conference, other U.S. officials and dignitaries were scheduled to attend. Ultimately the conference was canceled by the organizers, due in part, to Mr. Giuliani's health. Again, Mr. Giuliani himself did not purchase any tickets for himself or anyone else. Presumably, the event organizers or some other third-party could have purchased tickets on his behalf, but that is unknown to Mr. Giuliani or his counsel. In any event, Mr. Giuliani has not travelled by plane to any location following his surgical procedure.

During the time Mr. Giuliani was scheduled to be overseas, he was also scheduled to give a speech in Rome, Italy. Again, this scheduled appearance pre-dated the medical procedure at issue. Mr.Giuliani did not purchase any tickets for Rome. He did not fly to Rome or anywhere else following his surgery. Mr. Giuliani, based solely on his health, canceled his speech in Rome. Mr. Giuliani has no knowledge of anyone else purchasing tickets for him to travel to Rome, but in any event he did not go.

It is important to note that these concerns were never raised with Mr. Giuliani's New York counsel, or the undersigned when attempting to seek a reasonable accommodation of this matter. (*See* Exhibits H-J, of Mr. Giuliani's original motion to continue). Had these concerns been raised at any time prior to the filing of the motion to continue, these facts would have been provided to the State. The State, however, rather than engage in meaningful dialogue to achieve a workable solution here, elected not to return a phone call to the undersigned, after promising to do so on Friday afternoon, necessitating the filing of the instant motion to continue. To reiterate for the Court, *and most importantly the State*, Mr. Giuliani is not seeking to avoid, disrupt or inappropriately delay these proceedings. He simply seeks some reasonable accommodation based on a documented health concern.

Dated: August 8, 2022.

Respectfully submitted,

William H. Thomas <u></u>r.

William H. Thomas, Jr. Georgia Bar No. 706610 THE W.H. THOMAS FIRM, LLC 511 E. Paces Ferry Road Atlanta, GA 30305 404-897-3523 (ofc) 678-965-1781 (fax)

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IN THE SUPERIOR COURT OF FULTON COUNTY

STATE OF GEORGIA

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IN RE: SPECIAL PURPOSE GRAND JURY

2022-EX-000024

Judge Robert C.I. McBurney

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CERTIFICATE OF SERVICE

This is to certify that I have this day served a copy of the following pleading:

RUDOLPH WILLIAM LOUIS GIULIANI'S REPLY TO THE STATE'S RESPONSE TO HIS EMERGENCY MOTION TO CONTINUE HEARING/GRAND JURY APPEARANCE PURSUANT TO O.C.G.A § 24-13-26

by statutory electronic service, on August 8, 2022, upon:

Fani.WillisDA@fultoncountyga.gov Fani Willis, District Attorney Fulton County District Attorney's Office 141 Pryor St. SW Atlanta, GA 30303

<u>Will.Wooten@fultoncountyga.gov</u> Will Wooten Fulton County District Attorney's Office 141 Pryor St. SW Atlanta, GA 30303

nathanwade@lawyer.com Nathan J. Wade Wade, Bradley & Campbell Firm 1827 Powers Ferry Rd Bldg 23 Atlanta, GA 30339

[Signature Page to Follow]

Respectfully submitted,

<u>William SC. Thomas, Sr</u>

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