UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

:

: Case No. 21-cr-160-3 (TJK)

v. :

:

FELICIA KONOLD

JOINT STATUS REPORT REGARDING RESUMPTION OF DEFENDANT FELICIA KONOLD'S ELETRONIC MONITORING

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and defendant Felicia Konold, by and through her counsel, Albert S. Watkins and Alyssa Marie Cross, respectfully submit this Joint Status Report Regarding Resumption of Defendant Felicia Konold's Electronic Monitoring, and state:

- 1. On or about February 26, 2021, the Court issued its Order Setting Conditions of Release pursuant to which defendant was placed on home detention and ordered to submit to location monitoring as directed by the pretrial services office or supervising officer. Dkt. 37 at ¶ 7(p) and (q).
- 2. On or about September 17, 2021, the Court modified defendant's home detention to home curfew between the hours of 9:00 p.m. and 6:00 a.m., and suspended defendant's electronic monitoring during the two weeks before and after her expected due date.
- 3. On or about October 8, 2021, the Court suspended defendant's electronic monitoring effective that day, until further order of the Court.
- 4. On or about November 6, 2021, defendant filed her Status Memorandum on Defendant's Pretrial Release and requested that the condition of location monitoring be removed.
 - 5. Counsel for the government has confirmed that defendant's pretrial services officer

has no objection to terminating defendant's electronic monitoring.

6. The government does not oppose terminating defendant's electronic monitoring at

this time, as such a decision appears to be within the discretion of the pretrial services office

pursuant to paragraph 7(q) of the Order Setting Conditions of Release. Dkt. 37. However, the

government does not view it as necessary or prudent for the Court to terminate the pretrial services

office's discretion to reimpose electronic monitoring, pursuant to paragraph 7(q), should it be

deemed necessary for defendant's pretrial release supervision in the future.

7. The undersigned Assistant U.S. Attorney has received permission from counsel for

defendant to file this joint status report.

Respectfully submitted,

MATTHEW M. GRAVES

United States Attorney

D.C. Bar No. 481052

By: /s/ Christopher K. Veatch

CHRISTOPHER K. VEATCH

Assistant United States Attorney

IL Bar No. 6276097 (Detailee)

555 4th Street, N.W.

Washington, D.C. 20530

(312) 886-3389

christopher.veatch@usdoj.gov

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