

## STATE OF WISCONSIN DEPARTMENT OF JUSTICE

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October 13, 2021

## Via Email and Hand Delivery

Ms. Sheila T. Reiff Clerk of Supreme Court 110 East Main Street, Suite 215 Madison, WI 53701-1688

Re: Johnson v. Wisconsin Elections Commission,

Case No. 2021AP1450-OA

Dear Ms. Reiff:

We write on behalf of Respondents, Wisconsin Elections Commission (the "Commission") and all six commissioners in their official capacities, to respond to two issues raised in the letter briefs addressing timing of the new redistricting plan filed by the parties and others on October 6, 2021.

First, Petitioners contend that the new maps must be in place by the date candidates may begin circulating nomination papers—April 15, 2022. They argue that the Commission does not need any preparation time before that date because "[a]ny work [the Commission] needs to do to review nomination papers for ballot access could be done during [the circulation period], and does not need be completed prior to the circulation of those nomination forms on April 15, 2022." (Pet'rs'. Ltr. Br. 2.) Petitioners cite no authority for this argument, and this Court should reject it.

The Commission is in the best position to say what work its staff needs to do to prepare for the fall election. Reviewing the nomination papers for ballot access is just one of many tasks Commission staff must complete. Prior to the circulation of nomination papers, staff also needs to record the new boundaries in WisVote, integrate the new redistricting data with existing voter registration and address data, and manually review ward map changes and parcel boundary data to ensure that each voter is correctly located in their proper districts. These tasks must be completed before the nomination period begins on April 15, 2022, because candidates need to

Ms. Sheila T. Reiff Clerk of Supreme Court October 13, 2021 Page 2

know which district they reside in and which office they can run for, and voters need to know which candidates' petitions they can properly sign. To give Commission staff time to complete this work and perform basic quality assurance checks on the data, the new redistricting plan must be in place by March 1, 2022, not by April 15, as Petitioners contend.

Second, we must correct a statement made in the letter brief filed by Proposed Intervenor-Petitioners Black Leaders Organizing for Communities, et al. ("BLOC Intervenors"). In advocating for a March 14, 2022 deadline, the BLOC Intervenors state that "[t]he next day is a statutory deadline for [the Commission] to provide notice of [the] new districts to county clerks." (BLOC Intervenors Ltr. Br. 1.) While it is true that the Commission must send such a notice—known as a Type A notice—to the county clerks by March 15, 2022, see Wis. Stat. §§ 10.01(2)(a), 10.06(1)(f), the notice may be supplemented with "information describing the territory in which an election is to be held" if redistricting is in process. Wis. Stat. § 10.01(2)(a). In other words, the notice must be sent by March 15 even if the maps are in flux. Thus, there is no statutory deadline of March 15 for completion of the maps as the BLOC Intervenors contend. Nevertheless, the Commission stands by its proposed deadline of March 1, 2022, a pragmatic date by which Commission staff believes it can properly, effectively, and timely administer the fall general election.

Sincerely,

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SCK:srh

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