

CIVIL CASE

21-

IN THE
SUPREME COURT OF THE UNITED STATES

Michel Thomas

v.

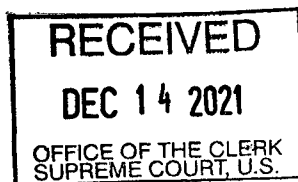
Grundfos, et al

**Application for an Extension of Time Within Which
to File a Petition for a Writ of Certiorari From
United States Court of Appeals Fifth Circuit**

**APPLICATION TO THE HONORABLE JUSTICE
SAMUEL ALITO AS CIRCUIT JUSTICE**

**Michel Thomas/ Pro Se
1127 Eldridge Parkway
#300-167
Houston, Texas 77077
770-255-8917
12/06/2021**

Pro Se Applicant/ Petitioner



APPLICATION FOR AN EXTENSION OF TIME

Pursuant to Rule 13.5 of this Court, Applicant, Michel Thomas is filing this application for extension of time of 5 days, within to file his petition of writ of certiorari up to and including Monday, January 10th, 2022.

JUDGMENT FOR WHICH REVIEW IS SOUGHT

The judgment for which review is being sought is from the United States Court of Appeals Fifth Circuit, no. 20-20505, date entered October 7th, 2021 see attachment#1

JURISDICTION

This Court will have jurisdiction over a timely filed petition for writ of certiorari under 28 USC 1254(1). Under Rules 13.1, 13.3, and 30.1 of the Rules of this court a petition for writ of certiorari was due to be filed on or before January 5th, 2022, due to the United States Court of Appeals Fifth Circuit ruling on Applicant's notice of appeal. In accordance with Rule 13.5, the application is being filed within 10 days before the petition for writ of certiorari is due.

REASONS JUSTIFYING AN EXTENSION OF TIME

1. This will permit Applicant to save cost, in not having to pay postage twice when a related case, (see attachment #2), its writ of certiorari is due on January 10th, 2022, after this Court granted Applicant's motion for extension of time see attachment #3. Applicant can save money on postage, by including them both writ of certioraris together, when filing them with this Court.

2. This also helps in this Court's efficiency, where it can hear both cases, if it chooses to do so, at the same time, and not take up double of this Court's time, to deal with nearly identical issues from related cases.

3. Applicant needs to search out professional assistant in helping Applicant with his petition(s) for writ of certiorari and for all the reasons stated above Applicant has not had the time to do so, therefore Applicant is also asking this Court for a 5 day extension so Applicant can search out professional assistant for his petition(s) for writ of certiorari.

CONCLUSION

For all the reasons stated above Applicant asks this court for a 5 day extension of time to file his petition for writ of certiorari on or before January 10th, 2022.



Michel Thomas

1127 Eldridge Parkway #300-167 Houston, Texas 77077/770-255-8927/ Date: 12/06/2021

jumpstart0820@gmail.com

CERTIFICATE OF SERVICE

I Hereby certify a true and correct copy of this motion for extension of time was sent to the respondent's attorney, Michael D. Mitchell of the law firm, Ogletree, Deakins, Smoak, & Stewart, at One Allen Center, 500 Dallas Street, Suite #3000 Houston, Texas 77002 on 12/06/2021 via United States Postal Service Certified Mail with signed return receipt.



Michel Thomas