## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

V.

Case No. 1:21-CR-623-2 (CRC)

KIRSTYN NIEMELA

## UNOPPOSED MOTION TO EXTEND MOTION FILING DEADLINE

NOW COMES the Defendant, Kirstyn Niemela, by and through counsel, Richard Monteith and Paul Garrity, and moves to extend the motion filing deadline to December 6, 2022.

In support thereof, Ms. Niemela states as follows:

- 1. Ms. Niemela has a motion filing deadline of December 5, 2022.
- 2. However, the undersigned counsels' only legal assistant (who works for both Attorney Monteith and Attorney Garrity) will be out of the office on December 5. 2022. Both undersigned counsels rely on their legal assistant for all e-filing, copying, typing, and any other computer needs and office work support.
- The US Attorney's Office has been contacted and does not oppose the Court granting this motion.
- 4. Counsel submits that the requested relief would be in the interest of justice allowing adequate time for all counsel to prepare the case.

WHEREFORE, the Defendant, Kirstyn Niemela, respectfully requests that this Honorable Court:

A) grant this Motion and extend the motion filing deadline from December 5, 2022 to December 6, 2022;

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA UNITED STATES OF AMERICA \* \* V. \* Case No. 1:21-CR-623-2 (CRC) \* KIRSTYN NIEMELA \* \* UNOPPOSED MOTION TO EXTEND MOTION FILING DEADLINE NOW COMES the Defendant, Kirstyn Niemela, by and through counsel, Richard Monteith and Pabl) Gantile and reversite extend the motion filling deadline to December 6, 2022. In support thereof, Ms. Niemela states as follows: 1. Ms. Niemela has a motion filing deadline of December 5, 2022. 2. However, the undersigned counsels' only legal assistant (who works for both Attorney Monteith and Attorney Garrity) will be out of the office on December 5. 2022. Both undersigned counsels rely on their legal assistant for all e-filing, copying, typing, and any other computer needs and office work support. 3. The US Attorney's Office has been contacted and does not oppose the Court granting this motion 411 Counts of submits that the requested relief would be in the interest of justice allowing adequate time for all counsel to prepare the case. WHEREFORE, the Defendant, Kirstyn Niemela, respectfully requests that this Honorable Court: A) grant this Motion and extend the motion filing deadline from December 5, 2022 to December 16, 2002 the Worder such other relief as may be just and proper. Respectfully submitted Kirstyn Niemela, By her Attorneys, Date: December 1, 2022 /s/ Paul J. Garrity

Paul J. Garrity, Bar No. 905-14 Londonderry Road Londonderry, NH<sub>1</sub>03053 603-434-4106 garritylaw@myrairpoint.net/s/ Richard F. Monteith Richard Monteith, Bar No. 9352 14 Londonderry Road Londonderry, NH 03053 603-437-2733 monteithlaw@abl.com@ERT)FIBATE OF SERVICE I, Richard F. Monteith and Paul J. Garrity, herein certify that on thip ւրանական արանական արանական հայարան արանական հայարան արանական հայարան հայար filed for all parties involved and mailed, postage pre-paid, to Kirstyn Niemela 3 pate: December 1, 2022 /s/ Paul J. Garrity Paul J. Garrity /s/ Richard F. Monteith Richard Monteith 603-434-4106

garritylaw@myfairpoint.net

Richard F. Monteith Richard Monteith, Bar No. 9352 14 Londonderry Road Londonderry, NH 03053 603-437-2733 monteithlaw@aol.com

## CERTIFICATE OF SERVICE

I, Richard F. Monteith and Paul J. Garrity, herein certify that on this 1st day of December, 2022, a copy of the within was e-filed for all parties involved and mailed, postage pre-paid, to Kirstyn Niemela.

Date: December 1, 2022 /s/ Paul J. Garrity Paul J. Garrity

> Richard F. Monteith Richard Monteith