FILED 12 NOV 2020 04:08 pm Civil Administration F. HEWITT

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY

DONALD J. TRUM al.,	P FOR PRESIDENT, INC., et	
	Petitioners,	
v. PHILADELPHIA	COUNTY BOARD OF	No. 201100876
ELECTIONS, et al.	Defendants,	NO. 201100870
DNC SERVICES NATIONAL COMM	CORP. / DEMOCRATIC IITTEE,	
	Proposed Intervenor- Defendant	DOCKET.COM
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AND NOW, this _____ day of November 2020, upon consideration of the Petition to Intervene by the DNC Services Corp./Democratic National Committee ("DNC") it is hereby ORDERED that the Petition to Intervene is GRANTED, and it is further

ORDERED that the DNC shall hereby intervene in the above-captioned action as an Intervenor-Defendant.

Case ID: 201100876 Control No.: 20111052 Kahlil C. Williams (PA Id. 325468) Michael R. McDonald (PA Id. 326873) Matthew I. Vahey (PA Id. 315920) **Ballard Spahr LLP** 1735 Market Street, 51st Floor Philadelphia, PA 19103-7599 Telephone: (215) 665-8500 Facsimile: (215) 864-8999 WilliamsKC@ballardspahr.com McDonaldM@ballardspahr.com VaheyM@ballardspahr.com

Adam C. Bonin The Law Office of Adam C. Bonin 121 S. Broad St., Suite 400 n PETREVED FROM DEMOCRACYDOCKET.COM Philadelphia, PA 19107 Phone: (267) 242-5014 Facsimile: (215) 827-5300 adam@boninlaw.com

Marc Elias* Uzoma N. Nkwonta* PERKINS COIE LLP

700 13th Street, NW, Suite 800 Washington, D.C. 20005-3960 Telephone: (202) 654-6200 Facsimile: (202) 654-6211 MElias@perkinscoie.com UNkwonta@perkinscoie.com

Matthew Gordon* PERKINS COIE LLP

1201 Third Avenue Suite 4900 Seattle, Washington 98101-3099 206-359-8000 MGordon@perkinscoie.com

*Motions for Admission Pro Hac Vice Forthcoming

Attorneys for Proposed Intervenor-Defendant DNC Services Corp. / Democratic National Committee

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PETITION TO INTERVENE BY THE DNC SERVICES CORP./DEMOCRATIC NATIONAL COMMITTEE

Proposed Intervenor-Defendant DNC Services Corp./Democratic National Committee ("DNC"), by and through its undersigned counsel, hereby petitions to intervene as a Defendant in the above-captioned proceeding pursuant to Rule 2327 of the Pennsylvania Rules of Civil Procedure.

In support of this Petition to Intervene, the DNC submits the accompanying Memorandum

of Law and Proposed Answer to Petitioners' Petition for Review.

WHEREFORE, the DNC respectfully REQUESTS that the Court GRANT this Petition to

Intervene and allow the DNC to intervene as a Defendant in this action.

Respectfully submitted,

PERKINS COIE, LLP

By: /s/ Matthew I. Vahey_

Kahlil C. Williams (PA Id. 325468) Michael R. McDonald (PA Id. 326873) Matthew I. Vahey (PA Id. 315920) **Ballard Spahr LLP** 1735 Market Street, 51st Floor Philadelphia, PA 19103-7599 Telephone: (215) 665-8500 Facsimile: (215) 864-8999 WilliamsKC@ballardspahr.com McDonaldM@ballardspahr.com

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Matthew Gordon* **PERKINS COIE LLP** 1201 Third Avenue Suite 4900 Seattle, Washington 98101-3099 206-359-8000 MGordon@perkinscoie.com *Counsel for Proposed Intervenor-Defendant DNC Services Corp. / Democratic National Committee*

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VERIFICATION

I, Matthew I. Vahey, Esquire, hereby swear or affirm that I am counsel of record for Intervenor in the within action; that the verification of Intervenor could not be obtained within the time allowed for filing this pleading; and that the facts contained herein are true and correct based on information supplied to me by others.

This statement is made subject to the penalties of 18 Pa. C.S. § 4604 relating to unsworn falsification to authorities.

Dated: November 12, 2020

/s/ Matthew I. Vahey
Matthew I. Vahey
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OMDENO
<u>/s/ Matthew I. Vahey</u> Matthew I. Vahey Concert Matthew I. Vahey Matthew I

Certificate of Service

I, Matthew I. Vahey, hereby certify that on November 12, 2020, I caused a true and correct copy of the foregoing Petition to Intervene to be served via the Court's electronic filing system on all counsel of record.

/s/ Matthew I. Vahey Matthew I. Vahey

REPRESED FROM DEMOCRACY DOCKET.COM