1 2 3 4 5 6 7 8	EILEEN M. DECKER United States Attorney PATRICIA A. DONAHUE Assistant United States Attorney Chief, National Security Division TRACY L. WILKISON (California Bar Not Chief, Cyber and Intellectual Property Crin Assistant United States Attorney 1500 United States Courthouse 312 North Spring Street Los Angeles, California 90012 Telephone: (213) 894-2400 Facsimile: (213) 894-8601 Email: Tracy.Wilkison@usdoj.	nes Section
9	Attorneys for Applicant UNITED STATES OF AMERICA	
10	UNITED STATES DISTRICT COURT	
11	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
12	IN THE MATTER OF THE SEARCH OF AN APPLE IPHONE SEIZED	ED No. CM 16-10 (SP)
13	DURING THE EXECUTION OF A SEARCH WARRANT ON A BLACK LEXUS IS300, CALIFORNIA LICENSE PLATE #5KGD203	GOVERNMENT'S EX PARTE APPLICATION FOR A CONTINUANCE
14		
15	LICENSET LATE #3RGD203	Current Hearing Date: March 22, 2016 Current Hearing Time: 1:00 p.m.
16		Location: Courtroom of the Hon. Sheri Pym
17		
18		
19	Applicant United States of America, by and through its counsel of record, the	
20	United States Attorney for the Central District of California, hereby files this <i>Ex Parte</i>	
21	Application for a Continuance, requesting that the hearing currently set for March 22,	
22	2016 be vacated and that the government file a status report by April 5, 2016.	
23	This Application is based upon the attached memorandum of points and	
24	///	
25		
26		
27		
28		

1	authorities, the files and records in this case, and such further evidence and argument as	
2	this Court may permit.	
3		
4	Dated: March 21, 2016	Respectfully submitted,
5		EILEEN M. DECKER United States Attorney
6		PATRICIA A. DONAHUE
7		Assistant United States Attorney Chief, National Security Division
8 9		Tray Wilke
10		TRACY L. WILKISON Assistant United States Attorney
11		·
12		Attorneys for Applicant UNITED STATES OF AMERICA
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		

MEMORANDUM OF POINTS AND AUTHORITIES

Since the attacks in San Bernardino on December 2, 2015, the Federal Bureau of Investigation ("FBI") has continued to pursue all avenues available to discover all relevant evidence related to the attacks.

Specifically, since recovering Farook's iPhone on December 3, 2015, the FBI has continued to research methods to gain access to the data stored on it. The FBI did not cease its efforts after this litigation began. As the FBI continued to conduct its own research, and as a result of the worldwide publicity and attention on this case, others outside the U.S. government have continued to contact the U.S. government offering avenues of possible research.

On Sunday, March 20, 2016, an outside party demonstrated to the FBI a possible method for unlocking Farook's iPhone. Testing is required to determine whether it is a viable method that will not compromise data on Farook's iPhone. If the method is viable, it should eliminate the need for the assistance from Apple Inc. ("Apple") set forth in the All Writs Act Order in this case.

Accordingly, to provide time for testing the method, the government hereby requests that the hearing set for March 22, 2016 be vacated. The government proposes filing a status report with the Court by April 5, 2016.

On March 21, 2016, at approximately 2:45 p.m., the United States Attorney contacted counsel for Apple to request Apple's position on this *ex parte* Application, and counsel for Apple requested a telephonic status conference with the Court.