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10	Attorneys for Plaintiff IN THE UNITED STATES DISTRICT COURT	
11	FOR THE DISTRICT OF ARIZONA	
12 13	United States of America,	CR-17-00585-PHX-GMS
14 15	Plaintiff, v.	MOTION TO EXTEND TIME TO FILE SENTENCING MEMORANDUM
	Thomas Mario Costanzo,	
16 17	Defendant.	
17		
19	The United States respectfully requests an extension of time to file its Sentencing	
20	Memorandum. The defendant has a pending motion requesting an extension until July	
21	20th and the government is requesting the same deadline. The short extension will give the government time to respond to the defendant's objections prior to filing the Sentencing	
22		
23	Memorandum. The defendant's attorney, Maria Weidner, does not oppose this motion.	
24	Respectfully submitted this 9th day of July, 2018.	
25	F	ELIZABETH A. STRANGE First Assistant U.S. Attorney
26		District of Arizona
27	$rac{S}{N}$	/ Matthew Binford MATTHEW BINFORD
28		CAROLINA ESCALANTE GARY M. RESTAINO Assistant U.S. Attorneys

CERTIFICATE OF SERVICE I hereby certify that on this 9th day of July 2018, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants: Maria Teresa Weidner & Zachary Cain Assistant Federal Public Defenders Attorneys for Defendant s/Yvonne Garcia U.S. Attorney's Office