1]	The Honorable Ricardo S. Martinez
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8	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
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11	UNITED STATES OF AMERICA,	NO. CR14-122RSM
12	Plaintiff,	PLEA AGREEMENT
13	V.	
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15	MUSAB MOHAMMED MASMARI,	
16	Defendant.	
17		
18	The United States of America, by and through Jenny A. Durkan, United States	
19	Attorney for the Western District of Washington, and Todd Greenberg, Assistant United	
20	States Attorney for said District, Defendant, MUSAB MOHAMMED MASMARI, and	
21	his attorneys, Jeffrey D. Cohen and Charles Swift, enter into the following Agreement,	
22	pursuant to Federal Rule of Criminal Procedure 11(c)(1)(B):	

Waiver of Indictment. Defendant, having been advised of the right to be 1. charged by Indictment, agrees to waive that right and enter a plea of guilty to the charge brought by the United States Attorney in an Information.

The Charge. Defendant, having been advised of the right to have this 2. matter tried before a jury, agrees to waive that right and enter a plea of guilty to the

Plea Agreement (United States v. Masmari) - 1

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UNITED STATES ATTORNEY 700 STEWART STREET, SUITE 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970

1 following charge contained in the Information: *Arson*, as charged in Count 1, in violation
2 of Title 18, United States Code, Section 844(i).

By entering the plea of guilty, Defendant hereby waives all objections to the form
of the charging document and also waives any objection to venue. Defendant further
understands that before entering his plea of guilty, he will be placed under oath. Any
statement given by Defendant under oath may be used by the United States in a
prosecution for perjury or false statement.

8 3. Elements of the Offense. The elements of the offense of *Arson*, as
9 charged in Count 1, are as follows:

First, Defendant knowingly and maliciously damaged or destroyed a building or other real property;

Second, the building or real property was used in interstate commerce or in any activity affecting interstate commerce; and

Third, Defendant used means of fire or an explosive.

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15 4. The Penalties. Defendant understands that the statutory penalties for the 16 offense of Arson, as charged in Count 1, in violation of Title 18, United States Code, 17 Section 844(i), are as follows: imprisonment for mandatory minimum term of five (5) 18 years, and up to 20 years in prison, a fine of up to two hundred and fifty thousand dollars 19 (\$250,000.00), a period of supervision following release from prison of up to five (5) years, and a special assessment of one hundred dollars (\$100.00). If Defendant receives a 20sentence of probation, the probationary period could be up to five (5) years. Defendant 21 22 agrees that the special assessment shall be paid at or before the time of sentencing.

Defendant understands that supervised release is a period of time following imprisonment during which he will be subject to certain restrictions and requirements. Defendant further understands that if supervised release is imposed and he violates one or more of its conditions, Defendant could be returned to prison for all or part of the term of supervised release that was originally imposed. This could result in Defendant's serving

28 || a total term of imprisonment greater than the statutory maximum stated above. Plea Agreement (United States v. Masmari) - 2
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Defendant understands that in addition to any term of imprisonment and/or fine
 that is imposed, the Court may order him to pay restitution to any victim of the offense,
 as required by law.

Defendant agrees that any monetary penalty the Court imposes, including the
special assessment, fine, costs, or restitution, is due and payable immediately and further
agrees to submit a completed Financial Statement of Debtor form as requested by the
United States Attorney's Office.

8 5. Rights Waived by Pleading Guilty. Defendant understands that by
9 pleading guilty, he knowingly and voluntarily waives the following rights:

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a. The right to plead not guilty and to persist in a plea of not guilty;

b. The right to a speedy and public trial before a jury of his peers;

c. The right to the effective assistance of counsel at trial, including, if
Defendant could not afford an attorney, the right to have the Court appoint one for him;

14 d. The right to be presumed innocent until guilt has been established beyond a
15 reasonable doubt at trial;

16 e. The right to confront and cross-examine witnesses against Defendant at
17 trial;

18 f. The right to compel or subpoena witnesses to appear on his behalf at trial;
19 g. The right to testify or to remain silent at trial, at which trial such silence
20 could not be used against Defendant; and

h. The right to appeal a finding of guilt or any pretrial rulings.

22 6. United States Sentencing Guidelines. Defendant understands and 23 acknowledges that, at sentencing, the Court must consider the sentencing range 24 calculated under the United States Sentencing Guidelines, together with the other factors 25 set forth in Title 18, United States Code, Section 3553(a), including: (1) the nature and 26 circumstances of the offense; (2) the history and characteristics of the defendant; (3) the 27 need for the sentence to reflect the seriousness of the offense, to promote respect for the 28 law, and to provide just punishment for the offense; (4) the need for the sentence to Plea Agreement (United States v. Masmari) - 3

afford adequate deterrence to criminal conduct; (5) the need for the sentence to protect
the public from further crimes of the defendant; (6) the need to provide the defendant
with educational and vocational training, medical care, or other correctional treatment in
the most effective manner; (7) the kinds of sentences available; (8) the need to provide
restitution to victims; and (9) the need to avoid unwarranted sentence disparity among
defendants involved in similar conduct who have similar records. Accordingly,
Defendant understands and acknowledges that:

8 a. The Court will determine his applicable Sentencing Guidelines range at the
9 time of sentencing;

b. After consideration of the Sentencing Guidelines and the factors in
18 U.S.C. 3553(a), the Court may impose any sentence authorized by law, up to the
maximum term authorized by law;

c. The Court is not bound by any recommendation regarding the sentence to
be imposed, or by any calculation or estimation of the Sentencing Guidelines range
offered by the parties or the United States Probation Department, or by any stipulations
or agreements between the parties in this Plea Agreement; and

17 d. Defendant may not withdraw a guilty plea solely because of the sentence
18 imposed by the Court.

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7. Ultimate Sentence. Defendant acknowledges that no one has promised or
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8. Statement of Facts. The parties agree on the following facts. Defendant
admits he is guilty of the charged offense.

On December 31, 2013, at approximately 11:30 p.m., Musab Masmari
entered the Neighbours Nightclub, located in the Capital Hill neighborhood of Seattle, Washington. Prior to entering Neighbours, Masmari planned to commit an arson at the club on New Year's Eve.

When he entered Neighbours, Masmari was carrying a one-gallon gasoline container, filled with gasoline. The container was concealed in a shopping bag.

Plea Agreement (United States v. Masmari) - 4

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Shortly after midnight, on January 1, 2014, Masmari poured some of the gasoline on a flight of stairs inside Neighbours. Masmari then concealed the gasoline container behind a planter at the top of the stairs. The container was still more than half-full of gasoline.

Shortly thereafter, at approximately 12:06 a.m., Masmari used a flame to ignite the gasoline he had poured on the stairs, causing a fire inside of Neighbors. Immediately thereafter, Masmari exited the nightclub in a hurried manner and departed the area.

At the time of the fire, there were approximately 750 patrons inside of Neighbours. Masmari was aware that the fire he started created a substantial risk of death and/or serious bodily injury to some or all of the patrons.

Neighbours Nightclub is a business entity that engages in interstate commerce by, among other things, buying and selling beer, wine, liquor, and food manufactured outside of the State of Washington; being insured by an insurance company located in New Jersey; and using a credit card processing company located in Pennsylvania.

The parties agree that the Court may consider additional facts contained in the Presentence Report (subject to standard objections by the parties) and/or that may be presented by the United States or Defendant at the time of sentencing, and that the factual statement contained herein is not intended to limit the facts that the parties may present to the Court at the time of sentencing.

9. Sentencing Factors. The parties agree that the following Sentencing

Guidelines provisions apply to this case:

A base offense level of 24, pursuant to USSG § 2K1.4(a)(1)(A), because Defendant knowingly created a substantial risk of death or serious bodily injury to any person other than a participant in the offense; and

The United States acknowledges that if Defendant qualifies for an acceptance of responsibility adjustment pursuant to USSG § 3E1.1(a), and if the offense level is sixteen (16) or greater, his total offense level should be decreased by three (3) levels pursuant to USSG § 3E1.1(a) and (b), because he has assisted the United States by timely notifying the authorities of Defendant's intention to plead guilty, thereby permitting the United

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Plea Agreement (United States v. Masmari) - 5

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States to avoid preparing for trial and permitting the Court to allocate its resources efficiently.

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The parties agree they are free to present arguments regarding the applicability of all other provisions of the United States Sentencing Guidelines. Defendant understands, however, that at the time of sentencing, the Court is free to reject these stipulated adjustments, and is further free to apply additional downward or upward adjustments in determining Defendant's Sentencing Guidelines range.

8 10. Agreement as to Sentencing Recommendation. The government and
9 Defendant agree to jointly recommend a custodial sentence of 60 months, to be followed
10 by a term of supervised release of five (5) years. Defendant understands that these are
11 only the recommendations of the parties, and that the Court is free to accept or reject
12 these recommendations.

11. Non-Prosecution of Additional Offenses. As part of this Plea Agreement, 13 the United States Attorney's Office for the Western District of Washington agrees to not 14 to prosecute Defendant for any additional offenses known to it as of the time of this 15 Agreement that are based upon evidence in its possession at this time, and that arise out 16 of the conduct giving rise to this investigation. In addition, the government and 17 Defendant understand that if Defendant enters the plea of guilty and abides by all 18 conditions of this Plea Agreement, the King County Prosecuting Attorney's Office agrees 19 not to refile charges against Defendant arising out of the arson at Neighbours on 20 January 1, 2014. 21

Defendant further recognizes the United States has agreed not to prosecute all of 22 the criminal charges the evidence establishes were committed by Defendant solely 23 because of the promises made by Defendant in this Agreement. Defendant agrees, 24 however, that for purposes of preparing the Presentence Report, the United States 25 26 Attorney's Office will provide the United States Probation Office with evidence of all conduct committed by Defendant. Defendant agrees that any charges to be dismissed 27 before or at the time of sentencing were substantially justified in light of the evidence 28 Plea Agreement (United States v. Masmari) - 6 UNITED STATES ATTORNEY

UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970

Case 2:14-cr-00122-RSM Document 8 Filed 05/02/14 Page 7 of 9

available to the United States, were not vexatious, frivolous or taken in bad faith, and do
 not provide Defendant with a basis for any future claims under the "Hyde Amendment,"
 Pub. L. No. 105-119 (1997).

Breach, Waiver, and Post-Plea Conduct. Defendant agrees that if 4 12. 5 Defendant breaches this Plea Agreement, the United States may withdraw from this Plea Agreement and Defendant may be prosecuted for all offenses for which the United States 6 has evidence. Defendant agrees not to oppose any steps taken by the United States to 7 8 nullify this Plea Agreement, including the filing of a motion to withdraw from the Plea Agreement. Defendant also agrees that if Defendant is in breach of this Plea Agreement, 9 Defendant has waived any objection to the re-institution of any charges in the Indictment 10 11 that were previously dismissed or any additional charges that had not been prosecuted. Defendant further understands that if, after the date of this Agreement, Defendant should 12 engage in illegal conduct, or conduct that is in violation of his conditions of his release 13 (examples of which include, but are not limited to: obstruction of justice, failure to appear 14 15 for a court proceeding, criminal conduct while pending sentencing, and false statements to law enforcement agents, the Pretrial Services Officer, Probation Officer, or Court), the 16 17 United States is free under this Agreement to file additional charges against Defendant or 18 to seek a sentence that takes such conduct into consideration by requesting the Court to 19 apply additional adjustments or enhancements in its Sentencing Guidelines calculations 20 in order to increase the applicable advisory Guidelines range, and/or by seeking an 21 upward departure or variance from the calculated advisory Guidelines range. Under 22 these circumstances, the United States is free to seek such adjustments, enhancements, 23 departures, and/or variances even if otherwise precluded by the terms of the plea 24 agreement.

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Plea Agreement (United States v. Masmari) - 7

Waiver of Appeal. As part of this Plea Agreement and on the condition
 that the Court imposes a custodial sentence that is within or below the Sentencing
 Guidelines range (or the statutory mandatory minimum, if greater than the Guidelines
 range) that is determined by the Court at the time of sentencing, Defendant waives to the
 full extent of the law:

a. any right conferred by Title 18, United States Code, Section 3742 to appeal
7 the sentence, including any restitution order imposed; and

8 b. any right to bring a collateral attack against the conviction and sentence,
9 including any restitution order imposed, except as it may relate to the effectiveness of
10 legal representation.

Furthermore, this waiver does not preclude Defendant from bringing an
appropriate motion pursuant to 28 U.S.C. 2241, to address the conditions of his
confinement or the decisions of the Bureau of Prisons regarding the execution of his
sentence.

15 If Defendant breaches this Plea Agreement at any time by appealing or collaterally 16 attacking (except as to effectiveness of legal representation) the conviction or sentence in 17 any way, the United States may prosecute Defendant for any counts, including those with 18 mandatory minimum sentences, that were dismissed or not charged pursuant to this Plea 19 Agreement.

14. Voluntariness of Plea. Defendant agrees that Defendant has entered into
this Plea Agreement freely and voluntarily and that no threats or promises, other than the
promises contained in this Plea Agreement, were made to induce Defendant to enter this
plea of guilty.

15. Statute of Limitations. In the event this Agreement is not accepted by the
Court for any reason, or Defendant has breached any of the terms of this Plea Agreement,
the statute of limitations shall be deemed to have been tolled from the date of the Plea
Agreement to: (1) thirty (30) days following the date of non-acceptance of the Plea

Plea Agreement (United States v. Masmari) - 8

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Agreement by the Court; or (2) thirty (30) days following the date on which a breach of 1 2 the Plea Agreement by Defendant is discovered by the United States Attorney's Office.

3 16. Completeness of Agreement. The United States and Defendant 4 acknowledge that these terms constitute the entire Plea Agreement between the parties. 5 This Agreement binds only the United States Attorney's Office for the Western District 6 of Washington. It does not bind any other United States Attorney's Office or any other office or agency of the United States, or any state or local prosecutor, with the exception of the King County Prosecuting Attorney's Office as set forth in Paragraph 11 above.

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Dated this 2^{M} day of May, 2014.

MUSAB MOHAMMED MASMARI Defendant

JEFFREY D. COHEN Attorney for Defendant

CHARLES SWIFT Attorney for Defendant

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TODD GREENBERG Assistant United States Attorney

Plea Agreement (United States v. Masmari) - 9

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