

EXHIBIT 4

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8 **SUPERIOR COURT OF ARIZONA**
9 **IN MARICOPA COUNTY**

10 WHITE MOUNTAIN HEALTH CENTER,
INC., an Arizona non-profit corporation,

11 Plaintiff,

12 v.

13 COUNTY OF MARICOPA; WILLIAM
14 MONTGOMERY, ESQ., Maricopa County
Attorney, in his official capacity;
15 ARIZONA DEPARTMENT OF HEALTH
SERVICES, as agency of the State of
16 Arizona; WILL HUMBLE, Director of the
Arizona Department of Health Services, in
17 his Official Capacity; and DOES I-X,

18 Defendants.

No. CV2012- 053585

**STATE'S SEPARATE
STATEMENT OF FACTS
SUPPORTING SUMMARY
JUDGMENT**

(Assigned to the Hon. Michael D. Gordon)

19
20 The State of Arizona ex rel. Thomas C. Horne in his official capacity as the Attorney
21 General, by undersigned counsel, hereby supplies this separate statement of facts in
22 compliance with Rule 56(c) of the Rules of Civil Procedure.

1 1. The Plaintiff White Mountain Health Center Inc. desires to own and operate a
2 medical marijuana dispensary and cultivation site as defined in the Arizona Medical Marijuana
3 Act in Sun City, Arizona. Compl. ¶ 2.

4 2. The Plaintiff has demanded that this Court enter injunctions to assist the Plaintiff
5 in opening and operating a marijuana dispensary. Compl. ¶¶ 38 - 39.

6 Dated this 23rd day of August, 2012.

7 THOMAS C. HORNE
8 Attorney General

9 /s/ Charles A. Grube
10 Charles A. Grube
11 Senior Agency Counsel
12 Attorneys for the State ex rel.
13 Thomas C. Horne

14 This Motion was
15 electronically filed with the Court
16 and copies transmitted
17 by regular U.S. Mail
18 and email on this 23rd day of
19 August, 2012, as follows:

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1 I also transmitted courtesy copies to
2 the above attorneys via electronic
3 transmission this date.

4 /s/ Charles A. Grube
5 2838409

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