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 6

7 IN THE UNITED STATES DISTRICT COURT
 8 FOR THE DISTRICT OF ARIZONA

9
 10 United States of America,
 11 Plaintiff,
 12 vs.
 13 Mauricio Silva-Villa,
 14 Defendant.

CR-07-377-PHX-SRB
**MOTION TO CONTINUE TRIAL
 AND
 EXTEND TIME TO FILE PRETRIAL
 MOTIONS**
(Second Request)

15 Mauricio Silva-Villa, through undersigned counsel, respectfully requests
 16 that this Court extend the time for filing of pretrial motions for a period of at least
 17 thirty (30) days from the current date of June 20, 2007. In addition, defendant
 18 requests that the Court continue the trial date for a period of at least thirty (30) days
 19 from the current date of August 7, 2007. The reason for the continuances is to allow
 20 additional time for investigation and trial preparation.

21 Defense counsel has contacted Assistant United States Attorney, Tracey
 22 Bardorf, concerning this motion and she has no objection to the requested
 23 continuances.

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1 It is expected that excludable delay under Title 18 U.S.C. Section
2 3161(h)(8)(A) and (h)(1)(F) may result from this motion or from an order based
3 thereon.

4 Respectfully submitted: June 21, 2007.

5 JON M. SANDS
6 Federal Public Defender

7
8 *s/Donna Lee Elm*
9 DONNA LEE ELM
Asst. Federal Public Defender

10 I hereby certify that on June 21, 2007, I electronically transmitted the attached
11 document to the Clerk's Office using the ECF System for filing and transmittal to the
12 following ECF registrants:

12 TRACEY BARDORF
13 Assistant United States Attorney
14 Two Renaissance Square
15 40 North Central Avenue
16 Suite 1200
17 Phoenix, Arizona 85004-4408

18 Copy mailed to:

19 MAURICIO SILVA-VILLA
20 Defendant

21 *s/Donna Lee Elm*
22 DONNA LEE ELM

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