

Shareholders:

Molly Becker

Aaron J. Bell\*

Chris Fowler, LL.M.

William E. Gaar, SPHR\*

Layla K. McLean

Martin Medeiros, CIPP/US\*

Tiffany M. Minus

Taylor L. M. Murdoch

Ryan K. Richardson\*†

Katrina Seipel

Katelyn D. Skinner

Jaye Wickham Taylor\*

July 15, 2025

Scott S. Harris

Clerk of the Court

Supreme Court of the United States

1 First Street, NE

Washington, DC 20543

RE: Request for extension of time to file response to Petition for Certiorari  
*Andrew Charles Nisbet v. Spirit Rose Bridger*  
S. Ct. No. 24-1119

Associates:

Lyndsey Belliston#

Alexis Fisher Pooley

Jaclyn Garcia

Megan Irinaga

Noah Morss

Greg Wallace±

Dear Mr. Harris,

I am counsel for Respondent, Spirit Rose Bridger, in the above titled matter. Petitioner filed his Petition for a Writ of Certiorari on April 29, 2025. According to a letter I received from you, dated June 23, 2025, the Court has requested that Respondent file a response to the Petition for Certiorari no later than July 23, 2025. Pursuant to Rule 30.4, Respondent respectfully requests that the time for filing a response be extended by 30 days, to and including August 22, 2025.

This is Respondent's first request for an extension of time to file a response. Good cause exists for the requested extension. As stated prior, the Court has requested a response in this matter. Respondent would like to comply with the Court's request, but I, as her counsel, do not currently have the capacity to file a response within the time frame given by the Court. My law partner, Katelyn D. Skinner, also counsel for Respondent in this matter, is currently out of the office, and she will not be returning until the end of August. In her absence, I am managing two trial attorney caseloads, including three other Hague Convention cases which are being litigated in an expedited manner to comply with Hague Convention mandates. An extension of time in this instance would better enable preparation of a response that would be most helpful to the Court.

Accordingly, Respondent respectfully requests that the time for filing a response to the Petition for Writ of Certiorari be extended by 30 days, to and including August 18, 2025.

Sincerely,

Katrina Seipel

Suite 200  
5300 Meadows Road,  
Lake Oswego, Oregon 97035  
t 503.620.8900  
f 503.620.4878  
www.buckley-law.com

KAS/wag

cc: Jeremy Morely, Counsel for Petitioner

Edwin Freedman, Amicus Counsel