Towaki Komatsu 802 Fairmount Pl., Apt. 4B Bronx, NY 10460

Tel: 347-316-6180

E-Mail: Towaki Komatsu@yahoo.com

VIA REGULAR MAIL

January 3, 2023

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

RE: Komatsu v. Ramos, No. 22-1787 (2d Cir. Dec. 22, 2022)

Dear Mr. Harris,

This is a letter motion in which I'm requesting a 60-day extension of time from 3/22/23 to 5/21/23 to file my pending petition for a writ of certiorari about the order that was issued on 12/22/22 by the U.S. Court of Appeals for the Second Circuit ("Second Circuit") in *Komatsu v. Ramos*, No. 22-1787 (2d Cir. Dec. 22, 2022). That 12/22/22 order covered 4 different appeals that I attempted to pursue to the Second Circuit. The Second Circuit appeal numbers for those 4 appeals were 22-1787, 22-1796, 22-2025, and 22-1996. The Second Circuit's 12/22/22 order set my 90-day deadline to submit my petition for a writ of certiorari in response to it as 3/22/23. That 12/22/22 order is annexed to this letter.

Due to undue, substantial, ongoing, and longstanding financial hardships that I'm experiencing largely due to ongoing and longstanding wage-theft and employment blacklisting against me that includes such wage-theft and blacklisting against me that was the subject of *Komatsu v. NTT Data, Inc.*, 139 S. Ct. 2027 (U.S. 2019) that is hereinafter referred to as "NTT3", I simply lack sufficient financial resources to be able to both **a)** print and mail my pending petition for a writ of certiorari both to this Court and to the attorneys for the defendants that this petition concerns and **b)** take care of other necessary expenses. That circumstance and

PECEIVED

JAN - 6 2023

OFFICE OF THE CLERK SUPREME COURT, U.S.

hardship necessitates and warrants the deadline extension that I seek for this petition for a writ of certiorari. The remainder of my reasons for seeking that deadline extension are mostly identical to those that I provided in the request for a deadline extension that corresponds to *Komatsu v.*New York, No. 22-5681 (U.S. Nov. 21, 2022). This Court granted that earlier request for a deadline extension for that other appeal of mine.

There will be no prejudice to the opposing parties nor their attorneys if this request for an extension of time is granted.

Respectfully,

/s/ Towaki Komatsu

Towaki Komatsu

S.D.N.Y. - N.Y.C. 22-cv-6076 22-cv-6627 21-cv-11115 Swain, C.J. 20-cv-7046 Ramos, J.

United States Court of Appeals

SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 22^{nd} day of December, two thousand twenty-two.

22-1787
22-1796

Towaki Komatsu,	
Petitioner,	
v.	22-2025
The City of New York, Nicola Aaronson, et al.,	
Respondents.	
Towaki Komatsu,	
Petitioner,	
V.	22-1996
The City of New York, Howard Redmond, NYPD Inspector, sued in individual and official capacities, et al.,	
Respondents,	

In November 2021, this Court entered a leave-to-file sanction against Petitioner. See Komatsu v. The City of New York, 2d Cir. 21-511, doc. 92. Petitioner, pro se, now moves for leave to file these four appeals. Upon due consideration, it is hereby ORDERED that the motions are DENIED because the appeals do not depart from Petitioner's "prior pattern of vexatious filings." See In re Martin-Trigona, 9 F.3d 226, 229 (2d Cir. 1993).

FOR THE COURT: Catherine O'Hagan Wolfe, Clerk of Court



No.

TOWAKI KOMATSU, PETITIONER,

v.

THE CITY OF NEW YORK, ET AL.,

RESPONDENTS.

CERTIFICATE OF SERVICE

I, Towaki Komatsu, am the pro se petitioner and declare under the penalty of perjury on 1/3/23 that I personally caused copies of my revised Petition for a Writ of Certiorari dated 1/3/23 to be delivered by personal service on January 3, 2023 to those shown in the table that appears between this page and next page who are the respondents and/or their counsel.

Date: January 3, 2023

/s/ Towaki Komatsu
Towaki Komatsu

#	Respondents	Counsel	Mailing Address and
			Contact Information
1	City of New York, Frank Amill, John	Corporation	New York City Law
	Avellino, Andrew Benjamin, Lawrence	Counsel of the	Department
	Byrne, Tara Collins, Andrew	City of New York	100 Church St.
	Cummings, Michael Dano, Jonathan		NY, NY 10007
	Darche, Bill de Blasio, Ruben Farrell,		Tel: 212-356-1000
	Saquoi Harris, Robert Holmes, Avdo		ServiceECF@law.nyc.gov
	Javorovac, Judith Lê, Brian Leo, Liang		
	Lin, James O'Neil, Alexander Opoku-		
	Agyemang, Steve Ortiz, Jeffrey Peattie,		
	Matthew Pereira, Steven Perez,		
	Donovan Richards, Claudia Rodriguez,		
	Joseph Tompkins, Jeffrey Zimmerman		

2	Alana Brady, Neelam Chhikara, Darcel	David Cohn	Bronx County District
	Clark		Attorney's Office
			191 East 161st St.
			Bronx, NY 10451
			Tel: 718-838-6652
			E-mail:
			cohnda@bronxda.nyc.gov
3	U.S. Marshals Service	Benjamin H.	United States Attorney's
		Torrance	Office for the Southern
			District of New York
			86 Chambers St.
			NY, NY 10007
			Tel: 212-637-2703