#### IN THE SUPERIOR COURT OF FULTON COUNTY

### STATE OF GEORGIA

STATE OF GEORGIA,	
v.	Case No.
JEFFREY B. CLARK, ET AL.,	23SC188947
Defendants	
MOTION UNDER SEAL FOR FURTHER EXTENSION OF	
MOTION DEADLINE DUE TO	
Comes Now Jeffrey Bossert Clark, defendant in the above-entitled matter, and	
submits this motion under seal for a further extension of the current motion deadline of	
February 5, 2024 due	
Attached hereto as Exh. 1 are	
As a result of , Mr. Clark	
	. As befits the former head of two
litigating divisions of the Department of Justice, Mr. Clark is heavily involved in all	
elements of the defense in this case, including the preparation of legal filings.	
significant impediment to his ability to assist in his own defense.	

Wherefore, Mr. Clark respectfully requests that his motion deadline be extended

30 days to March 5, 2024.

Respectfully submitted, this 22 day of January, 2024.

## CALDWELL, CARLSON, ELLIOTT & DELOACH, LLP

#### **BERNARD & JOHNSON, LLC**

<u>/s/ Harry W. MacDougald</u> Harry W. MacDougald Ga. Bar No. 463076 Two Ravinia Drive Suite 1600 Atlanta, GA 30346 (404) 843-1956 hmacdougald@ccedlaw.com <u>/s/ Catherine S. Bernard</u> Catherine S. Bernard Ga. Bar No. 505124 5 Dunwoody Park, Suite 100 Atlanta, Georgia 30338 Direct phone: 404.432.8410 catherine@justice.law

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 22 day of January, 2024, I electronically lodged the

within and foregoing Motion Under Seal For Further Extension Of Motion Deadline Due

*To* with the Clerk of Court using the PeachCourt eFile/GA system which will

provide automatic notification to counsel of record for the State of Georgia:

Fani Willis, Esq. Nathan J. Wade, Esq. Fulton County District Attorney's Office 136 Pryor Street SW 3rd Floor Atlanta GA 30303

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