

1600 Wilson Boulevard, Suite 700 Arlington, VA 22209 703.243.9423 www.consovoymccarthy.com

November 27, 2024

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

Re: Speech First, Inc. v. Whitten, No. 24-361

Dear Mr. Harris:

I represent Petitioner, Speech First, Inc. Per this Court's Rule 15.5, Speech First waives the 14-day waiting period and requests that its petition be distributed on December 4 for consideration at the January 10 conference.

Speech First waives the 14-day waiting period out of an abundance of caution, to ensure its petition can be considered and, if granted, heard in the Court's current Term. Time is of the essence for Speech First's members. They are current students at Indiana University, and their right to free speech is chilled every day the Bias Response Team remains in place. Two of the five are seniors. *See* D.Ct.Dkts.9-3–9-7. Which is why Speech First sought a preliminary injunction below and moved as rapidly as possible in the lower courts.

Speech First plans to submit its reply no later than December 3 so that the Court will have full briefing before its conference.

Sincerely,

<u>/s/ Cameron T. Norris</u> CONSOVOY MCCARTHY PLLC cam@consovoymccarthy.com

Counsel for Petitioner

cc: All counsel of record