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## BY ELECTRONIC FILING

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

Re: Coalition Life v. City of Carbondale, Illinois, No. 24-57

Dear Mr. Harris:

I represent the respondent, City of Carbondale, Illinois, in the above-captioned case. The petition for a writ of certiorari in this case was filed on July 16, 2024. The response is currently due August 19, 2024. I respectfully request that the time to file a response be extended by 45 days, to and including October 3, 2024.

The extension is warranted because the attorneys responsible for the brief have multiple deadlines in several other matters that will require their attention over the coming weeks, including (1) an opening brief on the merits in *NVIDIA Corp. v. E. Ohman J:or Fonder AB*, No. 23-970 (U.S.), due on August 13, 2024; (2) preparation for an evidentiary hearing and closing arguments in *Epic Games v. Google LLC*, No. 3:20-cv-05671-JD (N.D. Cal.), occurring on August 14, 2024; (3) a reply brief in support of certiorari in *Barnes v. Felix*, No. 23-1239 (U.S.), due on August 28, 2024; (4) a reply brief on the merits in *Royal Canin U.S.A., Inc. v. Wullschleger*, No. 23-677 (U.S.), due on September 4, 2024; (5) an opening brief on the merits in *Duffey v. United States*, No. 23-1002 (U.S.), due on September 16, 2024; and (6) a petition for certiorari from *Bader Farms v. BASF*, No. 23-1134 (CA8), due September 18, 2024. Given these commitments and others, an extension of time is warranted to permit counsel to prepare a response that fully responds to the arguments raised in the petition for certiorari.

Respectfully submitted,

/s/ Neal Kumar Katyal Neal Kumar Katyal

Counsel for Respondent

cc: Paul D. Clement, Clement & Murphy, PLLC Thomas Brejcha, Thomas More Society