## AFFIDAVIT OF SERVICE

SUPREME COURT OF THE UNITED STATES
No. 23-1280
PARENTS PROTECTING OUR CHILDREN, UA,
PETITIONER,
V.
EAU CLAIRE AREA SCHOOL DISTRICT, WISCONSIN, et al.,
RESPONDENTS.
STATE OF NEW YORK )
COUNTY OF NEW YORK )

I, Darian J. Girard, being duly sworn according to law and being over the age of 18, upon my oath depose and say that:

I am retained by Counsel of Record for Amici Curiae.

That on the 8<sup>th</sup> day of July, 2024, I served the within BRIEF OF THE MANHATTAN INSTITUTE AND DR. LEOR SAPIR AS AMICI CURIAE SUPPORTING PETITIONER in the above-captioned matter upon:

Luke Nathaniel Berg, Esq. Wisconsin Institute for Law & Liberty, Inc. 330 East Kilbourn Ave., Ste. 725 Milwaukee, WI 53202 (608) 469-6891 luke@will-law.org

Counsel for Petitioner Parents Protecting Our Children, UA.

Ronald S. Stadler, Esq. Stadler Sacks LLC 3070 Helsan Dr., Ste. J Richfield, WI 53076 (262) 304-0610 rss@stadlersacks.com

Counsel for Respondents Eau Claire Area School District, Wisconsin, et al.

by sending three copies of same to each above address through USPS Priority Mail.

That on the same date as above, I sent to this Court forty copies of the within BRIEF OF THE MANHATTAN INSTITUTE AND DR. LEOR SAPIR AS AMICI CURIAE SUPPORTING PETITIONER through FedEx Priority Overnight Mail, postage prepaid.

All parties required to be served have been served.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 8th day of July, 2024.

Darian J. Girard

Sworn to and subscribed before me this 8<sup>th</sup> day of July, 2024.

MARIANA BRAYLOVSKIY

Notary Public State of New York

Marioena Braylovst

No. 01BR6004935

Qualified in Richmond County

Commission Expires March 30, 2026

#116884