

## **U.S. Department of Justice**

## Office of the Solicitor General

Washington, D.C. 20530

March 24, 2025

Honorable Scott S. Harris Clerk Supreme Court of the United States Washington, D.C. 20543

Re: Audio Evolution Diagnostics, Inc. v. United States, No. 24-806

Dear Mr. Harris:

The petition for a writ of certiorari in the above-captioned case was filed on January 27, 2025. The government's response is now due, after one extension, on March 31, 2025. We respectfully request, under Rule 30.4 of the Rules of this Court, a further extension of time to and including April 30, 2025, within which to file a response.

This extension is necessary because the attorneys with principal responsibility for preparation of the government's response have been heavily engaged with the press of previously assigned matters with proximate due dates.

Counsel for petitioner does not oppose this further extension.

Sincerely,

Sarah M. Harris Acting Solicitor General

cc: See Attached Service List

24-0806 AUDIO EVOLUTION DIAGNOSTICS, INC. USA, ET AL.

> PETER J. CORCORAN III CORCORAN IP LAW PLLC 4142 MCKNIGHT ROAD TEXARKANA, TX 75503 903-701-2481 PETER@CORCORANIP.COM

MICHAEL D. GANNON BAKER & HOSTETLER LLP ONE NORTH WACKER DRIVE, SUITE 3700 CHICAGO, IL 60606 312-416-6294 MGANNON@BAKERLAW.COM

CHARLES R. MACEDO AMSTER, ROTHSTEIN & EBENSTEIN LLP 405 LEXINGTON AVENUE NEW YORK, NY 10174 212-336-8000 CMACEDO@ARELAW.COM

JOEL B. ROTHMAN SRIPLAW, PA 21301 POWERLINE ROAD SUITE 100 BOCA RATON, FL 33433