UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

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UNITED STATES OF AMERICA,) Plaintiff. v. PAUL R. HANSMEIER, Defendant.

Criminal No. 16-334 (1) (JNE/KMM)

STATEMENT OF FACTS IN SUPPORT OF EXCLUSION OF TIME UNDER THE SPEEDY TRIAL ACT

Pursuant to 18 U.S.C. § 3161(h)(7)(A), I, Paul Hansmeier, the defendant in this case, agree to the following statement of facts in support of the pending motion to exclude time under the Speedy Trial Act.

I have reviewed the Motion to Designate Case as Complex filed by counsel on my behalf, and agree with and adopt the facts outlined in that document. Specifically, I agree that this case is complicated, both by the volume of discovery materials produced to date and by the legal issues raised by the indictment itself. I believe that extending the pretrial proceedings, and bifurcating them to allow litigation of a challenge to the legality of the indictment, may promote efficiency and conserve resources, and is appropriate under the circumstances of this case. I agree that extending the pretrial proceedings as outlined in the Motion is in the interest of justice, and that the ends of justice served by the requested continuance and proposed schedule outweigh my interest in a speedy trial.

Based on the above facts, I request that the period of time from my arraignment and the appointment of counsel and the date for the filing of nondispositive pretrial motions be excluded from the time in which I would otherwise have to be brought to trial on my case.

I have discussed this matter with my attorneys. I voluntarily make this request, with full knowledge of my rights under the Speedy Trial Act.

Dated: _]/15(17

Paul R. Hansmeier Defendant

Dated: 2/15/201

ANDREW H. MOHRING Attorney ID No. 190731 MANNY K. ATWAL Attorney ID No. 282029

Attorneys for Defendant

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