1 IN THE UNITED STATES DISTRICT COURT 2 FOR THE WEESTERN DISTRICT OF WASHINGTON 3 SEATTLE DIVISION 4 5 **UNITED STATES OF AMERICA** \$ \$ \$ \$ \$ \$ \$ \$ 6 7 V. NO.: 2:24-CR-00232-LK 8 9 **CAMERON JOHN WAGENIUS** 10 Defendant, 11 12 13 MOTION TO REOPEN DETENTION HEARING 14 15 TO THE HONORABLE JUDGE OF SAID COURT: 16 17 NOW COMES the defendant, CAMERON JOHN WAGENIUS, and submits this 18 Motion to Reopen Detention Hearing and would show the following: 19 I. Defendant originally appeared before the Honorable Magistrate Judge Brian A. 20 21 Tsuchida on the 8th day of January, 2025. On said date, the United States Attorney filed 22 a Motion for Detention to which the defendant, CAMERON JOHN WAGENIUS, 23 stipulated (ECF 14 & 16). CAMERON JOHN WAGENIUS, by and through his 24 attorney, JAMES LEE BRIGHT, also reserved the right, on the record, to reopen the 25 detention at a later date. Mr. WAGENIUS, after discussions with counsel and family, 26 requests the Court reopen the issue of Detention at this time. 27 28 II. 29 Counsel for CAMERON JOHN WAGENIUS, James Lee Bright, has consulted with Sok Jiang of the U.S. Attorney's Office regarding the filing of this motion. 30 1 Entry of Guilty Plea 2:24-CR-00232-LK Law Office of James Lee Bright

3300 Oak lawn Ave., Ste. 700 Dallas, Texas 75219 214-720-7777

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32	WHEREFORE, PREMISES CONSIDERED, M	r. CAMERON JOHN WAGENIUS
33	respectfully requests that this Court reopen the determined	ention hearing in this case.
34		
35		Respectfully submitted,
36 37 38		<u>/s/James Lee Bright</u> JAMES LEE BRIGHT
 39 40 41 42 43 44 45 		Texas Bar No.: 24001786 3300 Oak Lawn Ave., Suite 700 Dallas, Texas 75219 (214) 720-7777 (214) 720-7778 FACSIMILE JLBrightLaw@gmail.com
46 47 48		ATTORNEY FOR DEFENDANT

Law Office of James Lee Bright 3300 Oak lawn Ave., Ste. 700 Dallas, Texas 75219 214-720-7777

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50	CERTIFICATE OF CONFERENCE	
51	On February 14, 2025, James Lee Bright, counsel for Defendant, CAMERON	
52	JOHN WAGENIUS, conferred with Assistant United States Attorney Sok Jiang	
53	regarding this motion.	
54	/s/James Lee Bright	
55 56	JAMES LEE BRIGHT Attorney for Defendant	
57		
58	CERTIFICATE OF SERVICE	
59	I, the undersigned, hereby certify that a true and correct copy of the foregoing	
60	document was provided to Sok Jiang, Assistant United States Attorney, on this the 19th	
61	day of February, 2025 via ECF Filing System.	
62		
63	/s/James Lee Bright	
64 65	JAMES LEE BRIGHT Attorney for Defendant	

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