"Let this be filed.

John D. Bates Digitally signed by John D. Bates Date: 2023.06.21 13:23:41 -04'00'

John D. Bates U.S. District Judge" Date

#### UNITED STATES DISTRICT COURT

#### for the

#### District of Columbia

United States of America	)	
v	)	Case: 1:21-cr-00368-JDB
Jody Lynn Tagaris	)	Assigned to: Judge John D. Bates
DOB:	)	
Defendant	)	

# MOTION FOR EARLY TERMINATION OF SUPERVISED RELEASE/PROBATION AND/OR U.S. TRAVEL RESTICTION

COMES NOW, Defendant, Jody Tagaris respectfully requests that this Honorable Court grant a Motion for Early Termination of Supervised Release/Probation and/or U.S. Travel Restriction. As ground therefore, Jody Tagaris would state as follows:

### EARLY TERMINATION OF SUPERVISED RELEASE/PROBATION AND/OR U.S. TRAVEL RESTRICTION

- 1.) I have fully complied with all the conditions and terms of my supervised release/probation, by paying all fines and restitution on the day of my sentencing, as well as completing my community service hours in the first 30 days.
- 2.) I have completed one year presentencing and one year of post sentencing supervised release/probation, with one more year, ending 6/6/2024.
- 3.) I have discussed early termination/probation with my probation officer, Amanda Maghan, in which she stated that she had no problem with an early release due to my compliance with all the terms and conditions, as well as my clean criminal record that I have maintained. She does not feel like I am a threat to society.
- 4.) I willingly acknowledged my part on that horrendous day of January 6, 2021 and cooperated to the best of my ability. I regret going to the Capitol and have apologized for my actions of that day. Even though I did not hurt anyone, damage or steal anything, I violated the law, and I am truly remorseful for that.

5.) I am asking this Honorable Court for a release due to the fact that I am trying to maintain 2 homes, in which I am having a very difficult time trying to maintain my home in NH due to my travel restrictions. I have never violated those restrictions and have always asked for permission to travel, but probation can only grant 30 days at a time. Due to Covid and employee shortages, I have been unable to accomplish any needed repairs in a 30 day window. I am a single, senior female trying to do this on my own and I am seeking a reprieve from the court.

Thank you for your time and consideration!

Respectfully submitted on June 14, 2023

y: Cignoture

Jody Tagaris Print Name

# UNITED STATES DISTRICT COURT

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# District of Columbia

United States of America	)			
V	)	Case: 1:21-cr-00368-JDB		
Jody Lynn Tagaris	)	Assigned to: Judge John D. Bates		
DOB:	)			
Defendant	)			
CERTIFICATE OF SERVICE				
		he Motion for Early Termination of Supervised		
		which was emailed to Prosecutor, David T. ed via first class mail, postage prepaid to:		
There are advantaged as a sping of	<u>.</u> ana mas man			
	David T	Honek		
David T. Henek				
555 4 <sup>th</sup> Street				
Washington DC 20530				
<u>June 14, 2023</u>		Joy Jagarus		
Date		Signature		
		Jody Tagaris		
		Print Name		

# **UNITED STATES DISTRICT COURT**

### for the

# **District of Columbia**

United States of America	١			
V	Λ.	Case: 1:21-cr-00368-JDB		
	,			
Jody Lynn Tagaris	)	Assigned to: Judge John D. Bates		
DOB:	)			
Defendant	)			
CERTIFICATE OF SERVICE				
I hereby certify that on June 14, 2023, a copy of Release/Probation and/or U.S. Travel Restriction Maghan at amanda_maghan@flsp.uscourts.gov	n, which	was emailed to Probation Officer, Amanda		
Amanda Maghan				
United States Probation Officer				
Southern District of Florida				
Alto Lee Adams, Sr. U.S. Courthouse				
101 South U.S. Highway 1				
Ft. Pierce, FL 34950				
<u>June 14, 2023</u> Date		Jody agaria Signature		
		Jody Tagaris		
		Print Name		