

May 10, 2019

Via Electronic Filing and Regular Mail

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

Re: *Perryman v. Romero*, No. 18-1074

Dear Mr. Harris:

I hereby enter my appearance as counsel of record for respondents Josue Romero, Gina Bailey, Jennifer Lawler, John Walters, Daniel Cox, Christopher Dickey, Grant Jenkins, and Bradley Berentson, on behalf of themselves and all others similarly situated.

We concur fully in the letter submitted today by respondent Provide Commerce LLC, which responds to petitioner's opposition to our joint request for an extension of time.

In addition, I write to provide the Court with additional reasons warranting the requested extension in light of my entry into the case. I will have principal responsibility for preparing the brief in opposition to the petition. Because I was not retained in this case before the Court called for a response, my colleagues and I will require additional time to familiarize ourselves with the record and the legal issues in this case and prepare an adequate response. Furthermore, we have several upcoming deadlines and obligations that will prevent us from devoting adequate time to the response absent an extension. These include a reply brief due on May 28 in the U.S. Court of Appeals for the Federal Circuit; a reply brief due on May 22 and oral argument on June 5 in the U.S. District Court for the District of Montana; a brief due on May 31 in the U.S. District Court for the District of New Jersey; a merits brief due on June 5 in the U.S. Court of Appeals for the Ninth Circuit; an opening brief due on June 17 in the U.S. Court of Appeals for the Fourth Circuit; response briefs due on June 19 and June 21 in the U.S. Court of Appeals for the Eighth Circuit; and a brief in opposition due in this Court on June 24 (in Case No. 18-1246). A 30-day extension will allow me and my colleagues to balance these other responsibilities with our obligations in this case.

Thank you for your attention to this matter.

Sincerely,

Deepak Gupta