| | Case 2:23-cr-01321-SMB Document 30 | Filed 10/18/23 Page 1 of 2 |
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| 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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