IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,	
Plaintiff,)
vs.) No. CR-06-538 JH
DANUEL QUAINTANCE, et al.)
Defendant.)))
GOVERNMENT'S WITNESS LIST FOR DEFENDANTS' MOTION TO DISMISS	
COMES NOW the United States of America, by and through David C. Iglesias, United	
States Attorney, and Luis Martinez, Assistant U	United States Attorney, and hereby respectfully
submits the following list of witnesses who may be called to testify in the hearing on the	

- 1. Ivan Zarate, Agent, Drug Enforcement Agency
- 2. G. C. Schwartz, Corporal, Missouri State Highway Patrol
- 3. Timothy Kripner

defendants' motion to dismiss in the above-captioned matter:

4. Dr. Jehan Bagli

The United States reserves the right to call additional witnesses in its case-in-chief, for rebuttal, or as may otherwise become appropriate during the course of the hearing.

Respectfully Submitted,

DAVID C. IGLESIAS United States Attorney

Electronically filed on August 8, 2006

LUIS MARTINEZ Assistant U.S. Attorney 555 S. Telshor, Suite 300 Las Cruces, NM 88011 (505) 522-2304

I hereby certify that a true and correct copy of the foregoing document was mailed/delivered to Marc Robert, defense counsel for Danuel Quaintance, Mario Esparza, defense counsel for Mary Quaintance, Bernadette Sedillo, defense counsel for Joseph Butts, and Leon Shydlower, defense counsel for Timothy Kripner this _8th_ day of August, 2006.

Electronically filed on August 8, 2006

LUIS MARTINEZ Assistant U.S. Attorney