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May 25, 2022

## Via Electronic Filing and Overnight Carrier Simultaneously:

Hon. Scott S. Harris Clerk of the Court Supreme Court of the United States 1 First Street, N.E. Washington, D.C. 20543

Re: Al-Maqablh v. Heinz, et al., Case No. 21-1399

Dear Mr. Harris:

I am Counsel of Record for one of the Respondents in in the above-referenced matter, Trooper James Phelps. I am joined in this correspondence by the Hon. Chris Rambicure, who is counsel for Respondent Lindsey Jo Alley. The petition for a writ of certiorari in this case was filed on April 28, 2022. Responses in opposition are currently due on June 1, 2022.

Under Rule 30.4, Respondents Phelps and Alley request a 30-day extension, until July 1, 2022, to file their responses to the petition. Currently, Respondents are contemplating filing a joint brief in opposition to the petition, and anticipate needing additional time to collaborate on a joint filing. The press of other matters also makes timely submission of a brief in opposition difficult absent an extension.

Of note, this request is being filed electronically through my Supreme Court electronic filing account. Although Mr. Rambicure is in the process of seeking admission to this Court, pursuant to the Court's standing guidance on scheduling, we are simultaneously submitting a copy of this letter by FedEx to the Court, as the guidance suggests that this is required for Mr. Rambicure to join in this request for an extension. *See*, February 2020 Memorandum Concerning the Deadlines for Cert Stage Pleadings and the Scheduling of Cases for Conference ("It is permissible for an attorney who is not a member of the Supreme Court Bar to request an extension of time to file a brief in opposition. In this limited circumstance, the letter should be submitted only in paper form, and electronic filing is not required."). Per those guidelines, Mr. Rambicure acknowledges through his signature below that he is aware that an attorney admitted in this Court will be required to sign and file any further pleadings on behalf of Respondent Alley.



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Petitioner has indicated, through counsel, that he does not oppose this request.

Most respectfully, REMINGER CO., LPA

Nathan A. Lennon, Esq.

Counsel for Respondent Trooper James Phelps

**Christopher Rambicure** 

**Counsel for Respondent Lindsey Jo Alley** 

A true and accurate copy of the foregoing was served upon the following, on May  $\underline{25}$ , 2022, via electronic mail:

Marisa Christina Maleck King & Spalding LLP mmaleck@kslaw.com

**Counsel of Record for the Petitioner** 

Brett R. Nolan Principal Deputy Solicitor General Office of Kentucky Attorney General Daniel Cameron Brett.Nolan@ky.gov

**Counsel for Respondent Crystal Heinz** 

Nathan A. Lennon, Esq.