Ms. Jaleh Barrett
Chief Counsel
Foreign Claims Settlement Commission of the United States
Department of Justice
Washington, DC 20579

Dear Ms. Barrett:

On January 15, 2009, pursuant to the discretionary authority under 22 U.S.C. § 1623(a)(1)(C) delegated by the Secretary of State to the Legal Adviser and Deputy Legal Advisers of the Department, then-Legal Adviser Mr. John B. Bellinger, III, referred several categories of claims within the scope of Article I of the Claims Settlement Agreement Between the United States of America and the Great Socialist People's Libyan Arab Jamahiriya to the Foreign Claims Settlement Commission. Enclosed as Attachment 1 to that referral letter was a list of cases pending in U.S. courts on the date of enactment of the Libyan Claims Resolution Act, which were defined as “Pending Litigation” for purposes of the referral letter. Attachment 1 to the January 15, 2009 referral letter should have included the following case, which the Department inadvertently omitted from the list:

_Beecham, et al. v. Great Socialist People’s Libyan Arab Jamahiriya, et al. (D.D.C.) 01-02243_

As we stated in a footnote to Attachment 1: “Included in this list are cases in which plaintiffs allege hostage taking or unlawful detention, emotional distress, wrongful death, physical injury, or commercial loss, without consideration of whether plaintiffs would meet the other criteria in the relevant category. For example, every case is included in which a plaintiff alleges emotional distress, without considering whether he or she would be eligible for compensation from an associated wrongful death claim.”

Please direct any inquiries you may have to Ms. Lisa J. Grosh or Ms. Emily Kimball in the Office of International Claims and Investment Disputes.

Sincerely,

Jonathan B. Schwartz
Deputy Legal Adviser