UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ASIAN AMERICANS ADVANCING JUSTICE–ATLANTA, et al.,

Plaintiffs,

v.

No. 1:21-cv-1333-JPB

BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State; et al.,

Defendants,

REPUBLICAN NATIONAL COM-MITTEE; NATIONAL REPUBLICAN SENATORIAL COMMITTEE; NA-TIONAL REPUBLICAN CONGRES-SIONAL COMMITTEE; and GEOR-GIA REPUBLICAN PARTY, INC.,

Proposed Intervenor-Defendants.

REPLY IN SUPPORT OF MOTION TO INTERVENE

Under the Local Rules, "it is not necessary for the movant to file a reply." LR 7.1(C). Movants thus will not burden the Court with extra briefing. Every argument in Plaintiffs' opposition is answered in the reply that Movants filed in New Georgia Project v. Raffensperger, Doc. 33, No. 1:21-cv-1229-JPB (N.D. Ga. Apr. 28, 2021). If the Court grants Movants intervention there, it should also grant Movants intervention here and in the other related cases. See, e.g., Edwards v. Vos, 2020 WL 6741325, at *1 (W.D. Wis. 2020) (granting the Republican Party intervention in "one of four lawsuits currently before this court challenging various [Wisconsin election laws]" where the Republican Party had "already been permitted to intervene in two of those lawsuits").

Dated: May 3, 2021

Respectfully submitted,

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/s/ Cameron T. Norris Cameron T. Norris (pro hac vice) CONSOVOY MCCARTHY PLLC 1600 Wilson Boulevard Suite 700 Arlington, VA 22209 $(703)\ 243-9423$ tyler@consovoymccarthy.com cam@consovoymccarthy.com

Counsel for Proposed Intervenor-Defendants

CERTIFICATE OF SERVICE AND CERTIFICATE OF COMPLIANCE WITH LOCAL RULE 5.1

This reply was prepared in Century Schoolbook, 13-point type—one of the font and point selections approved in Local Rule 5.1(C). I certify that I electronically filed this reply with the Clerk of Court using CM/ECF, which will electronically notify all counsel of record.

Dated: May 3, 2021 /s/ Cameron T. Norris

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