IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

LOUIE GOHMERT, TYLER BOWYER, NANCY COTTLE, JAKE HOFFMAN, ANTHONY KERN, JAMES R. LAMON, SAM MOORHEAD, ROBERT MONTGOMERY, LORAINE PELLEGRINO, GREG SAFSTEN, KELLI WARD and MICHAEL WARD,

Plaintiffs,

v.

THE HONORABLE MICHAEL R. PENCE, VICE PRESIDENT OF THE UNITED STATES, IN HIS OFFICIAL CAPACITY.

Defendant,

MICHELE LUNDGREN, MARIAN SHERIDAN, MESHAWN MADDOCK, MARI-ANN HENRY, AND AMY FACCHINELLO, IN THEIR OFFICIAL CAPACITY AS PRESIDENTIAL ELECTORS, REPRESENTING THEIR RESPECTIVE STATES. Civil Action No. 6:20-cv-00660-JDK

INTERVENORS' MICHELE LUNDGREN ET.AL.'S BRIEF IN SUPPORT OF EMERGENCY RELIEF REQUESTED BY PLAINTIFFS AND IN RESPONSE TO DEFENDANT AND OTHERS.

(Election Matter)

Intervenors.

INTERVENORS' BRIEF IN SUPPORT OF EMERGENCY RELIEF REQUESTED BY PLAINTIFFS AND IN RESPONSE TO BRIEF OF DEFENDANT AND OTHERS

TO THE HONORABLE COURT:

Michele Lundgren, Marian Sheridan, Meshawn Maddock Mari-Ann Henry and Amy Facchinello in their official capacities as Presidential Electors for the State of Michigan (hereinafter referred to as the "Michigan Electors") submit the following Brief in support of the emergency relief requested by Plaintiffs and in response to the Brief of Defendant (Dkt. #18), filed December 31, 2020, and the briefing of the other Amicus and others (Dkt. ##19 22), filed December 31, 2020, and say:

I.

The Michigan Electors Intervenors fully support and affirm "Plaintiffs' Emergency Motion for Expedited Declaratory Judgment and Emergency Injunctive Relief" (Dkt. #2) filed on December 28, 2020 in this action and incorporate and adopt the arguments and authorities stated therein for all purposes and urged the Court to affirm the reasoning and arguments contained therein. Intervenors, without restating and re-arguing points of law already addressed in Plaintiffs' Brief, fully support and affirm Plaintiffs' Brief in response to the Brief of Defendant and others (Dkt. #30) filed in this action on January 1, 2020 and urge the Court to adopt and affirm the reasoning and issues addressed therein. Because the briefing done by Plaintiffs is thoroughly accurate and complete, in the interest of the time of the Court,

Intervenors will not restate and re-argue points of law and authorities which have been fully and adequately briefed by Plaintiffs' briefing on all points and in response to Defendant and all others.

For these reasons, the Michigan Electors Intervenors pray that the Court grant the relief requested by Plaintiffs and by the Michigan Electors Intervenors as requested in Plaintiffs' complaint, emergency motion and briefing submitted in this action.

Respectfully submitted,

By: /s/ Charles Bundren

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CERTIFICATE OF ELECTRONIC FILING

The undersigned hereby certifies that this document has been filed by electronic means through the court's CM/ECF electronic filing system on the date indicated below.

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Pursuant to LOCAL RULE CV-5 (c)&(d) of the Local Civil Rules of the United States District Court for the Eastern District of Texas, Notice of Electronic

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CERTIFICATE OF SERVICE

This is to certify that on this 1st day of January 2021 a true and correct copy of the foregoing document was served in accordance with the Federal Rules of Civil Procedure and the United States District Court for the Eastern District of Texas Local Rules on all legal counsel of record for any party and all pro se parties by serving the following:

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<u>x</u> by the Court's CM/ECF Pacer electronic filing System pursuant to FRCP 5(b)(2)(E) and 5(b)(3), and LOCAL RULE CV-5 (c)&(d),

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By: /s/ Charles Bundren BUNDREN LAW GROUP, PLLC Wm. Charles Bundren, Esq. ATTORNEY FOR INTERVENORS: