### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

# INTERNATIONAL ALLIANCE OF THEATER STAGE EMPLOYEES LOCAL 927, Plaintiff, No. 1:23-cv-04929-AT v. MATTHEW MASHBURN, EDWARD LINDSEY, JANICE W. JOHNSTON, and SARA TINDALL GHAZAL, in their official capacities as members of the Georgia State Election Board; and PATRISE PERKINS-HOOKER, AARON V. JOHNSON, MICHAEL HEEKIN, and TERESA K. CRAWFORD, in their official capacities as members of the Fulton County Registration and Elections Board.

Defendants.

### **MOTION TO INTERVENE**

Movants—the Republican National Committee and the Georgia Republican Party, Inc.—respectfully move to intervene as defendants in this case under Rule 24 of the Federal Rules of Civil Procedure. As explained in the accompanying memorandum, Movants satisfy the requirements for intervention of right under Rule 24(a)(2) and permissive intervention under Rule 24(b). This 12th day of January, 2024.

Respectfully submitted,

/s/ Alex Kaufman

Thomas R. McCarthy\* Gilbert C. Dickey\* Conor D. Woodfin\* CONSOVOY MCCARTHY PLLC 1600 Wilson Boulevard Suite 700 Arlington, VA 22209 (703) 243-9423 tom@consovoymccarthy.com gilbert@consovoymccarthy.com GA BAR: 136097 Alex B. Kaufman CHALMERS, ADAMS, BACKER & KAUFMAN, LLC 11770 Haynes Bridge Road #205-219 Alpharetta, GA 30009-1968 (404) 964-5587 akaufman@chalmersadams.com

\*pro hac vice forthcoming

Counsel for Movants

### **CERTIFICATE OF COMPLIANCE**

This document complies with Local Rule 5.1(B) because it uses 13-point Century Schoolbook.

/s/ Alex Kaufman

## **CERTIFICATE OF SERVICE**

On January 12, 2024, I e-filed this document on ECF, which will email everyone requiring service.

/s/ Alex Kaufman