1			
2			
3			
4			
5			
6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRICT OF ARIZONA		
8			
9	Unit	ed States of America	No. CR
10		Plaintiff,	JOINT PRETRIAL MEMORANDUM
11	v.		
12	,		
13		Defendant(s).	
14	Following is the Joint Pretrial Memorandum to be considered at the Final Pretrial		
15	Conf	erence in this case set for	at
16	А.	Trial Counsel	
17		Provide the mailing address, email addr	ress, office number, and cell number for:
18		Plaintiff(s):	
19		Defendant(s):	
20	B. Counts		
21	1. Identify all counts contained in the indictment (or superseding indictment) that		
22		will be tried by jury;	
23	2. Identify all counts, if any, in the indictment (or superseding indictment) that have		
24		been dismissed; and	
25	3. Identify all counts, if any, the government intends to dismiss before trial.		nment intends to dismiss before trial.
26	C. Forfeiture Allegations		
27	1. Identify any forfeiture allegation contained in the indictment (or superseding		
28		indictment), whether any forfeiture	allegation in the indictment (or superseding

1	indictment) has been dismissed, or whether the government intends to dismiss		
2	any forfeiture allegation in the indictment (or superseding indictment) before		
3	trial.		
4	2. Identify, where applicable, the status of any pending related civil forfeiture		
5	proceeding, and whether the issue of forfeiture shall be determined by jury		
6	verdict or by the Court if a guilty verdict is returned by the jury.		
7	D. Notices		
8	Identify all Notices of the Government's Intent to Use Evidence.		
9	E. Motions in Limine		
10	Identify all pending motions in limine.		
11	F. Other Motions		
12	Identify all pending motions (other than motions in limine).		
13	<b>G.</b> Stipulations		
14	Identify and describe any joint stipulation that may be read or otherwise presented		
15	to the jury and treated as having been proved at trial.		
16	H. Numbers of Witnesses and Exhibits		
17	Identify the approximate number of witnesses to be called and exhibits to be offered		
18	at trial.		
19	I. Estimated Length of Trial		
20	Propose the estimated amount of time to be allocated for each stage of trial as		
21	follows:		
22	hours: Jury Selection hours: Opening Statements <sup>1</sup>		
23	hours: Government's Case (including rebuttal)		
24	hours: Defendant's Case hours: Closing Arguments <sup>2</sup>		
25	hours: Total		
26			
27			
28	<sup>1</sup> If there is more than one defendant, provide an estimate of time for each one. <sup>2</sup> If there is more than one defendant, provide an estimate of time for each one.		
	- 2 -		

1 2 J.

### Interpreter

State whether there will be need for an interpreter at trial.

**K. Special Equipment Needs**. State whether the parties will need any special audiovisual (or other) equipment at trial.

5

4

3

## L. Procedures for Expediting Trial

6 Discuss and report on all available procedures that might be used to expedite trial, 7 including but not limited to: (1) using summary exhibits in place of voluminous 8 documentary evidence; (2) stipulations on authenticity and foundation; (3) presenting 9 direct expert testimony through summary or written reports; and (4) using the courtroom technology to expedite the presentation of evidence. The parties are invited to email to 10 Lanham chambers@azd.uscourts.gov to arrange a time to visit the courtroom and examine 11 12 its technology. Information about courtroom technology can also be found at www.azd.uscourts.gov under Judges' Information  $\rightarrow$  Orders, Forms & Procedures  $\rightarrow$ 13 14 Standard Procedures Used by All Phoenix Judges; Electronic/Video Courtroom Equipment Information – Phoenix. 15

16

#### M. Jury Questionnaire, Jury Instructions, and Forms of Verdict

The stipulated joint statement of the case, list of all witnesses, proposed jury
instructions, and proposed forms of verdict must be filed in accordance with the
instructions contained in the order setting Final Pretrial Conference.

20 21

22

23

24

25

26

27

28

# Attorney for United States

## Attorney for Defendant(s)