

March 5, 2024

direct dial 404 815 6549 direct fax 404 541 3139 bbrewster@ktslaw.com

By Electronic Filing

The Honorable Scott S. Harris, Clerk Supreme Court of the United States Office of the Clerk One First Street, N.E. Washington, DC 20543

Re: Impossible X LLC v. Impossible Foods Inc., No. 23-874

Dear Mr. Harris:

I am counsel of record for respondent Impossible Foods Inc. in the referenced case, which is currently pending before the Court on a petition for a writ of certiorari. The petition was filed on February 12, 2024, and was placed on the docket on February 14, 2024. Respondent's opposition to the petition is due on March 15, 2024.

Pursuant to Rule 30.4, I respectfully request a 30-day extension of time, up to and including April 15, 2024, in which to file the opposition. In light of the press of other business, my colleagues and I require additional time to respond fully to the arguments presented in the petition, as well as in any amicus briefs that may be filed. In particular, we have numerous other deadlines that, absent an extension, will prevent us from devoting adequate time to a responsive brief. Those include: a mediation, a case scheduling conference, and various discovery-related obligations in Car-Freshner Corp. v. Meta Platforms, Inc., No. 5:22-cv-1305 (N.D.N.Y.), depositions and a court conference in *MetaCapital Mgmt., Inc. v. Meta Platforms*, Inc., No. 1:22-cv-07615 (PKC) (S.D.N.Y.), briefing in support of a motion for a new trial in adidas Am., Inc. v. Thom Browne, Inc., No. 21-CV-5615 (JSR) (S.D.N.Y.), motion practice in Multi Access Ltd. v. Guangzhou, No. No. 1:20-cv-07397-LJL (S.D.N.Y.), a trial before Los Angeles Superior Court in Cancel the Contract-Antelope Valley v. Antelope Valley Union High School Dist., No. 23STCP01869, a trial before the United States Trademark Trial and Appeal Board ("TTAB") in Flowers Bakeries Brands LLC v. Own Your Hunger Inc., Opposition No. 91278157, and motion practice before the TTAB in William-Sonoma, Inc. v. Creative Home and Kitchen, Inc., Cancellation No. 92083018.

Respondent has not previously sought an extension of time in this case.

Sincerely yours,

<u>/s/ William H. Brewster</u> William H. Brewster

cc: Counsel for Petitioner