



STATE OF WISCONSIN
DEPARTMENT OF JUSTICE

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August 23, 2024

Mr. Scott S. Harris, Clerk
Supreme Court of the United States
One First Street N.E.
Washington D.C. 20543

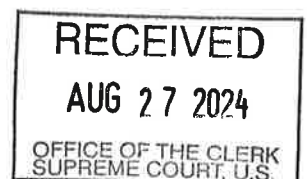
Re: *Catholic Charities Bureau, Inc., et al. v. Wis. Labor & Indus.
Review Comm'n, et al.*,
Case No. 24-154

Dear Mr. Harris:

Pursuant to Rule 30.4, Respondents respectfully request an extension of 57 days in which to file a Brief in Opposition to the Petition for Writ of Certiorari in this case. The brief is currently due September 12, 2024. With the requested extension, Respondents' brief would be due November 8, 2024. Respondents intend to file a brief in opposition on November 8, 2024, and will not be waiving their right to respond.

Undersigned counsel is counsel for the Respondents. I have submitted this motion in paper form only because I am not yet a member of the United States Supreme Court Bar. My application has already been submitted to the clerk's office for processing.

Since Petitioners filed this petition, I have completed other briefs and remain obligated to complete briefs in other previously assigned matters over the next several weeks, including: a response brief in *Lemieux v. Evers*, No. 2024AP729-OA, due in the Wisconsin Supreme Court September 3, 2024 with oral argument set for October 9, 2024; a reply brief in *StubHub v. Wis. Dep't of Revenue*, No. 24AP455, due in the Wisconsin Court of Appeals September 3,



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2024; a response brief in *Bearden v. Dep't of Agric., Trade, & Consumer Prot.*, No. 24AP1176, due in the Wisconsin Court of Appeals October 3, 2024; and a response brief in *Minority Bus. Ass'n v. Dep't of Agric., Trade, & Consumer Prot.*, No. 24AP1175, due in the Wisconsin Court of Appeals October 3, 2024. Moreover, during this period I will be participating in settlement negotiations in a major landlord-tenant civil enforcement matter, *State of Wisconsin v. Berrada Properties Management, et al.*, No. 21CX0011 (Wis. Cir. Ct. Milwaukee Cnty.).

Therefore, Respondents request a 57-day extension of time in which to file a Brief in Opposition to ensure that their counsel has time to provide the Court with a thorough and responsive brief.

I have contacted counsel of record for Petitioners who does not oppose the proposed extension. The parties specifically agreed to a 57-day extension—which would place the deadline for Petitioners' reply brief on November 22, 2024—to avoid deadlines during the Thanksgiving holiday week.

I have, electronically and via first-class mail, served a copy of this letter on Petitioners' counsel of record, and hereby certify that all parties required to be served have been served. Thank you for your consideration.

Sincerely,



Colin T. Roth
Assistant Attorney General

CTR:jrs

c: Eric Christopher Rassbach (Electronically and via U.S. Mail)
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