

Etan Zaitso [SBN 287106]
Attorney at Law

Zaitso Law
331 J Street, Suite 200
Sacramento, CA 95814
916.542.0270

Attorney for Defendant
JOSHUA MARKANSON

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

JOSHUA MARKANSON,

Defendant.

Case No.: 2:18-CR-00024 TLN

**STIPULATION AND ORDER TO
CONTINUE SENTENCING AND
FILING DUE DATES**

SENTENCE DATE: May 2, 2024
TIME: 9:30 a.m.
COURT: Hon. Troy L. Nunley

Defendant, Joshua Markanson, through his counsel of record, and Plaintiff, the United States of America, through its counsel of record, agree and hereby stipulate to continue Mr. Markanson's sentencing and related filing deadlines under the schedule detailed below, for the reasons that follow:

1. On February 8, 2024, Markanson entered an open guilty plea to the government's 27-count Second Superseding Indictment for his role in a firearm trafficking and manufacturing conspiracy. At that time, the Court set the following sentencing schedule:

Sentencing Date: 05/02/2024

Reply: 04/25/2024

Formal Objections: 04/18/2024

Final PSR: 04/11/2024

Informal Objections: 04/04/2024

Draft PSR: 03/21/2024

2. Since then, defense counsel represents that in preparation for sentencing, he has conducted a number of interviews, collected records, and discussed sentencing issues, procedure and law with Mr. Markanson. At least one witness interview is outstanding, and additional records are being sought.
3. On March 18, 2024, Probation and defense counsel discussed the status of Mr. Markanson's probation interview for the first time. It was agreed that because the Draft Presentence Report was ready to be filed and defense counsel was overseas and unavailable for an interview until after April 1, the Draft PSR would initially be filed without a statement from Mr. Markanson but could be supplemented thereafter upon stipulation and order.
4. On March 21, 2024, Probation filed its Draft PSR.
5. The parties are in agreement that continuing the sentencing date to June 20th, along with a continuance of the filing deadlines consistent with that date is appropriate.
6. Specifically, defense counsel seeks additional time to collect additional records, conduct interviews, and schedule a Probation interview.
7. Probation has been notified of this request.
8. For these reasons, the parties stipulate and request the Court adopt the following sentencing schedule:

Sentencing Date: 06/20/2024, at 9:30 AM

Reply: 06/13/2024

Formal Objections: 06/6/2024

Final PSR: 05/30/2024

Informal Objections: 05/23/2024

(Amended) Draft PSR: 05/09/2024

1 SO STIPULATED.

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3 Respectfully submitted,

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5 Dated: April 10, 2024

/s/ Etan Zaitso
ETAN ZAITSU
Attorney for Defendant
JOSHUA MARKANSON

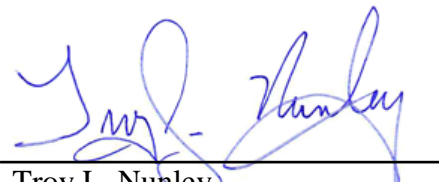
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8 Dated: April 10, 2024

/s/ Justin Lee
JUSTIN LEE
Assistant United States Attorney
Attorney for Plaintiff United States

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13 ORDER

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15 The Court, having received and considered the parties' stipulation, and good cause
16 appearing therefore, adopts the parties' stipulation in its entirety as its order.

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18 Dated: April 11, 2024

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Troy L. Nunley
United States District Judge