

Squire Patton Boggs (US) LLP 2550 M Street, NW Washington, D.C. 20037

O +1 202 457 6000 F +1 202 457 6315 squirepattonboggs.com

Gassan A. Baloul T +1 202 457 6155 gassan.baloul@squirepb.com

January 8, 2018

Scott S. Harris Clerk Supreme Court of the United States Office of the Clerk 1 First Street, N.E. Washington, DC 20543-0001

RE: Third Consent Request for Extension of Time to Respond to Petition for Certiorari in *Livnat v. PA*, No. 17-508.

Dear Mr. Harris,

Pursuant to this Court's Rule 30.4, Respondent Palestinian Authority respectfully requests a 60-day extension of time, to and including March 16, 2018, in which to file its brief in opposition to the above-referenced Petition for Certiorari. Pursuant to this Court's Order of December 8, 2017, Respondent's brief in opposition currently is due January 17, 2017. This is the third consent request for an extension in this case.

Petitioners' counsel, Jessica P. Weber, of Brown, Goldstein & Levy, LLP, has authorized Respondent to state that Petitioners consent to this extension.

As grounds for the requested 60-day extension, Respondent states as follows:

1. The Solicitor General is presently preparing to file a brief on behalf of the United States in *Sokolow v. PLO*, No. 16-1071, pursuant to the June 26, 2017 request of this Court. The views of the United States in *Sokolow* will bear materially on the remainder of the Petition-stage briefing in this case. Indeed, the *Livnat* Petition avers that the question presented in the two cases "is substantially the same," and requests that this Court consider the *Livnat* Petition together with the petition in *Sokolow* or that it "hold" the *Livnat* Petition pending the disposition of *Sokolow*. Pet. at i, 32.

Though unknown, it is anticipated that the Solicitor General will file its brief in *Sokolow* within the next two months. A 60-day extension will serve the interests of judicial efficiency by enabling the parties to fully consider the views of the United States in *Sokolow* in the remaining Petition-stage briefing in this case, and before the

46 Offices in 20 Countries

Squire Patton Boggs (US) LLP is part of the international legal practice Squire Patton Boggs, which operates worldwide through a number of separate legal entities.

Petition here is distributed for the Court's conference.

2. Respondent comprises the domestic government of Palestine, as Petitioners acknowledge. See Pet. at 2; see also Declaration of Principles on Interim Self-Government Arrangements, arts. I, VI-VII, Sept. 13, 1993, 32 I.L.M. 1525, 1527. Multiple elements of the Palestinian government, at the highest levels, will need to review and approve Respondent's brief in opposition prior to submission. This inter-agency review process will be time-consuming, not unlike the U.S. government inter-agency coordination process for briefs submitted to this Court.

Accordingly, and with Petitioners' consent, Respondent respectfully requests a 60-day extension of time, to and including March 16, 2018, in which to file its brief in opposition to the above-referenced Petition for Certiorari.

Sincerely,

Squire Patton Boggs (US) LLP

1326

Gassan A. Baloul

cc: All counsel of record (see attached Certificate of Service)