IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Criminal Case No.:		
UNITE	D STATES OF AMERICA,	
	Plaintiff,	
vs.		
	Defendant.	
	CONSENT OF THE GOVERNMENT Pursuant to D.C.COLO.L	
	onsideration and, for the Defendant, full consultation gistrate Judge:	with counsel, we voluntarily consent to having
	Set pretrial deadlines, determine any motion to accordance with the Speedy Trial Act.	continue/reschedule a trial, and set trial in
	Upon Order of Reference from the assigned Article III Judge, hear and make Recommendations as to any pretrial motion.	
	Upon Order of Reference from the assigned Article III Judge, receive Defendant's Change of Plea, give appropriate advisement in accordance with Rule 11 of the Federal Rules of Criminal Procedure, make a Recommendation as to whether Defendant's plea should be accepted and schedule a Sentencing Hearing.	
	Upon Order of Reference from the assigned Article III Judge, hear a Petition for Revocation of Probation and/or Supervised Release and make a Recommendation as whether the revocation/modification/coninuation of Probation or Supervised Release is appropriate.	
The par	ties separately agree that:	
	A Sentencing Hearing may be held by video telecoin Denver.	onferencing with the assigned Article III Judge
Dated:_		Defendant's Signature
Signature of the U.S. Attorney		Signature of Defendant's Attorney

 $^{^1}$ The parties shall not file this document unless it reflects unanimous consent of the government and the defendant pursuant to D.C.COLO.LCrR 11.1(b). In a multi-defendant matter, no individual consent, other than to the sentencing hearing, will be operative unless all defendants have similarly consented and filed this form.