1	Case 5:20-cv-05799-LHK Document 131	Filed 09/15/20 Page 1 of 5
1 2 3 4 5 6 7 8 9 10 11 11 12	 LATHAM & WATKINS LLP Steven M. Bauer (Bar No. 135067) steven.bauer@lw.com Sadik Huseny (Bar No. 224659) sadik.huseny@lw.com Shannon D. Lankenau (Bar No. 294263) shannon.lankenau@lw.com 505 Montgomery Street, Suite 2000 San Francisco, CA 94111 Telephone: 415.391.0600 Facsimile: 415.395.8095 LATHAM & WATKINS LLP Richard P. Bress (admitted <i>pro hac vice</i>) rick.bress@lw.com Melissa Arbus Sherry (admitted <i>pro hac vice</i>) melissa.sherry@lw.com Anne W. Robinson (admitted <i>pro hac vice</i>) anne.robinson@lw.com Tyce R. Walters (admitted <i>pro hac vice</i>) tyce.walters@lw.com Genevieve P. Hoffman (admitted <i>pro hac vice</i>) genevieve.hoffman@lw.com 	LAWYERS' COMMITTEE FOR CIVIL RIGHTS UNDER LAW Kristen Clarke (<i>pro hac vice</i> forthcoming) kclarke@lawyerscommittee.org Jon M. Greenbaum (Bar No. 166733) jgreenbaum@lawyerscommittee.org Ezra D. Rosenberg (admitted <i>pro hac vice</i>) erosenberg@lawyerscommittee.org Dorian L. Spence (<i>pro hac vice</i> forthcoming) dspence@lawyerscommittee.org Ajay P. Saini (admitted <i>pro hac vice</i>) asaini@lawyerscommittee.org Maryum Jordan (Bar No. 325447) mjordan@lawyerscommittee.org Pooja Chaudhuri (Bar No. 314847) pchaudhuri@lawyerscommittee.org 1500 K Street NW, Suite 900 Washington, D.C. 20005 Telephone: 202.662.8600 Facsimile: 202.783.0857 Additional counsel and representation information listed in docket
13	Gemma Donofrio (admitted <i>pro hac vice</i>) gemma.donofrio@lw.com 555 Eleventh Street NW, Suite 1000	
14	Washington, D.C. 20004 Telephone: 202.637.2200	
15 16	Facsimile: 202.637.2201 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
17 18	NATIONAL URBAN LEAGUE et al.,	CASE NO. 5:20-cv-05799-LHK
19	Plaintiffs, v.	DECLARATION OF SADIK HUSENY IN SUPPORT OF PLAINTIFFS' REPLY
20	WILBUR L. ROSS, JR., et al.,	BRIEF FOR MOTION FOR STAY AND PRELIMINARY INJUNCTION
21		
22	Defendants.	Date: September 17, 2020 Time: 1:30 p.m.
23		Place:Courtroom 8, 4th Floor, San JoseJudge:Hon. Lucy H. Koh
24		
25		
26		
27		
28		
	l	CASE NO. 5:20-CV-05799-LHK

ATTORNEYS AT LAW SAN FRANCISCO

1 I, Sadik Huseny, declare as follows:

1	i, Sauk Huseny, declare as follows.		
2	1. I am an active member of the State Bar of California, a member in good standing		
3	of the Bar of this Court, a partner at Latham & Watkins LLP, and counsel for Plaintiffs in the		
4	above-titled action. I make this declaration in support of Plaintiffs' Reply Brief for Motion for		
5	Stay and Preliminary Injunction. I have personal, first-hand knowledge of the matters set forth		
6	below and, if called as a witness, I could and would testify competently thereto.		
7	2. Attached hereto as Exhibit 16 is a true and correct copy of Congressional		
8	Research Service Report R43520, Community Development Block Grants and Related		
9	Programs: A Primer, dated April 30, 2014, available at		
10	https://crsreports.congress.gov/product/pdf/R/R43520.		
11	3. Attached hereto as Exhibit 17 is a true and correct copy of screenshots taken on		
12	September 14, 2020 from the website https://www.censushardtocountmaps2020.us/.		
13	4. Attached hereto as Exhibit 18 is a true and correct copy of 2020 Census Housing		
14	Unit Enumeration Progress by State dated September 11, 2020, available at		
15	https://2020census.gov/content/dam/2020census/news/daily-nrfu-rates/nrfu-rates-report-09-		
16	11.pdf.		
17	5. Attached hereto as Exhibit 19 is a true and correct copy of a post, dated July 6,		
18	2020, from the Rose Institute, Southern California Faces Loss of One Congressional District,		
19	May narrowly hold on to second, available at https://roseinstitute.org/southern-california-faces-		
20	loss-of-one-congressional-district-may-narrowly-hold-on-to-second/.		
21	6. Attached hereto as Exhibit 20 is a true and correct copy of a press release from		
22	Election Data Services, Montana Gains California's Seat With New 2019 Census Estimates; But		
23	Alabama & Ohio to also lose by 2020, dated December 30, 2019, available at		
24	https://www.electiondataservices.com/wp-		
25	content/uploads/2019/12/NR_Appor19wTablesMaps.pdf.		
26	7. Attached hereto as Exhibit 21 is a true and correct copy of GAO-20-671R		
27	regarding the 2020 Census, titled "Recent Decision to Compress Census Timeframes Poses		
28	Additional Risks to an Accurate Count," available at		
"KINS	CASE NO. 5:20-CV-05799-LH		

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1	https://www.gao.gov/assets/710/709015.pdf, from the U.S. Government Accountability Office,		
2	dated August 27, 2020.		
3	8. Attached hereto as Exhibit 22 is a true and correct copy of an internal Census		
4	Bureau document, dated August 3, 2020, released in connection with Exhibit 26, and available at		
5	https://oversight.house.gov/sites/democrats.oversight.house.gov/files/documents/Census%20Slid		
6	e%20Deck%20Aug%203%202020.pdf. A press release regarding the letter that also links to the		
7	7 document is available at https://oversight.house.gov/news/press-releases/oversight-committee-		
8	8 releases-new-internal-census-bureau-document-warning-of-risk.		
9	9. Attached hereto as Exhibit 23 is a true and correct copy of the Declaration of		
10	Albert E. Fontenot, Jr., filed on September 11, 2020 in La Unión del Pueblo Entero, et al. v.		
11	Donald J. Trump, et al., Case No. 8:19-cv-02710-PX-PAH-ELH (D. Md.).		
12	10. Attached hereto as Exhibit 23-B is a true and correct copy of a redline prepared		
13	by counsel, comparing the substantive numbered paragraphs from Exhibit 33 with the		
14	substantive numbered paragraphs from Mr. Fontenot's declaration in this case, Dkt. 81-1.		
15	11. Attached hereto as Exhibit 24 is a true and correct copy of a New York Times		
16	article by Katie Rogers and Peter Baker, Trump Seeks to Stop Counting Unauthorized		
17	Immigrants in Drawing House Districts, dated July 23, 2020, available at		
18	https://www.nytimes.com/2020/07/21/us/politics/trump-immigrants-census-redistricting.html.		
19	12. Attached hereto as Exhibit 25 is a true and correct copy of a letter from Speaker		
20	Pelosi and Senator Schumer to Secretary of Commerce Ross and Census Bureau Director		
21	Dillingham, dated September 4, 2020, available at		
22	https://www.democrats.senate.gov/imo/media/doc/Census%20letter%20-		
23	%20Speaker%20Leader%20Final.pdf.		
24	13. Attached hereto as Exhibit 26 is a true and correct copy of a letter from Carolyn		
25	B. Maloney, Chairwoman of the House Committee on Oversight and Reform to Speaker Pelosi,		
26	Minority Leader McCarthy, Majority Leader McConnell, and Minority Leader Schumer, dated		
27	September 2, 2020, available at		
28	https://oversight.house.gov/sites/democrats.oversight.house.gov/files/documents/2020-09-		

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1 02.CBM%20to%20%20House%20and%20Senate%20Leadership%20re%20Census.pdf. A 2 press release regarding the letter that also links to the letter is available at 3 https://oversight.house.gov/news/press-releases/oversight-committee-releases-new-internal-4 census-bureau-document-warning-of-risk. 5 14. Attached hereto as Exhibit 27 is a true and correct copy of a weather.com article by Ron Brackett and Jan Wesner Childs, Hurricane Laura: Two C-130s Land in Port Arthur, 6 7 Texas for "Last Chance" Evacuation; Louisiana Prepares for Storm Surge, dated August 26, 8 2020, available at https://weather.com/news/news/2020-08-26-hurricane-laura-texas-louisiana-9 evacuations-preparations. 10 15. Attached hereto as **Exhibit 28** is a true and correct copy of a USA Today article 11 by Wyatte Grantham-Philips and Joel Shannon, About 560 wildfires burn in California as more 12 than 100,000 people evacuate: Here's what we know, dated August 21, 2020, available at 13 https://www.usatoday.com/story/news/nation/2020/08/21/california-wildfires-how-many-14 burning-what-we-know/3406246001/. 15 16. Attached hereto as **Exhibit 29** is a true and correct copy of Hansi Lo Wang, 'We're Running Out of Time': Census Turns to Congress to Push Deadlines, NPR, dated May 16 17 27, 2020, available at https://www.npr.org/sections/coronavirus-live-updates/2020/05/27/ 18 863290458/we-re-running-out-of-time-census-turns-to-congress-to-push-deadlines/. 19 17. Attached hereto as **Exhibit 30** is a true and correct copy of Hansi Lo Wang, 20 Trump Officials Ask to Delay Census Data for Voting Districts, House Seats, NPR, April 13, 21 2020, available at https://www.npr.org/2020/04/13/833546675/trump-officials-ask-to-delay-22 census-data-for-voting-districts-house-seats/. 23 18. Attached hereto as **Exhibit 31** is a true and correct copy of testimony by J. 24 Christopher Mihm, Managing Director of Strategic Issues at the U.S. Government 25 Accountability Office, to the Committee on Oversight and Reform of the U.S. House of 26 Representatives, dated September 10, 2020, available at 27 https://www.gao.gov/assets/710/709291.pdf. 28

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1	19. Attached hereto as Exhibit 32	is a true and correct copy of 2020 Census Housing	
2	Unit Enumeration Progress by State dated September 13, 2020, available at		
3	https://2020census.gov/content/dam/2020census/news/daily-nrfu-rates/nrfu-rates-report-09-		
4	13.pdf.		
5			
6	I declare under penalty of perjury that the foregoing is true and correct.		
7	,		
8	Executed on: September 15, 2020	LATHAM & WATKINS LLP	
9		By: <u>/s/ Sadik Huseny</u> Sadik Huseny	
10		•	
11		Sadik Huseny (Bar No. 224659) LATHAM & WATKINS LLP	
12		505 Montgomery Street, Suite 2000 San Francisco, CA 94111	
13		Telephone: 415.391.0600 Facsimile: 415.395.8095	
14		Attorney for Plaintiffs National Urban League; League of Women Voters; Black Alliance for	
15 16		Just Immigration; Harris County, Texas; King County, Washington; City of San Jose,	
17		California; Rodney Ellis; Adrian Garcia; and the NAACP	
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TKINS LLP r Law		CASE NO. 5:20-CV-05799-LH 4 HUSENY DECL. ISO PLTFS.' REPLY FOR MOLETIC	
sco		4 HUSENY DECL. ISO PLTFS.' REPLY FOR MOT. FC	