IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

| UNITED STATES OF AMERICA, |) |
|-----------------------------|-------------------------|
| |) |
| Plaintiff, |) |
| |) |
| v. |) No. 10-00320-CR-W-DGK |
| JUAN ANTONIO MARRON, |) |
| JUAN ANTONIO MARRON, |) |
| DAVID HERNANDEZ-MONTOYA, |) |
| |) |
| MARIO E. MARRON, |) |
| |) |
| ROBERT JOSEPH OLVERA, |) |
| ANTHONY ED ANGIG ALVADEZ |) |
| ANTHONY FRANCIS ALVAREZ, |) |
| BENITO CASTILLO GUTIERREZ, |) |
| DEITHO CHOTILLO GOTILINIEZ, |) |
| JOHN GASCA, JR., |) |
| |) |
| ARMANDO MENDEZ, |) |
| |) |
| JOSEPH MICHAEL LOPEZ, |) |
| |) |
| FRANK MICHAEL ALVAREZ, |) |
| |) |
| Defendants. |) |

MOTION FOR EXTENSION OF TIME WITH SUPPORTING SUGGESTIONS

The plaintiff, by the undersigned counsel, pursuant to Rule 6(b)(1) of the Federal Rules of Civil Procedure, and respectfully moves this Court for an extension of time to and including

January 10, 2013, in which to file the additional information regarding the motion for preliminary order of forfeiture requested by the Court.

Supporting Suggestions

On December 4, 2012, the Court requested additional information regarding plaintiff's motion for a preliminary order of forfeiture against the defendant Gilbert Lupercio. Since the time of the Court's request, the undersigned counsel has been involved with the filing of three civil forfeiture complaints and then on use-or-lose annual leave until January 7, 2013.

This motion is made for good cause and not for the purpose of delay.

WHEREFORE, plaintiff prays that this motion be granted.

Respectfully submitted,

David M. Ketchmark Acting United States Attorney

By

James Curt Bohling, #54574 Assistant United States Attorney Chief, Monetary Penalties Unit 400 E. 9th Street, Fifth Floor Kansas City, Missouri 64052

CERTIFICATE OF SERVICE

I hereby certify that on October 25, 2012, the foregoing motion was electronically filed with the Clerk of the Court using the CM/ECF system for electronic delivery to all counsel of record.

James Curt Bohling Assistant United States Attorney