The Honorable Anuj C. Desai and Sylvia M. Becker  
Foreign Claims Settlement Commission of the United States  
Department of Justice  
Washington, DC 20579

Dear Commissioners Desai and Becker:

On August 14, 2008, the United States entered into the Claims Settlement Agreement Between the United States of America and the Great Socialist People’s Libyan Arab Jamahiriya (“Claims Settlement Agreement”). On October 31, the Secretary of State certified pursuant to the Libyan Claims Resolution Act (“LCRA”), that the United States Government “has received funds pursuant to the claims agreement that are sufficient to ensure . . . payment of the settlements referred to in section 654(b) of division J of the Consolidated Appropriations Act, 2008 (Public Law 110-161; 121 Stat. 2342); and . . . fair compensation of claims of nationals of the United States for wrongful death or physical injury in cases pending on the date of enactment of this Act against Libya . . .” Following receipt of the settlement amount provided for in the Claims Settlement Agreement, the Department of State distributed payments for certain claims within the scope of Article 1 of the Agreement: the Pan Am 103 and LaBelle Discoteque settlement claims, as well as death claims set forth by named parties in cases pending in U.S. court on the date of enactment of the LCRA. A list of the pending court cases is enclosed with this referral at Attachment 1 (“Pending Litigation”).

On December 11, 2008, pursuant to the discretionary authority under 22 U.S.C. § 1623(a)(1)(C) delegated to the Legal Adviser by the Secretary of State, my predecessor John Bellinger referred one category of claims within the scope of Article I of the Claims Settlement Agreement to the Foreign Claims Settlement Commission of the United States (“Commission”) for adjudication and certification: claims for physical injury. On January 15, 2009, Mr. Bellinger referred additional categories of claims for adjudication and certification. With this letter, under this same discretionary authority, I am referring additional categories of claims for adjudication and certification. Again, we believe the Commission is particularly well-suited to undertake this task. The Commission is requested to make determinations with respect to six categories of Claims (Categories A, B, C, D, E, and F below) in accordance with the provisions of 22 U.S.C. § 1621 et seq, the Claims Settlement Agreement, and the LCRA.

**Category A:** This category shall consist of claims of U.S. nationals for physical injury who had claims in the Pending Litigation, but whose claims for physical injury were previously denied by the Commission for failure to plead for injury other than emotional injury alone in the Pending Litigation, provided that (1) the claim meets the standard for physical injury adopted by the Commission; (2) the claimant was a named party in the Pending Litigation; (3) the Pending Litigation against Libya has been dismissed before the claim is submitted to the Commission;
and (4) the claimant has not received any compensation under any other distribution under the Claims Settlement Agreement and does not qualify for any other category of compensation in this referral except Category D. We believe and recommend that a fixed amount of $3 million would be an appropriate level of compensation for a claim that meets the applicable standards under this Category.

**Category B:** This category shall consist of claims of U.S. nationals for mental pain and anguish who are living close relatives of a decedent provided that (1) the claim was set forth as a claim for emotional distress, solatium, or similar emotional injury by the claimant in the Pending Litigation; (2) the claim meets the standard adopted by the Commission for mental pain and anguish; (3) the claimant is not eligible for compensation as part of the associated wrongful death claim; and (4) the claimant has not received any compensation under any other distribution under the Claims Settlement Agreement, and does not qualify for any other category of compensation in this referral. We believe and recommend that a fixed amount of $200,000 would be an appropriate level of compensation for a claim that meets the applicable standards under this Category.

**Category C:** This category shall consist of claims of U.S. nationals who were held hostage or unlawfully detained in violation of international law during one of the terrorist incidents listed in Attachment 2 ("Covered Incidents"), provided that (1) the claimant was not a plaintiff in the Pending Litigation; (2) the claim meets the standard for such claims adopted by the Commission; and (3) the claimant has not received any compensation under any other distribution under the Claims Settlement Agreement, and does not qualify for any other category of compensation in this referral. We believe and recommend that a fixed amount of $1,000,000 would be an appropriate level of compensation for a claim that meets the applicable standards under this Category.

**Category D:** This category shall consist of claims of U.S. nationals for compensation for physical injury in addition to amounts already recovered under the Commission process initiated by our January 15, 2009 referral or by this referral, provided that (1) the claimant has received an award for physical injury pursuant to our January 15, 2009 referral or this referral; (2) the Commission determines that the severity of the injury is a special circumstance warranting additional compensation, or that additional compensation is warranted because the injury resulted in the victim's death; and (3) the claimant did not make a claim or receive any compensation under Category D of our January 15, 2009 referral. If the Commission decides to award additional compensation for claims that meet these criteria, we recommend that the Commission award up to but no more than an additional $7 million per claim.

**Category E:** This category shall consist of claims of U.S. nationals for mental pain and anguish who are living close relatives of a decedent whose death formed the basis of a death claim compensated under the Claims Settlement Agreement, provided that (1) the claimant was not a plaintiff in the Pending Litigation; (2) the claimant is not eligible for compensation from the associated wrongful death claim, and the claimant did not receive any compensation from the wrongful death claim; (3) the claim meets the standard adopted by the Commission for mental pain and anguish; and (4) the claimant has not received any compensation under any other distribution under the Claims Settlement Agreement, and does not qualify for any other category
of compensation in this referral. We believe and recommend that a fixed amount of $200,000 would be an appropriate level of compensation for a claim that meets the applicable standards under this Category.

**Category F:** This category shall consist of commercial claims of U.S. nationals provided that (1) the claim was set forth by a claimant named in *Abbott et al. v. Socialist People’s Libyan Arab Jamahiriya* (D.D.C.) 1:94-cv-02444-SS; and (2) the Commission determines that the claim would be compensable under the applicable legal principles.

Please direct any inquiries you may have to the Department of State’s Office of International Claims and Investment Disputes, Suite 203, South Building, 2430 E Street, NW, Washington, DC, 20037-2800.

Sincerely,

Mary E. McLeod
Acting Legal Adviser
Department of State
Attachment 1\(^1\) ("Pending Litigation")

\[\text{Baker v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 03-cv-749; Pflug v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 08-cv-505.}\]

\[\text{Certain Underwriters at Lloyds London v. Great Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 06-cv-731.}\]

\[\text{Clay v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 06-cv-707.}\]

\[\text{Collett v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 01-cv-2103.}\]

\[\text{Cummock v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 02-cv-2134.}\]

\[\text{Estate of John Buonocore III v. Great Socialist Libyan Arab Jamahiriya (D.D.C.) 06-cv-727; Simpson v. Great Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 08-cv-529.}\]

\[\text{Fisher v. Great Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 04-cv-2055.}\]


\[\text{Hagerman v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 02-cv-2147.}\]

\[\text{Harris v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 06-cv-732.}\]


\[\text{Kilburn v. Islamic Republic of Iran, et al. (D.D.C.) 01-cv-1301.}\]

\[\text{Knowland v. Great Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 08-cv-1309.}\]

\[\text{La Reunion Aerienne v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 05-cv-1932.}\]

\[\text{McDonald v. Socialist People’s Arab Jamahiriya (D.D.C.) 06-cv-729.}\]

\[\text{MacQuarrie v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 04-cv-176.}\]

\[\text{Patel v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 06-cv-626.}\]

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\(^1\) 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.
Pugh v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 02-cv-2026.

Simpson v. Socialist People’s Libyan Arab Jamahiriya (D.D.C.) 00-cv-1722.

Attachment 2
(“Covered Incidents” for Purposes of Category C)


November 30, 1984 (approximate) kidnapping and subsequent death of Peter C. Kilburn, as alleged in *Kilburn v. Socialist People’s Libyan Arab Jamahiriya* (D.D.C.) 01-cv-1301.


December 27, 1985 attack at the Schwechat Airport in Vienna, Austria, as alleged in *Knowland v. Great Socialist People’s Libyan Arab Jamahiriya* (D.D.C.) 08-cv-1309.


