## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

:

v. : Criminal No. 1:22-cr-00265-RC-1

:

TIMOTHY WAYNE WILLIAMS

:

Defendant. :

## JOINT MOTION TO CONVERT TRIAL DATE TO PLEA HEARING AND TO SUSPEND DEADLINES

The United States of America, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Timothy Wayne Williams, with the concurrence of his attorney, move to suspend the currently imposed trial deadlines and to convert the February 21, 2023 trial date into a plea hearing.

Respectfully submitted,

FOR THE DEFENDANT FOR THE UNITED STATES

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

<u>/s/ Joseph R. Conte</u>

Joseph Roll Conte

LAW OFFICES OF J.R.

CONTE, P.L.L.C.

400 Seventh Street, NW

Suite 206

Washington, DC 20004

(202) 638-4100

dcgunlaw@gmail.com

By: /s/ James D. Peterson

James D. Peterson

Special Assistant United States Attorney

Bar No. VA 35373

United States Department of Justice

1331 F Street N.W. 6th Floor

Washington, D.C. 20530

Desk: (202) 353-0796 Mobile: (202) 230-0693

James.d.peterson@usdoj.gov

/s/ Nathaniel K. Whitesel

Nathaniel K. Whitesel Assistant United States Attorney DC Bar No. 1601102 601 D Street NW Washington, DC 20530 nathaniel.whitesel@usdoj.gov (202) 252-7759