

June 3, 2013

Hon. William K. Suter
Clerk of the Court
Supreme Court of the United States
1 First St. NE
Washington, DC 20543

Re: No. 12-855, *Limited Liability Co. v. Doe*

Dear General Suter,

The Court has pending before it this case (*Limited Liability Co.*), in which the third Question Presented is: “should questions of arbitrability be decided by the arbitrator when the parties select commercial arbitration rules that so provide?”

I serve as counsel to the petitioner in No. 12-138, *BG Group PLC v. Republic of Argentina (BG Group)*. I am writing to advise the Court that the third question in *Limited Liability Co.* is closely related to the Question Presented in *BG Group*. The issue is discussed in the *BG Group* Petition for Certiorari at pages 31-34 and Reply Brief at page 10.

The Court is presently scheduled to consider both *Limited Liability Co.* and *BG Group* at its June 6, 2013 Conference.

Thank you very much for your time and attention.

Very truly yours,



Tom Goldstein

Cc: Counsel to Petitioner and Respondent in *Limited Liability Co.*
Counsel to Respondent in *BG Group*