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Please take notice that on May 16, 2025 at 2:00 pm, or as soon thereafter as the matter maybe heard, in the courtroom of and before the Honorable Andrew G. Schopler, in Courtroom 5C, located at 221 West Broadway, San Diego, CA 92101, proposed Intervenor-Defendant the League of Woman Voters of California (the "League") will and hereby does move the Court for an order granting them intervention as defendant in this case under Federal Rule of Civil Procedure 24.

Proposed Intervenor-Defendant the League, a non-partisan, grassroots organization with over 7,000 members across the State, moves to intervene in this action to safeguard the rights of League members to vote and have that vote counted, and to protect the League's institutional and organizational interests in promoting civic participation and access to the ballot in California.

Proposed Intervenor-Defendant is entitled to intervene as of right under Federal Rule of Civil Procedure 24(a)(2) because: (i) the motion is timely, filed before any substantive deadlines in the case; (ii) the League has a substantial legal interest in the subject matter of the pending action; and (iii) the named Defendant may not adequately represent Intervenor-Defendant's interests. In addition, the League's participation will assist the Court and provide a critically valuable perspective on the mail ballot process in California.

Alternatively, the Court should permit the League to intervene under Federal Rule of Civil Procedure 24(b)(1)(B) because such intervention is timely and will not prejudice the other parties and because the Intervenor-Defendant's defenses share common questions of law and fact with the main action.

In support of this motion, the League attaches a memorandum of points and authorities setting forth the reasons warranting intervention under Rule 24, along with a declaration from Helen Hutchison. In compliance with Rule 24(c), the League also attaches to this motion a proposed Answer but reserves the right to file a motion to dismiss Plaintiff's complaint according to the schedule entered by this Court if intervention is granted.

1	Plaintiff opposes the League's motion to intervene, and Defendant takes no					
2	position.					
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4	Dated: April 18, 2025	Respectfully submitted,				
5						
6		/s/ Julia A. Gomez				
7		JULIA A. GOMEZ (SBN 316270)				
8		jagomez@aclu-sdic.org ACLU FOUNDATION OF SAN DIEGO				
9		& IMPERIAL COUNTIES				
10		P.O. Box 87131				
11		San Diego, CA 92138-7131 (619) 398-4199				
12		ARI SAVITZKY (NY 5060181)*				
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15		SOPHIA LIN LAKIN (NY 5182076)*				
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17		FOUNDATION				
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19		(212) 3 13 23 00				
20		SHILPI AGARWAL (SBN 270749)**				
21		sagarwal@aclunc.org ANGELICA SALCEDA (SBN 296152)				
22		asalceda@aclunc.org				
23		ACLU FOUNDATION OF NORTHERN				
24		CALIFORNIA 39 Drumm Street				
25		San Francisco, CA 94111				
26		(415) 621-2493				
27		PETER ELIASBERG (SBN 189110)**				
28		peliasberg@aclusocal.org				
40						

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1 2 3 4 5 6 7	ACLU FOUNDATION OF SOUTHERN CALIFORNIA 1313 West 8th Street Los Angeles, CA 90017 (213) 977-5232 Counsel for Proposed Intervenor-Defendant League of Women Voters of California *Application for admission pro hac vice forthcoming **Application for admission forthcoming							
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Certificate of Compliance

Per Civil Chamber Rule 5(a), counsel for the League met and conferred by videoconference with counsel for Plaintiff on April 18, 2025. Counsel for the League met and conferred by videoconference with counsel for Defendant on April 16, 2025.

Dated: April 18, 2025

JULIA A. GOMEZ (SBN 316270) jagomez@aclu-sdic.org ACLU FOUNDATION OF SAN DIEGO & IMPERIAL COUNTIES P.O. Box 87131 San Diego, CA 92138-7131 (619) 398-4199

Julia A. Gomez