IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA :

Plaintiff,

v. : Criminal Action No. 21-CR-000287-TNM

.

HUNTER SEEFRIED,

.

Defendant. :

AMENDED NOTICE OF JOINING CO-DEFENDANT'S MOTION TO DISMISS INDICTMENT FOR VIOLATION OF THE SPEEDY TRIAL ACT

PLEASE TAKE NOTICE that Defendant, Hunter Seefried, through undersigned counsel, files the instant Motion Joining Co-Defendant's, Kevin Seefried, Motion to Dismiss Indictment for Violation of the Speedy Trial Act detailed below:

- 1. On April 8, 2022, this Court held a Status Conference in this matter, during which the Court and the Parties discussed issues regarding the current trial date and the potential impact of the Speedy Trial Act, 18 U.S.C. § 3161, et. seq., upon it.
- 2. During the conference, Counsel for co-defendant, Kevin Hunter, informed the Court of his client's intent to file a motion to dismiss the Indictment on speedy trial grounds. Undersigned counsel, immediately thereafter, orally motioned this Court for leave to join in Kevin Seefried's motion to dismiss once filed.
- 3. The Court granted that request and entered an oral order permitting Hunter Seefried to join in Kevin Seefried's motion to dismiss the indictment on speedy trial grounds.
- 4. On March 8, 2022, Kevin Seefried filed his Motion to Dismiss Indictment for Violation of the Speedy Trial Act (D.I. 60). Accordingly, Hunter Seefried files the instant motion

Case 1:21-cr-00287-TNM Doctiment 76 Filed 05/19/22 Page 2 of 2

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA UNITED STATES OF AMERICA:: Plaintiff.: v.: Criminal Action No. 21-CR-000287-TNM:: HUNTER SEEFRIED.:: Defendant.: AMENDED NOTICE OF JOINING CO-DEFENDANT'S MOTION TO DISMISS INDICTMENT FOR VIOLATION additional and the specific and the second section of the specific contract of the specific cont counsel, files the instant Motion Joining Co-Defendant's, Kevin Seefried, Motion to Dismiss Indictment for Violation of the Speedy Trial Act detailed below: 1. On April 8, 2022, this Court held a Status Conference in this Violation, during which the Court and the Parties discussed issues regarding the current trial date and the potential impact of the Speedy Trial Act, 18 U.S.C. § 3161, et. seq., upon it. 2. During the conference, Counsel for codefendant, Kevin Hunter, informed the Court of his client's intent to file a motion to dismiss the Indictment on speedy trial grounds. Undersigned course, immediately thereafter, orally motioned this Court for leave to join in a second trial grounds. Kevin Seefried's motion to dismiss once filed. 3. The Court granted that request and entered an oral order mpermitting Hunter Seefried to join in Kevin Seefried is invious adjustment on speeds trial grounds at ion On March 8, 2022, Kevin Seefried filed his Motion to Dismiss Indictment for Violation of the Speedy Trial Act (D.I. 60). Accordingly, Hunter Seefried files the instant motion adopting and joining in Co-defendant's, Kevin Seefried, ofinding agricultural responding the properties for the properties of the properties 60) in lieu of filing a separate motion is in the interests of justice and judicial economy. It will promote the just determination of the case, simplify procedures, and eliminate unjustifiable expense and delay in accordance with Fed. R. Crim. P. 2. Respectfully Submitted, /s/ Edson A. Bostic Edson A. Bostic, Esquire The Bostic Law Firm 1700 Market Street, Suite 1005 Philadelphia, PA 19103 (267) 239-4693 eab.bosticfirm@gmail.com Attorney for Defendant Hunter Seefried Dated: May 18, 2022 Respectfully Submitted,

/s/ Edson A. Bostic

Edson A. Bostic, Esquire The Bostic Law Firm 1700 Market Street, Suite 1005 Philadelphia, PA 19103 (267) 239-4693 eab.bosticfirm@gmail.com

Attorney for Defendant Hunter Seefried

Dated: May 18, 2022