1 2 3 4	Sarah R. Gonski (Bar No. 032567) PERKINS COIE LLP 2901 North Central Avenue, Suite 2000 Phoenix, Arizona 85012-2788 Telephone: 602.351.8000 Facsimile: 602.648.7000 SGonski@perkinscoie.com		
5 6 7 8 9 10 11	Roy Herrera (Bar No. 032901) Daniel A. Arellano (Bar No. 032304) BALLARD SPAHR LLP 1 East Washington Street, Suite 2300 Phoenix, Arizona 85004-2555 Telephone: 602.798.5400 Facsimile: 602.798.5595 HerreraR@ballardspahr.com ArellanoD@ballardspahr.com Attorneys for the Arizona Democratic Party [additional counsel listed on signature page]		
13	ARIZONA SUP	PERIOR COURT	
14	COUNTY OF MARICOPA		
15			
16			
	LAURIE AGUILERA, et al.,	Case No. CV2020-014562	
17	Plaintiff,	ARIZONA DEMOCRATIC PARTY'S	
17 18		ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE	
	Plaintiff,	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE Expedited Election Matter	
18	Plaintiff, vs.	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE	
18 19	Plaintiff, vs. ADRIAN FONTES, et al	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE Expedited Election Matter	
18 19 20	Plaintiff, vs. ADRIAN FONTES, et al Defendants.	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE Expedited Election Matter	
18 19 20 21	Plaintiff, vs. ADRIAN FONTES, et al Defendants. Although Plaintiffs' Verified Compla	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE Expedited Election Matter Hon	
18 19 20 21 22	Plaintiff, vs. ADRIAN FONTES, et al Defendants. Although Plaintiffs' Verified Complative two things: (1) that anyone should, for any	ARIZONA DEMOCRATIC PARTY'S MOTION TO INTERVENE Expedited Election Matter Hon aint is difficult to parse, it appears to ask for	

matter so that it may prevent this intrusion on the vote tabulation process and the orderly

administration of elections in Maricopa County. ADP has been granted intervention twice

in election-related lawsuits within the last few weeks alone. This very Court granted the

27

28

1

5

6

7

4

8 9

11 12

10

14

13

16

15

17 18

19 20

21 22

23

24 25

26

27

28

ADP's request for intervention in *Aguilera v. Fontes*, No. CV2020-014083 (Maricopa Cty. Super. Ct. Nov. 5, 2020), as did the Honorable Daniel Kiley in *Donald J. Trump for* President, Inc. v. Hobbs, No. CV2020-014248 (Maricopa Cty. Ct. Nov. 9, 2020). The same result should follow here.

ADP meets the applicable requirements for intervention under Rule 24 of the Arizona Rules of Civil Procedure. ADP is dedicated to protecting Democratic candidates and voters across Arizona and has a keen interest in the outcome of this litigation. Any interference with the processing and tabulation of ballots in the state's most populous county could impact races in which Democratic candidates have competed. Further, the current Defendants do not adequately represent ADP's interests in this litigation; ADP's interests may diverge from the interests of the government defendants who are representatives of the Counties' interests in election administration rather than active participants in the election contests on the ballot. ADP should be permitted to intervene as of right, or, in the alternative should be granted permissive intervention. As required by Arizona Rule of Civil Procedure 24(c), this Motion is accompanied by a Proposed Answer, which is attached hereto as Exhibit 1, and a proposed form of order, filed concurrently with this motion.

Counsel for ADP contacted counsel regarding this motion and was advised that the Plaintiffs object to ADP's intervention. Counsel for the County Defendants advise that the County takes no position.

ARGUMENT

ADP is entitled to intervene as of right under Rule 24(a). Α.

ADP is entitled to intervene as of right in this case. The Court must allow intervention in any case where a party "claims an interest relating to the subject of the action" and "disposing of the action in the person's absence may as a practical matter impair or impede the person's ability to protect that interest, unless existing parties adequately represent that interest." Ariz. R. Civ. P. 24(a)(2). Rule 24 is a remedial rule that "should be construed liberally in order to assist parties seeking to obtain justice in

protecting their rights." *Dowling v. Stapley*, 221 Ariz. 251, 270 ¶58 (App. 2009). Four elements are necessary for a successful motion to intervene under Rule 24(a): "(1) the motion must be timely; (2) the applicant must assert an interest relating to the property or transaction which is the subject of the action; (3) the applicant must show that disposition of the action may impair or impede its ability to protect its interest; and (4) the applicant must show that the other parties would not adequately represent its interests." *Woodbridge Structured Funding, LLC v. Ariz. Lottery*, 235 Ariz. 25, 28 ¶13 (App. 2014).

Here, all four requirements demonstrate ADP's entitlement to intervene. *First*, the motion is timely. Plaintiffs filed their Complaint just two days ago, and ADP files this motion before the Court has heard argument or made any substantive rulings. Timeliness under Rule 24 is "flexible" and the most important consideration "is whether the delay in moving for intervention will prejudice the existing parties to the case." *Weaver v. Synthes, Ltd. (U.S.A.)*, 162 Ariz. 442, 446 (App. 1989). Given that all issues remain live before the Court, no party will be prejudiced by ADP's intervention, and the Court should therefore consider the motion timely.

Second and third, ADP clearly has important rights at stake that would be impaired if the Court were to grant Plaintiffs' requested relief. Given that this matter could potentially affect the orderly and timely tabulation of ballots, it plainly affects the proper counting of votes of ADP's members and constituents. See State v. Key, 128 Ariz. 419, 421 (App. 1981) (noting the right to have one's vote counted as "fundamental"). To ensure a predictable, fair and equitable electoral environment, ADP would have to divert scarce resources and allocate unexpected volunteer hours to observe any additional in-person public observation that was ordered. These interests are readily sufficient to merit intervention.

Fourth, ADP's interests would not be adequately represented by the Defendants named in this lawsuit. ADP's particular interest in this case is not shared by the County Defendants, whose stake in this lawsuit is defined solely by their statutory duties to conduct elections. ADP's interest is in electing Democratic candidates and ensuring that

election administrators, political actors are routinely granted intervention in actions where election officials are named as defendants. See, e.g., Donald J. Trump for President, Inc. v. Hobbs, No. CV2020-014248 (Maricopa Cty. Ct. Nov. 9, 2020) (ADP granted intervention in election dispute); Aguilera v. Fontes, No. CV2020-014083 (Maricopa Cty. Super. Ct. Nov. 5, 2020) (same); Maricopa County Republican Party et al. v. Reagan et al., No. CV2018-013963 (Maricopa Cty. Super. Ct. Nov. 9, 2018) (granting intervention to political parties and other interested political actors in election dispute); Mi Familia Vota v. Hobbs, No. 20-cv-01093 (D. Ariz. Oct. 2, 2020) (granting intervention to political party in election dispute); see also Issa v. Newsom, No. 2:20-cv-01044-MCE-CKD, 2020 WL 3074351, at *4 (E.D. Cal. June 10, 2020) ("While [government] Defendants' arguments turn on their inherent authority as state executives and their responsibility to properly administer election laws, Proposed [political party] Intervenors are concerned with ensuring their party members and the voters they represent have the opportunity to vote in the upcoming federal election, advancing their overall electoral prospects, and allocating their limited resources to inform voters about the election procedures.").

their affiliated voters have their votes counted in a timely, orderly manner in accordance

with state and federal law. Because these interests are meaningfully different than those of

B. In the alternative, ADP should be granted permissive intervention.

In the alternative, ADP should be permitted to intervene as a party who "has a claim or defense that shares with the main action a common question of law and fact." Ariz. R. Civ. P. 24(b)(1). When this standard is met, Arizona courts may consider other factors to guide their decision as to whether to grant permissive intervention, including: (1) "the nature and extent of the intervenors' interest," (2) "their standing to raise relevant legal issues," (3) "the legal position they seek to advance, and its probable relation to the merits of the case," (4) "whether the intervenors' interests are adequately represented by other parties," (5) "whether intervention will prolong or unduly delay the litigation," and (6) "whether parties seeking intervention will significantly contribute to full development of the underlying factual issues in the suit and to the just and equitable adjudication of the

legal questions presented." *Bechtel*, 722 P.2d at 240. As with Rule 24(a), Rule 24(b) should be liberally construed. *Dowling*, 221 Ariz. at 272 ¶ 67 (citing *Bechtel v. Rose*, 150 Ariz. 68, 72 (1986)). Ultimately, whether a party may intervene under Rule 24(b) is left to the adjudicating court's discretion. *See id.* at ¶ 16 (concluding trial court did not abuse its discretion in performing Rule 24(b) analysis).

Here, each factor weighs in favor of permitting ADP's permissive intervention. *Cf. Ariz. Democratic Party v. Hobbs*, No. 2:20-cv-01143-DLR, ECF No. 60 (D. Ariz. June 26, 2020) (granting permissive intervention to political party entities). First, ADP has a distinct interest in the lawful administration of this election without interference from Plaintiffs during the processing of ballots. Second, ADP opposes Plaintiffs' unprecedented request for Plaintiff Aguilera to "cast a new ballot." Complaint at 4.30(B). Third, ADP's interest is distinct from other parties, as only ADP can represent both its organizational interests and the interests of its affiliated candidates, members, andvoters, who have an interest in the orderly administration of the tabulation process and in the accuracy of election results. Fourth, ADP seeks intervention promptly, two days after the Complaint was filed, and thus its intervention will not delay the proceedings. Because Rule 24 should be "liberally construed" to protect the rights of all parties, *Dowling*, 221 Ariz. at 272 ¶ 67, the Court should permit intervention in this case.

CONCLUSION

For these reasons, ADP requests that the Court grant its Motion to Intervene.

1	DATED:	November 15, 2020	
2			
3		n	
4		By:	/s Sarah R. Gonski Sarah R. Gonski (Bar No. 032567)
5			PERKINS COIE LLP
6			2901 North Central Avenue, Suite 2000 Phoenix, Arizona 85012-2788
7			Telephone: 602.351.8000 Facsimile: 602.648.7000
			SGonski@perkinscoie.com
8			Marc E. Elias*
9			PERKINS COIE LLP
10			700 Thirteenth Street NW, Suite 600
11			Washington, D.C. 20005-3960 Telephone: (202) 654-6200
12			Facsimile: (202) 654-6211
13			MElias@perkinscoie.com
			Roy Herrera (Bar No. 032901)
14			Daniel A. Arellano (Bar No. 032304) BALLARD SPAHR LLP
15			1 East Washington Street, Suite 2300
16			Phoenix, Arizona 85004-2555
17			Telephone: 602.798.5400 Facsimile: 602.798.5595
			HerreraR@ballardspahr.com
18			ArellanoD@ballardspahr.com
19			*Pro hac vice application to be filed
20			Attorneys for the Arizona Democratic Party
21			
22			
23			
24			
25			
26			
27			
28			

1 2	ORIGINAL of the foregoing e-filed with AZTurbo Court this 15th day of November, 2020 with electronic copies e-served to:
3	Alexander Kolodin
4	Christopher Viskovic KOLODIN LAW GROUP PLLC 3443 N. Central Avenue, Suite 1009
5	Phoenix, AZ 85012 alexander.kolodin@kolodinlaw.com
6	cviskovic@kolodinlaw.com
7	Sue Becker Public Interest Legal Foundation
8	32 E. Washington Street, Suite 1675 Indianapolis, IN 4624
9	sbecker@publicinterestlegal.org
10	Attorneys for Plaintiffs
11	Thomas P. Liddy Emily Craiger
12	Joseph I. Vigil Joseph J. Branco
13	Joseph E. LaRue (031348) Deputy County Attorneys
14 15	liddyt@mcao.maricopa.gov craigere@mcao.maricopa.gov
16	vigilj@mcao.maricopa.gov brancoj@mcao.maricopa.gov
17	laruej@mcao.maricopa.gov CIVIL SERVICES DIVISION 225 West Madison Street
18	Phoenix, Arizona 85003 ca-civilmailbox@mcao.maricopa.gov
19	Attorneys for Maricopa County Defendants
20	/s/ Sarah R. Gonski
21	Saran K. Gonski
22	
23	
24	
25	
26	
27	