UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

:

v. : Case No. 1:22-cr-00019-RCL

:

GREGORY PURDY,

.

Defendant.

DEFENDANT'S CONSENT MOTION TO CONTINUE STATUS HEARING

Defendant Gregory Purdy, through counsel, respectfully moves for a continuance of the next status hearing in this case, which is set for this Friday, June 16, 2023, at 12:30 pm. via VTC. Counsel for all parties, including the government, have consented to this request. All defendants have agreed to waive the additional time under the Speedy Trial Act. Ground for this request are as follows:

The government recently has provided additional discovery materials. These materials will be significant in the defendants' consideration of the government's outstanding plea offer. On behalf of Gregory Purdy, despite diligent effort, we have not yet completed our review of these materials or our consultation with our client about them. Accordingly, it is respectfully submitted that it would conserve the Court's and the parties' resources to postpone the next status hearing, for approximately two weeks, to allow this review and client consultation to be

completed.

Accordingly, it is respectfully submitted that this motion should be granted.

Respectfully submitted,

/s/ Barry Coburn

Barry Coburn
DC Bar No. 358020
Coburn & Greenbaum PLLC
1710 Rhode Island Avenue, NW
Second Floor
Washington, DC 20036

Tel.: 202-643-9472

Email: barry@coburngreenbaum.com

CERTIFICATE OF SERVICE

I hereby certify that on June 14, 2023, I will file this motion via the Court's ECF service, which will effect electronic service upon all counsel of record.

/s/ Barry Coburn