

JONES DAY

51 LOUISIANA AVENUE, N.W. • WASHINGTON, D.C. 20001.2113
TELEPHONE: +1.202.879.3939 • FACSIMILE: +1.202.626.1700

DIRECT NUMBER: (202) 879-3744
HMMOOPAN@JONESDAY.COM

April 18, 2022

By Overnight Mail and Electronic Filing

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

Re: *Lund v. Datzman*, No. 21-1179 (U.S.)

Dear Mr. Harris:

I write to note Petitioner Eric Lund's opposition to any motion to extend the time to file a response to the petition for writ of certiorari in this case. *See* Rule 30.4 (permitting a party aggrieved by the grant of an extension motion to "request that the motion be submitted to a Justice or the Court"). Petitioner filed his certiorari petition on February 23, 2022—without seeking any extensions—in order to ensure that the Court could consider the petition this Term. The current deadline of May 18 will have afforded Respondents almost three full months to respond after the petition was filed, as a result of their decision to wait until days before their responses would have been due to file waivers. And Petitioner would be prejudiced by an extension that delays consideration of the petition until next Term, especially because the remainder of the case is stayed in the district court pending the petition's resolution, which could affect those proceedings.

Sincerely,

/s/ Hashim M. Mooppan

Hashim M. Mooppan

cc: Richard W. Osman (rosman@bfesf.com)
Christopher D. Beatty (Christopher.beatty@doj.ca.gov)
Danielle K. Lewis (dlewis@selmanlaw.com)
Susannah Lund (susannah@mailfence.com)