IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ILLINOIS PEORIA DIVISION

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) CRIMINAL ACTION NO. 06-10019
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nt.

DEFENDANT'S EXPERT DISCLOSURES, LIMITATION OF WITNESS LIST, AND DISCLOSURE OF ADDITIONAL CONTACT INFORMATION, AND RESPONSE TO MOTION TO CONTINUE

Comes now Defendant and for his expert disclosures, limitation of witness list, and disclosure of additional contact information, and response to motion to continue states:

1. Having reviewed the expert disclosures of the government, the Defendant states that he reserves the right to recall the expert witnesses of the government, but does not wish to designate any of Defendent's witnesses as experts

wish to designate any of Defendant's witnesses as experts.

2. Defendant requests the right to take the proposed experts on voir dire to verify their qualifications with respect to the stated areas of expertise, to ensure that the witness is properly qualified with respect to the topics upon which government proposes that expert testimony is to be given.

3. Defendant would propose that not more than one expert be allowed to stay in the courtroom as the government's representative, inasmuch as Defendant expects to invoke

the rule of exclusion of witnesses.

4. Defendant has decided to remove Joe Bannister and John Turner from his witness

list.

5. Defendant supplements his disclosure of witnesses with respect to Christopher

Hanson, as follows:

Christopher Hansen 415 S. 6th Street, Suite 200 Las Vegas Nevada 89101 702-385-5533

6. Defendant opposes the motion to continue. Defendant tenders the adjustments and

disclosures herein as a basis for curing or resolving the reasons given for a continuance.

WHEREFORE, premises considered, Defendant prays that the motion to continue be

denied, and for all other and further relief as may be appropriate.

By: <u>/s/ Oscar Stilley</u> Oscar Stilley, Attorney at Law 2120 North B Street Fort Smith, AR 72901 (479) 573.0726 phone (479) 573.0647 fax oscar@oscarstilley.com

CERTIFICATE OF SERVICE

I, Oscar A. Stilley, certify by my signature above that a copy of the foregoing was delivered by CM/ECF this May 11, 2006 to: Gerard A. Brost, Assistant US Attorney, Suite 400, 211 Fulton Street, Peoria, IL 61602.