### IN THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES	)	MOTION FOR ENLARGEMENT OF
Appellee	)	TIME (FIRST)
	)	
v.	)	Before Panel No. 2
	)	
Airman First Class (E-3)	)	No. ACM S32726
CHRISTOPHER I. WOODCOX	)	
United States Air Force	)	13 June 2022
Annellant	j	

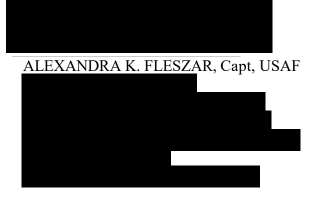
## TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(1) and (2) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his first enlargement of time to file an Assignments of Error (AOE). Appellant requests an enlargement for a period of 60 days, which will end on **24 August 2022**. The record of trial was docketed with this Court on 26 April 2022. From the date of docketing to the present date, 48 days have elapsed. On the date requested, 120 days will have elapsed.

**WHEREFORE**, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



Respectfully submitted,



## **CERTIFICATE OF FILING AND SERVICE**

I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 13 June 2022.

Respectfully submitted,

ALEXANDRA K. FLESZAR, Capt, USAF Appellate Defense Counsel

### IN THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES,	)	UNITED STATES' GENERAL
Appellee,	)	OPPOSITION TO APPELLANT'S
	)	MOTION FOR ENLARGEMENT
v.	)	OF TIME
	)	
Airman First Class (E-3)	)	ACM S32726
CHRISTOPHER I. WOODCOX, USAF,	)	
Appellant.	)	Panel No. 2
	)	

# TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

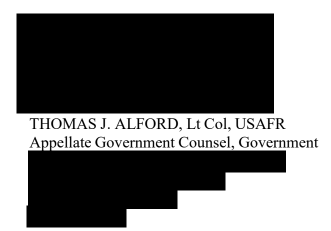
WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.



THOMAS J. ALFORD, Lt Col, USAFR Appellate Government Counsel, Government

## **CERTIFICATE OF FILING AND SERVICE**

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>15 June 2022</u>.



#### IN THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES	) MOTION TO WITHDRAW	
	) FROM APPELLATE REVIEW	
Appellee	) AND MOTION TO ATTACH	
v.	) Before Panel No. 2	
Airman First Class (E-3)	) No. ACM S32726	
CHRISTOPHER I. WOODCOX	)	
United States Air Force	) 17 August 2022	
Annellant	)	

## TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 16 of this Honorable Court's Rules of Practice and Procedure, and Rule for Courts-Martial (R.C.M.) 1115, Appellant hereby moves to withdraw his case from appellate review. Appellant has fully consulted with Capt Alexandra K. Fleszar, his appellate defense counsel, regarding this motion to withdraw. No person has compelled, coerced, or induced Appellant by force, promises of clemency, or otherwise to withdraw his case from appellate review. Further, pursuant to Rules 23(b) and 23.3(b) of this Honorable Court's Rules of Practice and Procedure, undersigned counsel asks this Court to attach the two-page document appended to this pleading to Appellant's Record of Trial. The appended document is necessary to comply with R.C.M. 1115(d) and Rule 16.1 of this Honorable Court's Rules of Practice and Procedure.

**WHEREFORE**, Appellant respectfully requests that this Honorable Court grant the above captioned motion to withdraw from appellate review and likewise grant his request to attach matters to the record.

Respectfully submitted,



ALEXANDRA K. FLESZAR, Capt, USAF Appellate Defense Counsel

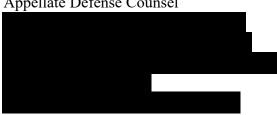
## **CERTIFICATE OF FILING AND SERVICE**

I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 17 August 2022.

Respectfully submitted,



ALEXANDRA K. FLESZAR, Capt, USAF Appellate Defense Counsel



## **ATTACHMENT**

#### WAIVER/WITHDRAWAL OF APPELLATE RIGHTS IN GENERAL AND SPECIAL COURTS-MARTIAL SUBJECT TO **REVIEW BY A COURT OF CRIMINAL APPEALS**

(For use in courts-martial referred on or after 1 January 2019)

I have read the attached entry of judgment in my case dated 20220317					
·P:					
I have consulted with Alexandra K. Fl ezar	, my (associate) defense counsel concerning my appellate				
rights and I am satisfied with his/her advice.					
I understand that:	*				
1. If I do not waive or withdraw appellate review –					
a. My court-martial will be x automatically reviewed by the AirForce	Court of Criminal Appeals per Article 66(b)(3) or				
is eligible for direct review by the	Court of Criminal Appeals per Article 66(b)(1)(A-B).				
b. The Court of Criminal Appeals will review my case to determine whether the findings and is appropriate.	d sentence are correct in law and fact and whether the sentence				
c. After review by the Court of Criminal Appeals. my case could be reviewed for legal error on petition by me or on request of the Judge Advocate General.	by the United States Court of Appeals for the Armed Forces				
d. If the Court of Appeals for the Armed Forces reviews my case, my case could be reviewed petition by me or the Government.	d for legal error by the United States Supreme Court on				
e. I have the right to be represented by military counsel, at no cost to me, or by civilian counsel, at no expense to the United States, or both, before the Court of Criminal Appeals, the Court of Appeals for the Armed Forces, and the Supreme Court.					
2. If I waive or withdraw appellate review –					
a. My case will not be reviewed by the Court of Criminal Appeals, or be subject to further review by the Court of Appeals for the Armed Forces, or by the Supreme Court under 28 U.S.C. § 1259.					
b. My case will be reviewed by a judge advocate per Article 65(d)(3). Upon completion of that review, I may submit an application for consideration by The Judge Advocate General under Article 69(b), for review limited to the issue of whether this waiver or withdrawal was invalid under the law. See R.C.M. 1201(h)(4)(B).					
c. An Article 69(b) application must be filed within one year after the date of completion of review under Article 65(d)(3), if I can show good cause for filing later the period may be extended up to three years after the completion date.					
d. I may file a waiver of appellate review at any time after entry of judgment.					
e. I may file withdrawal from appellate review any time before such review is completed.					
f. A waiver or withdrawal, once filed, cannot be revoked, and bars further appellate review. A waiver or withdrawal may not be filed in any case where the sentence includes death.					
3. Whether or not I waive or withdraw appellate review, I may petition the Judge Advocate General for a new trial under Article 73 on the grounds of newly discovered evidence or fraud on the court at any time within three years after the date of the entry of judgment.					
I understand the foregoing, and I (waive my rights to appellate review) withdraw my case from voluntarily. No one has made any promises that I would receive any benefit from this waiver/w					
8					
CHRISTOPHER WOODCOX	AIRMAN FIRST CLASS				
TYPED NAME OF ACCUSED	RANK OF ACCUSED				
	15-Aug-22				
SIGNATURE OF ACCUSED	DATE				

STATEMENT OF COUNSEL				
(Check appropriate block)				
1. I represented the accused at his/her court-martial				
2. I am associate counsel detailed under R.C.M. 1115(b). I have communidefense counsel concerning the accused's waiver/withdrawal and discusse	cated with the accused's (detailed) (individual military) (civilian) (appellate) and this communication with the accused.			
3. I am substitute counsel detailed under R.C.M. 1115(b).				
4. I am civilian counsel whom the accused consulted concerning this matter	er. I am a member in good standing of the bar of			
	-			
x 5. I am appellate defense counsel for the accused.	· ·			
I have advised the accused of his/her appellate rights and of the consequences of opportunity to examine the record of trial and any attachments in the accused's withdraw appellate review.				
ALEXANDRA K. FLESZAR	APPELLATE DEFENSE JAJA			
TYPED NAME OF COUNSEL	UNIT OF COUNSEL			
CAPTAIN 6				
RANK OF COUNSEL	BUSINESS ADDRESS (If Civilian Counsel)			
SIGNATURE OF COUNSEL	DATE			
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### UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES	)	No. ACM S32726
Appellee	)	
	)	
v.	)	
	)	ORDER
Christopher I. WOODCOX	)	
Airman First Class (E-3)	)	
U.S. Air Force	)	
Appellant	)	Panel 2

On 17 August 2022, Appellant submitted a Motion to Withdraw from Appellate Review and Motion to Attach. Specifically, Appellant moved to attach DD Form 2330, Waiver/Withdrawal of Appellate Rights in General and Special Courts-Martial Subject to Review by a Court of Criminal Appeals, signed by Appellant on 15 August 2022. Appellant's counsel failed to include the date she signed the DD Form 2330. We find the failure to include the date of signature by Appellant's counsel to be inconsequential as both the motion and DD Form 2330 document Appellant consulted with his counsel with regard to waiving appellate review. The Government did not submit any opposition.

Accordingly, it is by the court on this 22d day of August, 2022,

#### **ORDERED:**

Appellant's Motion to Withdraw from Appellate Review and Motion to Attach is **GRANTED**. Appellant's case is forwarded to the Appellate Records Branch, JAJM, for further processing in accordance with Rules for Courts-Martial 1115(f)(3) and 1201, *Manual for Courts-Martial, United States* (2019 ed.).

