

Pines Bach LLP 122 W Washington Ave, Ste 900 Madison, WI 53703 608.251.0101 Phone 608.251.2883 Fax pinesbach.com

Attorney Tamara B. Packard tpackard@pinesbach.com

February 1, 2024

VIA ELECTRONIC MAIL & HAND DELIVERY

Wisconsin Supreme Court c/o Samuel A. Christensen Clerk of Supreme Court & Court of Appeals 110 East Main Street, Suite 215 Madison, WI 53701-1688

Re: Johnson, et al. v. Wisconsin Elections Commission, et al., Case No. 2021AP1450-OA Motion for Relief from Judgment as to the U.S. congressional map

Dear Wisconsin Supreme Court:

I represent Respondent-Intervenor Dianne Hesselbein, Senate Democratic Minority Leader, on behalf of the Senate Democratic Caucus ("the Senate Democrats") in the above-referenced matter. I am in receipt of the January 16, 2024 Motion for Relief from Judgment as to the U.S. congressional map adopted in the Court's March 3, 2022 decision and judgment in this case. I have also received the subsequent filings in this matter.

In the original proceedings before the Court in 2021 and 2022, the Senate Democrats did not participate with respect to the U.S. congressional map and do not wish to participate regarding that map at this time, either. Therefore, the Senate Democrats take no position on any of the pending motions and asks to be excused from substantive participation as to the U.S. congressional map and pending ancillary filings.

Per the Court's September 22, 2021 Order, this letter is filed by email to the Clerk and served on all counsel of record by email. The original and 10 copies of this letter will also be filed in person with the Court.

Thank you for your consideration.



Samuel A. Christensen February 1, 2024

Page 2

Pines Bach LLP

Sincerely,

PINES BACHTLAP

Tamara B. Packard

cc: All counsel of record via electronic mail