	Case 2:23-cr-01321-SMB Document 30	Filed 10/18/23 Page 1 of 2
1 2 3 4 5 6 7 8 9	Alan S. Baskin #013155 Caroline Saunders #034957 Raynee Clemente #037970 WEISS BROWN 6263 N. Scottsdale Road, Suite 340 Scottsdale, Arizona 85250 Telephone No. 480-327-6650 Email: <u>alan@weissbrown.com</u> <u>caroline@weissbrown.com</u> raynee@weissbrown.com <i>Attorneys for Defendant Jeremie Sowerby</i>	TES DISTRICT COURT
10	FOR THE DISTRICT OF ARIZONA	
11	United States of America,	Case No. CR-23-01321-PHX-SMB
 12 13 14 15 16 17 18 	Plaintiff, vs. Luis Ortega and Jeremie Sowerby, Defendants.	DEFENDANT JEREMIE SOWERBY'S UNOPPOSED MOTION TO (1) CONTINUE PRETRIAL MOTIONS DEADLINE AND TRIAL DATE; AND (2) SET A STATUS CONFERENCE
19	Defendant Jeremie Sowerby respectfully requests this Court to continue the pretrial	
20	motion deadline of October 18, 2023, and the trial date, which is currently set for November	
21	14, 2023. Sowerby asks the Court to convert the November 14 proceeding to a status	
22	conference so it can set a new trial date and issue a scheduling order.	
23	This case is in its nascent stages, as Sowerby was indicted on September 19, 2023 and	
24	arrested on September 22, and has been detained since then. His detention hearing is currently	
25	set for November 2. Undersigned counsel has recently appeared and has yet to receive any	
26	discovery, which will be substantial and require extensive review to identify potential motions	
27	and any additional discovery and then prepare for trial.	
28		

Prosecutor Lindsay Short does not object to a continuance of any of the relevant 1 deadlines, and has advised the undersigned that counsel for codefendant Luis Ortega is also 2 available for a status conference on November 14. The parties will submit a proposed 3 scheduling order ahead of the requested status conference. 4

Sowerby respectfully submits that the above constitutes good cause to continue the trial date.

RESPECTFULLY SUBMITTED this 18th day of October, 2023.

WEISS BROWN

By: /s/ Alan S. Baskin

Alan Baskin **Caroline Saunders** Raynee Clemente 6263 N. Scottsdale Road, Suite 340 Scottsdale, Arizona 85250 Attorneys for Defendant Jeremie Sowerby

CERTIFICATE OF SERVICE

17 I hereby certify that on October 18, 2023, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF system for filing. 18

/s/ Cristina McDonald

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