customs Enforcement; R	odney S.			
25	SCOTT, in his official ca Commissioner, U.S. Cust	toms and			
26	Border Patrol; Michael W his official capacity as Ch	nief of U.S.			
27	Border Patrol; Kash PAT official capacity as Direct	EL, in his			
	Bureau of Investigation;	Pam BONDI,			
28	in her official capacity as	U.S. Anomey			

Case	2:25-cv-05605-MEMF-SP Document 49 Filed 07/07/25 Page 2 of 6 Page ID #:682				
1	General; Ernesto SANTACRUZ JR., in his official capacity as Acting Field				
2	his official capacity as Acting Field Office Director for Los Angeles, U.S. Immigration and Customs Enforcement;				
3	Eddy WANG Special Agent in Charge				
4	for Los Angeles, Homeland Security Investigations, U.S. Immigration and Customs Enforcement: Gregory K				
5	Customs Enforcement; Gregory K. BOVINO, in his official capacity as Chief Patrol Agent for El Centro Sector				
6	Chief Patrol Agent for El Centro Sector of the U.S. Border Patrol; Jeffrey D. STALNAKER, in his official capacity				
7	STALNAKER, in his official capacity as Acting Chief Patrol Agent, San Diego Sector of the U.S. Border Patrol; Akil				
8	DAVIS in his official capacity as				
9	Assistant Director in Charge, Los Angeles Office, Federal Bureau of				
10	Assistant Director in Charge, Los Angeles Office, Federal Bureau of Investigation; Bilal A. ESSAYLI, in his official capacity as U.S. Attorney for the Central District of California,				
11					
12	Defendants.				
13	The State of California, together with the States of Arizona, Colorado,				
14	Connecticut, Hawai'i, Illinois, Maryland, Maine, Michigan, Minnesota, Nevada,				
15	New Jersey, New Mexico, New York, Oregon, Vermont, Washington, and the				
16	Commonwealth of Massachusetts ("Amici States"), respectfully move for leave to				
17	appear as amici curiae and file the proposed amici curiae brief, attached hereto as				
18	Exhibit 1, in support of Stop/Arrest Plaintiffs' Application for a Temporary				
19	Restraining Order [ECF 45]. Plaintiffs and defendants have indicated they do not				
20	oppose this request. Defendants also indicated they "will contend that such				
21	additional filing and briefing further demonstrates why this complex and fact bound				
22	matter must be heard and decided on a *proper* motion basis."				
23					
24	I. STANDARD FOR MOTION FOR LEAVE TO APPEAR AS AMICI CURIAE				
25	District courts may consider amicus briefs from non-parties with unique				
26	information or perspectives that are useful or otherwise desirable to the court. See				
27	WildEarth Guardians v. Haaland, 561 F. Supp. 3d 890, 906 (C.D. Cal. 2021).				
28	While there are no strict prerequisites to qualify for amicus status, district courts				
	2				

"have granted amicus status when the amicus has unique information or perspective 1 that can help the court beyond the help that the lawyers for the parties are able to 2 provide." Stross v. Glass Homes, Inc., 2022 WL 21310031, at *1 (C.D. Cal. Apr. 4, 3 4 2022) (internal quotation marks and citation omitted). Participation of amicus curiae may also be appropriate where the legal issues have potential ramifications 5 6 beyond the parties directly involved. *Id.*

7

INTEREST AND IDENTITY OF AMICI CURIAE II.

The proposed amicus brief provides a unique perspective to the Court about 8 the harms that will befall the States if defendants' unconstitutional enforcement 9 practices continue. As set forth in the proposed brief, California and its 10 communities have already suffered serious harms due to defendants' practices in 11 Los Angeles. However, the raids are not likely to stop in Los Angeles. President 12 Donald Trump promised before taking office to institute the largest deportation 13 program in U.S. history.¹ And in the midst of the raids in Los Angeles, he declared 14 that "we must expand efforts to detain and deport Illegal Aliens in America's 15 largest Cities, such as Los Angeles, Chicago, and New York, where Millions upon 16 Millions of Illegal Aliens reside. These, and other such Cities, are the core of the 17 Democrat Power Center "² Thus, although this lawsuit arises from actions that 18 have occurred in Los Angeles, all Amici States have an interest in protecting their 19 communities from the harmful and unlawful tactics at issue. 20

Immigrants are integral to the social fabric of Amici States. Amici States are 21 home to millions of immigrants, who bring diverse cultures, languages, and 22 perspectives that enrich and strengthen our communities.³ Defendants' 23

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¹ Steve Inskeep & Christopher Thomas, *Trump promised the 'largest deportation' in U.S.* history. Here's how he might start, NPR (November 14, 2024), 25 https://www.npr.org/2024/11/12/nx-s1-5181962/trump-promises-a-mass-deportation-on-day-1what-might-that-look-like. 26 ² Donald J. Trump, Truth Social (Jun. 15, 2025),

- https://truthsocial.com/@realDonaldTrump/posts/114690267066155731.
- 27
- See Charles Hirschman, The Contributions of Immigrants to American Culture, National Library of Medicine (December 9, 2013),

²⁸ https://pmc.ncbi.nlm.nih.gov/articles/PMC3856769/#abstract1.

suspicionless stops have already disrupted the local economy in Los Angeles
because many workers and customers are afraid to leave their homes. Their tactics
have also discouraged some residents from seeking medical treatment and have
chilled participation in countless other activities of daily life, including attendance
at schools and places of worship. Furthermore, the chilling effect of defendants'
conduct is not limited to undocumented immigrants, and has impacted those with
legal status, including citizens.

In addition to the harms felt by families, business owners, and countless 8 service providers, defendants' conduct has obstructed local law enforcement. 9 Defendants' tactics have caused widespread confusion, delays, and danger for both 10 local law enforcement and the community it protects. Indeed, masked ICE agents 11 12 have at times been mistaken for criminals, and local police have investigated alleged crimes that were later determined to be federal immigration enforcement 13 operations. Copycat crimes by individuals impersonating ICE agents are also on the 14 rise. 15

As set forth in greater detail in the attached brief, Amici States have a critical
interest in ensuring that defendants cease enforcement practices that have harmed
communities, disrupted civil society, and shaken local economies.

¹⁹ **III. CONCLUSION**

For the foregoing reasons, the Amici States respectfully request this Court's
leave to appear as amici curiae and deem the proposed amicus brief filed.

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