

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

----- X
:
:
UNITED STATES OF AMERICA, :
:
:
-v - :
:
:
[NAME OF DEFENDANT[S]], :
:
:
Defendant[s]. :
:
----- X

1:[XX]-cr-[XXXX]-GHW

ORDER

GREGORY H. WOODS, United States District Judge:

Upon the application of the [United States of America/defendant], by and through [NAME OF UNITED STATES ATTORNEY], [Acting] United States Attorney for the Southern District of New York, NAMES OF AUSA(s), Assistant United States Attorney(s), of counsel/his attorney, NAME OF DEFENSE ATTORNEY,]] and with the consent of [DEFENDANT’S NAME/the United States of America], by and through [his attorney, NAME OF DEFENSE ATTORNEY/[NAME OF UNITED STATES ATTORNEY], [Acting] United States Attorney for the Southern District of New York, NAMES OF AUSA(s), Assistant United States Attorney(s), of counsel], [it is hereby ORDERED/this Court ordered on DATE] that the [pretrial conference] in this case [is/be] continued from [DATE] to [DATE] at [TIME am/pm].

The Court finds that the ends of justice served by granting a continuance outweigh the best interest of the public and the defendant in a speedy trial because [•].¹ Accordingly, it is [further]

¹ Include the applicable 3161(h)(7)(A) factors here. Examples include: [it will permit the parties to continue to discuss a pretrial resolution of this matter/permit the defendant and his counsel to receive and review discovery/the case is so unusual or complex that it is unreasonable to expect adequate trial preparation within the limits established by the Speedy Trial Act/failure to grant the continuance would deny the reasonable time necessary for effective preparation]. The separate application for the exclusion of time should include a description of the facts that support the proposed

ORDERED that the time from the date of this order through [DATE] is hereby excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A).

SO ORDERED.

Dated:
New York, New York

GREGORY H. WOODS
United States District Judge

exclusion of time and the facts need not be detailed in the proposed order submitted to the Court.