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 Attorney for Defendant

6 **IN THE UNITED STATES DISTRICT COURT**
 7 **FOR THE DISTRICT OF ARIZONA**

8 United States of America,)	CR09-01782-TUC-FRZ-BPV
)	CR07-01058-TUC-FRZ-BPV
9 Plaintiff,)	
)	
10 vs.)	MOTION TO CONTINUE
)	MOTIONS AND PLEA
11 Maria Hook,)	DEADLINES AND TRIAL
)	DATE
12 Defendant.)	
)	(First Request)

14 It is expected that excludable delay under Title 18, United States Code,
 15 §3161(h)(7)(B)(i) will occur as a result of this motion or an order based thereon.

16 Defendant, **Maria Hook**, through undersigned counsel, requests a 60-day continuance
 17 of all dates; the motions deadline, the plea deadline currently set for October 16, 2009, the
 18 trial date currently scheduled for October 27, 2009, based upon the following:

- 19 1. Additional time is needed for trial preparation including, but not
 20 limited to, investigating issues pertinent to this case.
- 21 2. Assistant U.S. Attorney Anthony Maingot was contacted and
 has no objection to the continuance.
- 22 3. Undersigned requests a 1-day continuance of the local Monday Rule,
 23 permitting counsel to file this motion to continue plea deadline and
 trial date.
- 24 4. The Court will be advised immediately in the event of a non-trial
 disposition.
- 25 5. The ends of justice will be served by a continuance, and a
 26 miscarriage of justice will result if a continuance is denied. 18
 U.S.C. §3161(h)(7)(B)(i).
- 27 6. This motion is made in good faith and not for the purpose of delay.

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RESPECTFULLY SUBMITTED:

October 20, 2009.

JON M. SANDS
Federal Public Defender

/s/ Gloria Torres
Gloria Torres
Assistant Federal Public Defender

ECF Copy to: Anthony Maingot, AUSA