IN THE SUPREME COURT OF THE UNITED STATES

No. 17-697

SMARTFLASH LLC AND SMARTFLASH TECHNOLOGIES LIMITED, Petitioners,

v.

APPLE INC., Respondent.

CERTIFICATE OF SERVICE

Pursuant to Rule 29.5 of the Rules of this Court, I certify that all parties required to be served have been served. On December 20, 2017, I caused copies of the Reply Brief for Petitioners to be served by first-class mail, postage prepaid; through the Court's electronic filing system on those registered with the system; and by electronic mail (as designated) on the following:

James R. Batchelder (james.batchelder@ropesgray.com) Douglas H. Hallward-Driemeier (douglas.hallward-driemeier @ropesgray.com) Ropes & Gray LLP 1900 University Avenue 6th Floor East Palo Alto, California 94303 (650) 617-4000 Mark A. Perry (mperry@gibsondunn.com) Blaine H. Evanson (bevanson@gibsondunn.com) Bradley J. Hamburger (bhamburger@gibsondunn.com) Jennifer J. Rho (jrho@gibsondunn.com) Gibson, Dunn & Crutcher LLP 1050 Connecticut Avenue, N.W. Washington, D.C. 20036 (202) 955-8500

Counsel for Respondent

lan Ma Carm

Aaron M. Panner Counsel of Record for Petitioners