#### UNITED STATES COURT OF APPEALS FOR THE EIGHTH CIRCUIT

# TURTLE MOUNTAIN BAND OF CHIPPEWA INDIANS, et al.

Plaintiffs-Appellees,

v.

#### NORTH DAKOTA LEGISLATIVE ASSEMBLY,

Movant-Appellant.

On Appeal from Decision of the United States District Court for the District of North Dakota, Case No. 3:22-cv-00022

# APPELLEES' UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE BRIEF

Michael S. Carter	Samantha B. Kelty	Mark P. Gaber
Matthew Campbell	NATIVE AMERICAN RIGHTS	Molly E. Danahy
NATIVE AMERICAN	FUND	CAMPAIGN LEGAL CENTER
RIGHTS FUND	950 F Street NW, Ste. 1050	1101 14th St. NW, Suite 400
1506 Broadway	Washington, DC 20004	Washington, DC 20005
Boulder, CO 80302	(202) 785-4166	(202) 736-2200
(303) 447-8760		` '

Timothy Q. Purdon\*
ROBINS KAPLAN, LLP
1207 West Divide Ave., Ste 200
Bismarck, ND 58501
(701) 255-3000
\* Counsel for Respondents Turtle Mountain Band of

\* Counsel for Respondents Turtle Mountain Band of Chippewa Indians and Spirit Lake Nation

Bryan L. Sells THE LAW OFFICE OF BRYAN L. SELLS PO Box 5493 Atlanta, GA 31107 (404) 480-4212

Counsel for Respondent

Appellate Case: 23-3697 Page: 1 Date Filed: 04/02/2024 Entry ID: 5379815

Pursuant to the Court's local rules, Appellees Turtle Mountain Band of Chippewa Indians, *et al.*, respectfully request that the Court extend the time for Appellees to file their brief by three weeks, from April 25, 2024, to May 16, 2024. Appellant the North Dakota Legislative Assembly is unopposed to this motion.

Counsel for Appellees have numerous litigation responsibilities in their other cases, including ongoing and forthcoming trials in federal court and Supreme Court briefing in the related North Dakota redistricting case *Walen v. Burgum*, No. 23-969. Additional time will aid Appellees in preparing their brief in this matter. Appellees respectfully request the three-week extension to best focus their arguments on appeal, and not for the purpose of delay.

April 2, 2024

Respectfully submitted,

/s/ Michael S. Carter Michael S. Carter

OK Bar No. 31961

Matthew Campbell

NM Bar No. 138207, CO Bar No. 40808

mcampbell@narf.org

NATIVE AMERICAN RIGHTS

FUND

250 Arapahoe Ave. Boulder, CO 80302

Telephone: (303) 447-8760 *Counsel for Appellees* 

Samantha B. Kelty

/s/ Mark P. Gaber DC Bar No. 988077

mgaber@campaignlegal.org

Molly E. Danahy DC Bar No. 1643411

mdanahy@campaignlegal.org CAMPAIGN LEGAL CENTER

1101 14th St. NW, Ste. 400 Washington, DC 20005 Telephone: (202) 736-2200

Fax: (202) 736-2222 Counsel for Appellees

Bryan Sells

GA Bar No. 635562

AZ Bar No. 024110, TX Bar No. 24085074 kelty@narf.org NATIVE AMERICAN RIGHTS FUND 950 F Street NW, Ste. 1050 Washington, DC 20004 Telephone: (202) 785-4166 bryan@bryansellslsaw.com
THE LAW OFFICE OF BRYAN L.
SELLS, LLC
PO Box 5493
Atlanta, GA 31107-0493
Telephone: (404) 480-4212
Counsel for Appellees

## /s/ Timothy Q. Purdon

Fax: (612) 339-4181

Counsel for Appellees

Timothy Q. Purdon
N.D. Bar No. 05392
TPurdon@RobinsKaplan.com
ROBINS KAPLAN, LLP
1207 West Divide Avenue, Suite 200
Bismarck, ND 58501
Telephone: (701) 255-3000

Counsel for Appellees Spirit Lake Nation and Turtle Mountain Band of

Chippewa

**CERTIFICATE OF COMPLIANCE** 

This motion complies with the typeface requirements of Fed. R. App. P.

32(a)(5)(A) as it uses the proportionally spaced typeface of Times New Roman in

14-point font.

This motion complies with the type-volume limitation of Fed. R. App.

27(d)(2)(A). This motion contains 120 words.

The electronic version of the foregoing motion submitted to the Court

pursuant to Eighth Circuit Local Rule 28(A)(d) was scanned for viruses and that the

scan showed the electronic version of the foregoing is virus free.

Dated this 2nd day of April, 2024.

/s/ Mark P. Gaber

Mark P. Gaber

Counsel for Appellees

3

### **CERTIFICATE OF SERVICE**

I hereby certify that on April 2, 2024, I electronically submitted the foregoing motion to the Clerk of the Court for the United States Court of Appeals for the Eighth Circuit for review by using the CM/ECF system and that ECF will send a Notice of Electronic Filing (NEF) to all participants who are registered CM/ECF users.

/s/ Mark P. Gaber
Mark P. Gaber
Counsel for Appellees