## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA, :

v. : CR NO. 21-112 (CJN)

:

DAVID CHARLES MISH, JR.,

:

Defendant.

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## DEFENDANT'S MOTION TO EXTEND TIME TO SELF-SURRENDER

The defendant, David Mish, respectfully requests that the Court extend the time for him to self-surrender from January 12, 2022 until April 1, 2022. In support of this motion, the defendant submits the following:

- 1. On November 18, 2021, the Court sentenced Mr. Mish to a sentence of 30 days incarceration. See ECF No. 43. In addition, the Court ordered him to pay \$500 in restitution pursuant to the agreement by the parties. Id. The Court allowed Mr. Mish to remain on release and to self-surrender. He has since been advised by United States Probation that he must report to a facility in Illinois on January 12, 2022 to serve his time.
- 2. Mr. Mish is requesting an extension until April 1, 2022, because that is the end of the snow-plowing season in Milwaukee. As discussed at sentencing, Mr. Mish relies on a few different places of employment to maintain his livelihood. His employment with De Luca and Hartman Construction doing snow removal is a substantial source of income for Mr. Mish. That employer has provided a letter explaining that Mr. Mish is

employed with them through April 1, 2022. *See* Exhibit 1, Letter from De Luca and Hartman.

If Mr. Mish self-surrenders in the middle of the snow removal season, his employer
will be forced to find a replacement and Mr. Mish will lose income that he relies
upon.

For these reasons, Mr. Mish respectfully requests that the Court grant an extension of his self-surrender until April 1, 2022.

Respectfully submitted,

"/s/"\_\_\_\_\_

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