LATHAM & WATKINS LLP

June 25, 2018

Denise J. McNerney Merits Case Clerk Supreme Court of the United States One First Street, N.E. Washington, DC 20543-0001

Re: Apple Inc. v. Pepper, et al., No. 17-204

Dear Ms. McNerney:

cc:

Pursuant to Supreme Court Rule 30.4, the parties respectfully request a short extension of time on the briefing schedule in the above-captioned case.

Under the parties' proposed schedule, the due date for petitioner's opening brief on the merits and the joint appendix would be extended to August 10, 2018; the due date for respondents' brief on the merits would be extended to September 24, 2018; and the due date for the reply brief would be extended to October 29, 2018.

An extension of time is requested to accommodate professional and personal obligations during the briefing period, including the forthcoming wedding of the daughter of counsel of record for the petitioner. Counsel of record for both parties have agreed to this proposed extension.

If you have any questions or would like to discuss further, please do not hesitate to call me at (415) 395-8240. Thank you for your kind assistance in this matter.

Respectfully,

Daniel M. Wall

of LATHAM & WATKINS LLP

Danel Wall Ins

505 Montgomery Street, Suite 2000 San Francisco, California 94111-6538 Tel: +1.415.391.0600 Fax: +1.415.395.8095

Moscow

Munich

Riyadh

Rome

Seoul Shanghai

San Diego

San Francisco

Silicon Valley

Washington, D.C.

Singapore

Tokyo

New York

Orange County

FIRM / AFFILIATE OFFICES

www.lw.com

Beijing

Boston

Brussels

Chicago

Düsseldorf

Frankfurt

Hamburg

Houston London

Madrid

Milan

Hong Kong

Los Angeles

Dubai

Century City

Counsel for Petitioner

Mark Rifkin, Counsel for Respondents