

November 20, 2024

Ross Aronstam & Moritz LLP
1313 North Market Street, Suite 1001
Wilmington, DE 19801

+1 302 576 1600 ramllp.com

Hon. Scott S. Harris Clerk of the Court Supreme Court of the United States 1 First Street, NE Washington, DC 20543

David E. Ross

E dross@ramllp.com D +1 302 576 1602 F +1 302 576 1100

Re: Gabriel Gray, et al. v. Kathy Jennings, Attorney General of Delaware, et al., No. 24-309

Dear Mr. Harris:

I am counsel for the respondents in the above-captioned case. Petitioners filed their petition for a writ of certiorari on September 16, 2024 and the case was docketed on September 18, 2024. Respondents filed a waiver of right to respond on October 18, 2024. On October 28, 2024, this Court requested a response to the petition for a writ of certiorari by November 27, 2024. Pursuant to S. Ct. R. 30.4, respondents respectfully request that the time for filing a response be extended by 30 days, up to and including December 27, 2024.

This is respondents' first request for an extension of time. One amicus curiae brief has been filed in this matter. An extension of time will permit respondents to sufficiently address the arguments raised by petitioners and amici, and other issues relevant to the Court's decision to grant or deny the petition. An extension is also justified by the press of business on other pending matters that have affected counsel's availability and continue to do so, including: preparing witnesses for and defending numerous depositions in November and early December in *In re Facebook, Inc. Deriv. Litig.*, C.A. No. 2018-0307-JTL (Del. Ch.); preparing a reply brief due on November 22, 2024 in *In re Columbia Pipeline Group, Inc. Merger Litig.*, No. 281, 2024 (Del.); preparing a motion to dismiss due on November 26, 2024 in *Water Island Merger Arbitrage Institutional Commingled Master Fund, L.P. v. Cornerstone Building Brands, Inc.*, Case No. 1:23-cv-00701-JHL (D. Del.); and expedited preparation for filing of a new action seeking a temporary restraining order in mid-November that resulted in a business resolution on the eve of filing.



Hon. Scott S. Harris November 20, 2024 Page 2

Accordingly, respondents respectfully request that the time for filing a response be extended by 30 days, up to and including December 27, 2024.

Thank you in advance for your consideration of this matter.

Respectfully submitted,
/s/ David E. Ross
David E. Ross

cc: David H. Thompson (via USPS)
Cooper & Kirk, PLLC
1523 New Hampshire Avenue, N.W.
Washington, DC 20036
(202) 220-9600
DTHOMPSON@COOPERKIRK.COM