## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:
	:
<b>V.</b>	:
	:
<b>RYAN TAYLOR NICHOLS &amp;</b>	:
ALEX KIRK HARKRIDER,	:
	:
Defendants.	:

CASE NO. 1:21-cr-117 (rcl)

## **GOVERNMENT'S REQUEST FOR EXTENSION OF TIME TO FILE**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, respectfully requests that this Court extend the time for the United States to file its response to Defendant Ryan Nichols' Motion to Compel Discovery (ECF 244) and Supplemental Motion to Compel Discovery (ECF 245). On June 29, 2023, undersigned counsel for the United States contacted the defense, who consented to an extension of the government's time to file. Therefore, the government respectfully requests that this Court extend the government's time to file a response to the Defendant's discovery demands from July 3, 2023, to July 10, 2023. The government consents to a one week extension of the time for the defense to file any reply. \* \* \*

Respectfully submitted,

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

By:

<u>s/ Douglas B. Brasher</u> DOUGLAS B. BRASHER Assistant United States Attorney Texas State Bar No. 24077601 Federal Major Crimes – Detailee 1100 Commerce Street, Third Floor Dallas, TX 75242 douglas.brasher@usdoj.gov

SARAH W. ROCHA Trial Attorney D.C. Bar No. 977497 219 S. Dearborn Street, Fifth Floor Chicago, IL 60604 sarah.wilsonrocha@usdoj.gov

SEAN P. McCAULEY Assistant United States Attorney New York Bar No. 5600523 United States Attorney's Office For the District of Columbia 601 D. Street, NW Washington, DC 20530 Sean.McCauley@usdoj.gov