IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Criminal Case No. 1:12-cr-00033-JLK

UNITED STATES OF AMERICA,

Plaintiff,

v.

- 1. JAMSHID MUHTOROV, a/k/a Abumumin Turkistony, a/k/a Abu Mumin, a/k/a Horun Asrorov
- 2. BAKHTIYOR JUMAEV, a/k/a Abu Bakr

Defendants.

SUPERSEDING INDICTMENT

18 U.S.C. § 2339B - Material Support of a Designated Foreign Terrorist Organization and Attempt and Conspiracy to do the Same

COUNT 1

The Grand Jury charges that:

Between and on or about January 2011 through January 21, 2012, inclusive, in the State and District of Colorado and elsewhere, the defendants, Jamshid Muhtorov, a/k/a "Abumumin Turkistony", a/k/a "Abu Mumin", a/k/a "Horun Asrorov"; and Bakhtiyor Jumaev, a/k/a "Abu Bakr", together with others both known and unknown to the Gand Jury; did knowingly conspire, combine, confederate, cooperate and agree with each other to provide and attempt to provide material support and resources, as that term is defined in Title 18, United States Code, Section 2339A(b), to wit: property [at least \$300 in currency], to a foreign terrorist organization, specifically the Islamic Jihad Union ("IJU"), continuously designated since June 12, 2005 and as amended on April 29, 2008, knowing that the organization was a designated terrorist organization, that the organization had engaged in and was engaging in terrorist activity and terrorism, and the offense occurred in whole or in part within the United States; and, further there was interdependency among the members of the conspiracy.

All in violation of Title 18, United States Code, Section 2339B.

COUNT 2

The Grand Jury further charges that:

Between and on or about January 2011 through January 21, 2012, inclusive, in the State and District of Colorado and elsewhere, the defendants, Jamshid Muhtorov, a/k/a "Abumumin Turkistony", a/k/a "Abu Mumin", a/k/a "Horun Asrorov"; and Bakhtiyor Jumaev, a/k/a "Abu Bakr", together with others both known and unknown to the Gand Jury; did knowingly provide and attempt to provide material support and resources, as that term is defined in Title 18, United States Code, Section 2339A(b), to wit: property [at least \$300 in currency], to a foreign terrorist organization, specifically the Islamic Jihad Union ("IJU"), continuously designated since June 12, 2005 and as amended on April 29, 2008, knowing that the organization was a designated terrorist organization, that the organization had engaged in and was engaging in terrorist activity and terrorism, and the offense occurred in whole or in part within the United States.

All in violation of Title 18, United States Code, Section 2339B.

COUNT 3

The Grand Jury further charges that:

Between and on or about March 8, 2011 through January 21, 2012, inclusive, in the State and District of Colorado and elsewhere, the defendant, Jamshid Muhtorov, a/k/a "Abumumin Turkistony", a/k/a "Abu Mumin", a/k/a "Horun Asrorov", together with others both known and unknown to the Gand Jury; did knowingly provide and attempt to provide material support and resources, as that term is defined in Title 18, United States Code, Section 2339A(b), to wit: knowingly providing one or more personnel (who may be or include oneself) to the Islamic Jihad Union ("IJU") to work under the IJU's direction and control, to a foreign terrorist organization, specifically the Islamic Jihad Union ("IJU"), continuously designated since June 12, 2005 and as amended on April 29, 2008, knowing that the organization was a designated terrorist organization, that the organization had engaged in and was engaging in terrorist activity and terrorism, and the offense occurred in whole or in part within the United States.

All in violation of Title 18, United States Code, Section 2339B.

COUNT 4

The Grand Jury further charges that:

Between and on or about January 30, 2011 through January 21, 2012, inclusive, in the State and District of Colorado and elsewhere, the defendant, Jamshid Muhtorov, a/k/a "Abumumin Turkistony", a/k/a "Abu Mumin", a/k/a "Horun Asrorov", together with others both known and unknown to the Gand Jury; did knowingly provide and attempt to provide material support and resources, as that term is defined in Title 18, United States Code, Section 2339A(b), to wit: communications equipment and services, to a foreign terrorist organization, specifically the Islamic Jihad Union ("IJU"), continuously designated since June 12, 2005 and as amended on April 29, 2008, knowing that the organization was a designated terrorist organization, that the organization had engaged in and was engaging in terrorist activity and terrorism, and the offense occurred in whole or in part within the United States.

All in violation of Title 18, United States Code, Section 2339B.

TRUE BILL

Ink signature on file in the clerk's office FOREPERSON

JOHN F. WALSH United States Attorney

By: <u>s/ Gregory Holloway</u> GREGORY HOLLOWAY, WSBA #28743 Assistant United States Attorney United States Attorney's Office 1225 Seventeenth Street, Suite 700 Denver, Colorado 80202 Telephone: (303) 454-0100 Facsimile: (303) 454-0406 Email: Gregory.Holloway@usdoj.gov Attorney for the United States