No. 21-926

In The Supreme Court of the United States

COOPER TIRE & RUBBER CO.,

Petitioner,

v.

TYRANCE MCCALL,

Respondent.

CERTIFICATE OF SERVICE

As required by Supreme Court Rule 29.5, I hereby certify that three copies of the Reply Brief for Petitioner in *Cooper Tire & Rubber Co. v. McCall*, No. 21-926, were served via overnight mail on all parties required:

A. Brooke Bowen CONLEY GRIGGS PARTIN LLP 4200 Northside Parkway, N.W. Building One, Suite 300 Atlanta, GA 30327 (404) 467-1155 brooke@conleygriggs.com

Counsel for Respondent

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

Date: March 11, 2022

Jeffrey R. Johnson