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5 **UNITED STATES DISTRICT COURT**
 6 **DISTRICT OF ARIZONA**

7	UNITED STATES OF AMERICA,)	CR-09-0482-TUC-RCC-CRP
8	Plaintiff,)	
9	v.)	MOTION TO CONTINUE
10	ALEJANDRO BOJORQUEZ-HERNANDEZ)	TRIAL AND OTHER DATES
11	Defendant.)	(Unopposed)
12	_____)	(First Request by Undersigned)

13 It is expected that excludable delay under Title 18, United States Code,
 14 §3161(h)(8)(B)(iv) will occur as a result of this motion or an order based thereon.
 15 Defendant, ALEJANDRO BOJORQUEZ-HERNANDEZ, through counsel, respectfully
 16 requests this Court to continue the plea deadline, trial and all other dates
 17 presently set in this case for approximately thirty (30) days from the current trial
 18 date of June 2, 2009. Counsel needs a reasonable amount of time to prepare for
 19 trial as she exercises due diligence to prepare for trial. (18 USC 3161(h)(8)(B)(iv))

20 Assistant United States Attorney Joseph Hanley has no objection to the
 21 continuance. Also the defendant does not object to a continuance.

22 This is the first request for continuance by undersigned counsel.
 23 It is expected that excludable delay under Title 18, United States Code,
 24 §3161(h)(1)(F) will occur as a result of this motion or an order based thereon.

25 RESPECTFULLY SUBMITTED: May 27, 2009.

26 LAW OFFICE OF WANDA K. DAY
 27 _____/s/____Wanda K. Day
 28 Wanda K. Day

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Copy of the foregoing
Motion and proposed
Order mailed/delivered by
ECF to:

– Joseph Hanley, Esq., AUSA