UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA :

: CRIMINAL NO. 1:21-cr-398-BAH

v.

:

JAMES BURTON McGREW,

:

Defendant.

:

REPORT ON VIDEO EVIDENCE SUPPORTING THE DEFENDANT'S STATEMENT OF OFFENSE

Pursuant to the Court's Minute Order of May 2, 2022, the United States hereby submits this report on the video evidence supporting defendant James McGrew's Statement of Offense. The exhibit list, below, addresses the questions that the Court directed the government to answer.

| Exhibit No. | File Name | Source | Length / Relevant Portion | Provides Support for These Paragraphs |
|----------------|-----------|----------------------------|---------------------------------------------------------|--------------------------------------------------------------|
| 1 | Video 1 | Capitol CCTV | 40:00 / McGrew appears at 25:35 – 25:40 | ¶ 11 |
| 2 | Video 2 | Capitol CCTV | 40:00 / McGrew appears at 25:42 – 26:11 | ¶ 11 |
| 3 | Video 3 | Office Body-Worn Camera | 3:20 / McGrew appears throughout video | ¶¶ 12-15 |
| 4 | Video 4 | Office Body-Worn Camera | 7:05 / McGrew appears at 1:17 - 1:43 and 4:40 - 7:05 | ¶¶ 12, 15-16 |
| 5 | Video 5 | Capitol CCTV | 4:55 / McGrew appears throughout video | ¶¶ 18-19 |
| 6 | Video 6 | Capitol CCTV | 5:30 / McGrew appears throughout video | ¶ 20 |
| 7 | Video 7 | Office Body-Worn Camera | 2:25 / McGrew appears from 0:00 – 1:30 | ¶ 19 |
| 8 | Video 8 | Open-Source Video | 1:28.00 / McGrew appears from 49:00 – 54:00 | ¶¶ 8-9 |
| 9 | Video 9 | Office Body-Worn Camera | 10:00 / McGrew appears throughout video | ¶ 12 & conduct not included in Statement of Offense |

| 10 | Video 10 | Capitol CCTV | 2:00 / McGrew appears from 0:00 – 1:46 | ¶ 17 |
|----|------------------|-------------------------------|-----------------------------------------------------------------|----------|
| 11 | Video 11 | Open-Source Video | 2:44 / McGrew appears throughout the video | ¶¶ 18-19 |
| 12 | Video 12 | Defendant's iCloud Account | 3:11 / McGrew does not appear in video | ¶¶ 10-11 |
| 13 | Video 13 | Defendant's iCloud Account | 7:13 / McGrew does not appear in video | ¶¶ 12-16 |
| 14 | Video 14 | Defendant's iCloud Account | 2:28 / McGrew appears at 1:29 and 2:09 | ¶ 12 |
| 15 | Video 15 | Office Body-Worn Camera | 22:36 / McGrew appears at 19:45 – 22:36 | ¶¶ 12-14 |
| 16 | Video 16 | Capitol CCTV | 20:00 / McGrew appears at 10:10 – 11:40 and 12:34 – 17:55 | ¶¶ 18-19 |
| 17 | Video 17 | Office Body-Worn Camera | 13:05 / McGrew appears at 7:28 – 12:51 | ¶¶ 18-20 |
| 18 | IMG_153 0.MOV | Defendant's iCloud Account | 0:58 / McGrew does not appear in video | ¶ 8 |

All of the exhibits listed above, except for Exhibit 18, were made publicly available without restriction when the Court addressed McGrew's pretrial detention (ECF Entry, 11/1/2021.) Exhibit 18 is a video recorded by McGrew on his cell phone and relates to the first sentence of Paragraph 8 of the Statement of Offense. The government previously has shared Exhibits 1 through 17 with the Court through USAfx, and will share Exhibit 18 through the USAfx system. The government believes that all such video evidence may be made publicly available without restriction.

Respectfully submitted,

MATTHEW M. GRAVES United States Attorney D.C. Bar No. 481052

By: /s/ Jordan A. Konig

JORDAN A. KONIG

Trial Attorney, U.S. Department of Justice Detailed to the U.S. Attorney's Office For the District of Columbia

For the District of Columbia

P.O. Box 55, Washington, D.C. 20044 202-305-7917 (v) / 202-514-5238 (f)

Jordan.A.Konig@usdoj.gov