IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA, Plaintiff,

vs.

)

CR No. 06-538 JH

TIMOTHY JASON KRIPNER,

Defendant.

MOTION REQUESTING ADOPTION OF GOVERNMENT'S PRIOR RESPONSE TO DEFENDANTS' MOTION TO SUPPRESS AS RESPONSE TO DEFENDANT KRIPNER'S MOTION TO SUPPRESS

COMES NOW the United States of America by and through DAVID C. IGLESIAS, United States Attorney for the District of New Mexico and Luis A. Martinez, Assistant United States Attorney for said District, and respectfully moves this Court for an order allowing the Government's response to defendants Quaintances' motion to suppress be adopted as a response to Defendant Timothy Kripner's motion to suppress. The government would state the following:

- 1. The government's response was filed on April 24, 2006.
- 2. A hearing on Defendants Quaintances' motion was held on May 17, 2006.
- 3. On June 23, 2006 Defendant Kripner filed his motion to suppress.
- 4. There are no new issues raised by Defendant Kripner's motion.

Wherefore, the Government requests the Court allow the Government's adoption

of it's prior response as a response to Defendant Kripner's motion to suppress.

Respectfully submitted,

DAVID C. IGLESIAS United States Attorney *Electronically filed 6/30/06* LUIS A. MARTINEZ Assistant U.S. Attorney 555 S. Telshor, Suite 300 Las Cruces, New Mexico 88011 (505) 522-2304

I HEREBY CERTIFY that a true copy of the foregoing response was mailed to counsel for Defendants, on this 3rd day of July, 2006. /s/ Luis A. Martinez LUIS A. MARTINEZ Assistant U.S. Attorney