United States District Of California Northern District of California OF COURT

UNITED STATES OF AMERICA,

V.

WARRANT FOR ARREST

Case Number: **CR-07-00501-01-JF**

Rahmat Abdhir

Aka: Sean Kasem, Sean Kalimin, Roy Kalimin, Salam A. Jabar

To: The United States Marshal and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest _____ Rahmat Abdhir, Aka: See Above

and bring him or her forthwith to the nearest magistrate judge to answer a(n)

(X) Indictment () Information () Complaint

() Order of Court () Violation Notice () Probation Violation Petition

charging him or her with:

Count 1:18:2339A-Conspiracy to Provide Material Support to Terrorists.Count 2:18:2339A-Provide Material Support to TerroristsCounts 3-15:50:1705(b)-Contributing Goods and Services to a Specially Designated
Global Terrorist.Count 16:18:1001-False Statements

Cita F. Escolano

Name of Issuing Officer

Cita F. Escalano

Signature of Issuing Officer

Deputy Clerk

Title of Issuing Officer

08/1/07, San Jose, CA

Date and Location

Bail fixed at \$____NO BAIL

by _____Richard Seeborg

	RETORNINAL WARRANT HELD BY
This warrant was received and	executed with the arrest of the above-named SerMARSHALS, SAN JOSE NOTIFY ABOVE OFFICE UPON ARREST
Date received	Name and Title of Arresting Of Der NOT MAKE RETURINADIN OF HISSON BY
Date of Arrest	

AO 257 (Rev. 6/78)	
DEFENDANT INFORMATION RELATIVE TO A	CRIMINAL ACTION - IN A S PISTRICT COURT
	Name of District Court, and/or up to the Location NORTHERN DISTRICT OF CALLOFN
SEE ATTACHMENT TO PENALTY SHEET	AUG
Petty	DEFENDANT - U.S. NORTENK UNBOW
Minor Misde- meanor	ZULKIFLI ABDHIR
🔀 Felony	DISTRICT COURT NUMBER
PENALTY: SEE ATTACHMENT TO PENALTY SHEET	2 07 00501F
	DEFENDANT
	IS NOT IN CUSTODY
PROCEEDING Name of Complaintant Agency, or Person (&Title, if any)	Has not been arrested, pending outcome this proceeding.
S/A Russell MacTough-FBI	1) If not detained five date any prior summons was served on above charges
person is awaiting trial in another Federal or State	2) Is a Fugitive
Court, give name of court	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrP 20, 21 or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. Att'y Defense	 5) On another conviction 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	Has detainer Yes J If "Yes" been filed? No J give date filed Month/Day/Year
Name and Office of Person Furnishing Information on THIS FORM	Or if Arresting Agency & Warrant were not DATE TRANSFERRED TO U.S. CUSTODY
Name of Asst. U.S. Att'y (if assigned) JOHN T. GIBBS	This report amends AO 257 previously submitted
	RMATION OR COMMENTS
PROCESS: SUMMONS NO PROCESS* WARR If Summons, complete following: Arraignment Initial Appearance *Where	ANT Bail Amount: <u>NO BAIL</u> defendant previously apprehended on complaint, no new summons
Defendant Address: or war	rant needed, since Magistrate has scheduled arraignment
	Date/Time:
	Before Judge:
Comments:	·

UNITED STATES OF AMERICA,

v.

RAHMAT ABDHIR, and ZULKIFLI ABDHIR.

ATTACHMENT TO PENALTY SHEET

<u>Counts One and Two</u>: Title 18, United States Code, Section 2339A – Conspiracy to Provide/Providing Material Support to Terrorists

15 years imprisonment (maximum)

\$250,000 fine

3 years of supervised release

\$100 special assessment

<u>Counts Three though Fifteen</u>: Title 50, United States Code, Section 1705 – Contributing Goods and Services to a Specially Designated Global Terrorist

20 years imprisonment (maximum)\$50,000 fine3 years of supervised release\$100 special assessment

Count Sixteen: Title 18, United States Code, Section 1001 – Material False Statements

8 years imprisonment (maximum if the offense involves international or domestic terrorism)

\$250,000 fine

3 years of supervised release

\$100 special assessment

United States District Court Northern District Scaliferia BY ORDER UNITED STATES OF AMERICA, nf COURI WARRANT FOR ARREST

V.

Case Number: CR-07-00501-02-JF

Zulkifli Abdhir Aka: Zulkifli Bin Abdul Hir, Hulagu, Holagu, Lagu, Marwan Kulon, Musa Abdul, Musa Abdul Hir, Zulkifli Abdul Hir, Zulkifli bin Hir, Abdul Hir bin Zulkifli, Abdulhir Bin Hir, **Bin Abdul Hir Zulkifli**

To: The United States Marshal and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest Zulkifli Abdhir , Aka: See Above

and bring him or her forthwith to the nearest magistrate judge to answer a(n)

(X) Indictment () Information () Complaint () Order of Court () Violation Notice () Probation Violation Petition

charging him or her with:

18:2339A- Conspiracy to Provide Material Support to Terrorists. Count 1: 18:2339A- Provide Material Support to Terrorists. Count 2:

Cita F. Escolano Name of Issuing Officer

Escalano

Signature of Issuing Officer

Bail fixed at \$____ NO BAIL by

Richard Seeborg Name of Judicial Officer

Deputy Clerk

Title of Issuing Officer

08/1/07, San Jose, CA

Date and Location

	RETURN
This warrant was received a	and executed with the arrest of the above-name remutate WARRANT HELD BY
Date received	Name and Title of Arresting Officer
Date of Arrest	DO NOT MAKE RETURN ON THIS COPT

AO 257 (Rev. 6/78) DEFENDANT INFORMATION RELATIVE TO A	CRIMINAL ACTION - IN CARACTERICT COURT
	Name of District Court, and/or Judge/Magistrate/Location NORTHERN DISTRICALOF CALIFORN
OFFENSE CHARGED SEE ATTACHMENT TO PENALTY SHEET Petty Minor Misde- meanor Felony	DEFENDANT - U.S. RAHMAT ABDHIR DISTRICT COURT NUMBER
PENALTY:	D OF OOFOI
SEE ATTACHMENT TO PENALTY SHEET	CR 07 00501JF
	DEFENDANT
	IS NOT IN CUSTODY
PROCEEDING Name of Complaintant Agency, or Person (&Title, if any) S/A Russell MacTough-FBI	 Has not been arrested, pending outcome this proceeding. If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	 2) Is a Fugitive 3) Is on Bail or Release from (show District)
 this person/proceeding is transferred from another district per (circle one) FRCrP 20, 21 or 40. Show District this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. Att'y Defense this prosecution relates to a 	IS IN CUSTODY 4) On this charge 5) On another conviction 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
 pending case involving this same defendant prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under 	Has detainer been filed? Yes No No DATE OF ARREST
Name and Office of Person Furnishing Information on THIS FORM SCOTT N. SCHOOLS U.S. Att'y Other U.S. Agency	Or if Arresting Agency & Warrant were not DATE TRANSFERRED TO U.S. CUSTODY
Name of Asst. U.S. Att'y (if assigned) JOHN T. GIBBS	This report amends AO 257 previously submitted
ADDITIONAL INFOR	RMATION OR COMMENTS
PROCESS:	
SUMMONS NO PROCESS* WARR	ANT Bail Amount: NO BAIL
or war	defendant previously apprehended on complaint, no new summons rant needed, since Magistrate has scheduled arraignment
Defendant Address:	Date/Time:
	Before Judge:
Comments:	

UNITED STATES OF AMERICA,

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3 years of supervised release

\$100 special assessment

Count Sixteen: Title 18, United States Code, Section 1001 – Material False Statements

8 years imprisonment (maximum if the offense involves international or domestic terrorism)

\$250,000 fine

3 years of supervised release

\$100 special assessment



INDICTMENT

<u>Counts One and Two</u>: Title 18, United States Code, Section 2339A – Conspiracy to Provide/Providing Material Support to Terrorists.

<u>Counts Three though Fifteen</u>: Title 50, United States Code, Section 1705 – Contributing Goods and Services to a Specially Designated Global Terrorist.

Count Sixteen: Title 18, United States Code, Section 1001 – Material False Statements

A true	e bill. AMONA Will Foreperson	
Filed in open court this day of <u>Aug 2007</u>		
A.D.	2005 UNITED STATES MAGISPRATE JUDGE	
Bail. \$	NO BAIL WARRANT	

1 2 3 4 5 6 7 8 9 10	NORTHERN DIST	ES DISTRICT COURT TRICT OF CALIFORNIA DE DIVISION 00501/F	E S
11	CK		Ele
12	UNITED STATES OF AMERICA,) No.	
13	Plaintiff,		
14	v.)	
15	RAHMAT ABDHIR,) Count 1: 18 U.S.C. § 2339A – Conspiracy	
16	a/k/a Sean Kasem, a/k/a Sean Kalimin,	to Provide Material Support to Terrorists;	
17	a/k/a Roy Kalimin, a/k/a Salam A. Jabar, and	 Count 2: 18 U.S.C. § 2339A – Provide Material Support to Terrorists; 	
18	ZULKIFLI ABDHIR,) Counts 3 - 15: 50 U.S.C. § 1705(b) –	
19	a/k/a Zulkifli Bin Abdul Hir, a/k/a Hulagu,	 Contributing Goods and Services to a Specially Designated Global Terrorist; 	
20 21	a/k/a Holagu, a/k/a Lagu, a/k/a Marwan,) Count 16: 18 U.S.C. § 1001 – False) Statements	
22	a/k/a Kulon a/k/a Musa Abdul,))	
23	a/k/a Musa Abdul Hir, a/k/a Zulkifli Abdul Hir,) SAN JOSE VENUE	
24	a/k/a Zulkifli bin Hir, a/k/a Abdul Hir bin Zulkifli,)	
25	a/k/a Abdulhir Bin Hir, a/k/a Bin Abdul Hir Zulkifli,		
26	Defendants.)	
27		<u>CTMENT</u>	
28	The Grand Jury charges:		
	INDICTMENT	1	

General Allegations

At all times relevant to this Indictment:

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 Defendant Rahmat Abdhir, a/k/a "Sean Kasem," "Sean Kalimin," "Roy Kalimin," "Salam A. Jabar " (hereafter "Rahmat Abdhir") is a U.S. citizen living in the Northern District of California, and the brother of Zulkifli Abdhir.

2. Defendant Zulkifli Abdhir, a/k/a"Zulkifli Bin Abdul Hir," "Hulagu," "Holagu," "Lagu," "Marwan," "Kulon," "Musa Abdul," "Musa Abdul Hir," " Zulkifli Abdul Hir," "Zulkifli bin Hir," "Abdul Hir bin Zulkifli," "Abdulhir Bin Hir," "Bin Abdul Hir Zulkifli," (hereafter "Zulkifli Abdhir" or "Zulkifli Bin Abdul Hir") is a Malaysian citizen and a wanted fugitive currently believed to be living in the Philippines, and the brother of Rahmat Abdhir.

3. Minah binti Aogis Abd Aziz, a/k/a "Mak," is a Malaysian citizen and the mother
of eleven children, including Rahmat Abdhir and Zulkifli Abdhir.

4. Under the International Emergency Economic Powers Act, 50 U.S.C. §§ 17011706 ("IEEPA"), upon the declaration of a national emergency with respect to "any unusual and
extraordinary threat . . . to the national security, foreign policy or economy of the United States,"
the President of the United States ("the President") has the authority to "investigate, regulate, or
prohibit" transactions involving "any property in which any foreign country or a national thereof
has any interest by any person, or with respect to any property, subject to the jurisdiction of the
United States" 50 U.S.C. §§ 1701-1702.

On September 23, 2001, pursuant to IEEPA, the President issued Executive Order 5. 20 13224, entitled "Blocking Property and Prohibiting Transactions with Persons Who Commit, 21 Threaten to Commit, or Support Terrorism." In this Executive Order, the President declared a 22 national emergency to address "the terrorist attacks in New York, Pennsylvania, and the 23 Pentagon committed on September 11, 2001" and "the continuing and immediate threat of 24 further attacks on United States nationals or the United States. . . ." The President further found 25 that it was necessary "because of the pervasiveness and expansiveness of the financial foundation 26 of foreign terrorists" to impose financial sanctions against "foreign persons that support or 27 otherwise associate with these foreign terrorists." 28

INDICTMENT

6. Executive Order 13224, among other things, prohibits any transaction or dealing by United States persons in property or any interest in property of organizations or individuals named in the Annex to the Order or declared to be a Specially Designated Global Terrorist by the U.S. Secretary of State or the Secretary of Treasury pursuant to the criteria articulated in the Order. The Executive Order also blocks, or freezes, any interest in property held by any organization or person determined to be subject to the Order.

7. In addition, Executive Order 13224 specifically prohibits: (1) any transaction to include "the making or receiving of any contribution of funds, goods or services to or for the benefit of those persons... subject to this order...; and (2) any conspiracy formed to violate any of the prohibitions set forth in this order" 10

On September 5, 2003, pursuant to Executive Order 13224, the United States 8. 11 government designated Zulkifli Bin Abdul Hir (a/k/a "Musa Abdul," "Musa Abdul Hir," Zulkifli 12 Abdul Hir," "Abdul Hir bin Zulkifli," "Bin Abdul Hir Zulkifli") as a Specially Designated Global 13 Terrorist by the Office of Foreign Assets Control. This designation, blocks "all property and 14 interests in property" of designated terrorists and individuals who materially support terrorists. 15 This designation under EO 13224 served to block the property and interests in property of 16 Zulkifli Bin Abdul Hir in the U.S. or held by U.S. persons, and authorizes the U.S. to 17 subsequently designate and block the assets of individuals and entities that are owned or 18 controlled by, act for or on behalf of, provide support or services to, or are otherwise associated 19 with Zulkifli Bin Abdul Hir. 20

On May 27, 2004, the Office of Foreign Assets Control, a component of the U.S. 9. 21 Department of Treasury, published the amended list of blocked persons pursuant to Executive 22 Order 13224. See 69 Federal Register 30362. Zulkifli Bin Abdul Hir was designated as follows: 23 HIR, Musa Abdul (a/k/a "Musa Abdul;" a/k/a HIR, Zulkifli Abdul; a/k/a HIR, Zulkifli Bin Abdul; a/k/a ZULKIFLI, Abdul Hir bin; a/k/a ZULKIFLI, Bin Abdul Hir); 24 DOB 5 Jan 1966; alt. DOB 5 Oct 1966; POB Malaysia (individual) [SDGT] 25 69 FR 30362-01 Page 257. 26 After September 5, 2003, the effective date of Zulkifli Bin Abdul Hir's 27 10.

designation, any interest in any property, direct or indirect, held by Zulkifli Bin Abdul Hir, and 28

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subject to the jurisdiction of the United States, was blocked as a matter of law. Further, the making or receiving of any contribution of funds, goods or services to or for the benefit of Zulkifli Bin Abdul Hir was prohibited by Executive Order 13224.

11. Over the last approximately thirty years, the Moro Islamic Liberation Front (MLF) has waged a secessionist campaign in the southern Philippines and has had sporadic clashes with the Armed Forces of the Philippines. There has been a fragile cease-fire agreement between the MILF and Philippine government since July 2003. According to subject matter experts, since approximately 2003 sporadic violence has erupted between Muslim Mindanao's pre-eminent ruling clan, the Ampatuans, and the MILF 105th Base Command, led by Ustadz 9 Wahid Tondok and Ameril Umbra, a/k/a Commander Kato. Also, some MILF factions have 10 been involved in violent and deadly clashes directed at a local politician named Datu Andal, who 11 is of the Ampatuan clan, and Andal's allies and family. Finally, on the island of Mindanao there 12 have been several violent and deadly explosions directed at civilians, some of which have been 13 attributed to the MILF. 14

12. On September 30, 2006, a ceasefire between MILF and the Philippine 15 Government ended. Following that point, hostilities flared up between MILF members and 16 government troops located in Mindanao in the southern Philippines, resulting in deadly conflicts 17 between the government forces in the Philippines and MILF members. 18

On October 10 and 11, 2006, a series of Improvised Explosive Devices (IEDs) 13. 19 exploded in Tacurong and Makilala City, Province of North Cotabato, Mindanao region, 20 Philippines. The Makilala City explosion occurred at approximately 7:45 p.m. and consisted of 21 an 81mm mortar shell which went off at a Founders Day Celebration. It killed five and injured 22 twenty-nine. 23

14. On December 23, 2006, a radio-initiated IED was recovered in the vicinity of 24 Barangay Ala, Esperanza, Sultan Kudarat, Philippines. The IED was comprised of three 16mm 25 mortars. Two of the mortars did not explode. The mortar that exploded was detonated by a two-26 way radio initiator of the brand name "Insignia." 27

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INDICTMENT

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1	15. On January 10, 2007, three bombings that killed seven and wounded more than	
2	forty occurred in General Santos City, Kidapawan, and Cotabato City in Mindanao in the	
3	southern Philippines.	
4	16. Abdul Basit Usman, a/k/a "Abdulbasit Usman," was the subject of a \$50,000	
5	bounty offered by the United States Government for his role in the October 10 and 11, 2006	
6	bombings in Tacurong and Makilala City, in the Philippines.	
7	COUNT 1	
8	Conspiracy to Provide Material Support to Terrorists	
9	The Grand Jury realleges and incorporates by reference the General Allegations of this	
10	Indictment.	
11	1. Beginning on a date unknown and continuing through at least August 2007,	
12	in the Northern District of California and elsewhere, the defendants	
13	RAHMAT ABDHIR, a/k/a Sean Kasem,	
14	a/k/a Sean Kalimin, a/k/a Roy Kalimin,	
15	a/k/a Salam A. Jabar, and	
16	ZULKIFLI ABDHIR, a/k/a Zulkifli Bin Abdul Hir,	
17	a/k/a Hulagu, a/k/a Holagu,	
18	a/k/a Lagu, a/k/a Marwan,	
19	a/k/a Kulon, a/k/a Musa Abdul,	
20	a/k/a Musa Abdul Hir, a/k/a Zulkifli Abdul Hir,	
21	a/k/a Zulkifli bin Hir, a/k/a Abdul Hir bin Zulkifli,	
22	a/k/a Abdulhir Bin Hir, a/k/a Bin Abdul Hir Zulkifli.	
23	did knowingly, willfully, and unlawfully combine, conspire, confederate and agree with one	
24	another, and with other individuals known and unknown to the grand jury to knowingly provide	
25	material support and resources, as that term is defined in 18 U.S.C. § 2339A(b), and to conceal	
26	and disguise the nature, location, source, and ownership of material support and resources,	
27	knowing and intending that they were to be used in preparation for, and in carrying out, a	
28	violation or violations of Title 18, United States Code, Section 956 (conspiracy to kill, kidnap,	
	INDICTMENT 5	

maim and injure persons and to damage and destroy property in a foreign country). In violation of Title 18, United States Code, Section 2339A.

Manner and Means

The manner and means by which the conspiracy was sought to be accomplished included, among other things, the following during the dates of the alleged conspiracy:

Rahmat Abdhir communicated via e-mails, primarily by using the e-mail address
 of <u>ariman789@yahoo.com.au</u> to send e-mails to Zulkifli Abdhir, who primarily used the e-mail
 addresses of <u>ikankariman@yahoo.com</u> and <u>dutyfree97@yahoo.com</u>. These e-mail
 communications between Rahmat Abdhir and Zulkifli Abdhir were usually written in the
 Malaysian language. However in the course of e-mailing one another, the two of them refrained
 from using their true names, and instead referred to Zulkifli Abdhir as "Hulagu," "Holagu, or
 "Lagu."

2. Rahmat Abdhir and Zulkifli Abdhir communicated with one another, primarily
 through e-mails, in which the two of them discussed items that Zulkifli Abdhir wanted Rahmat
 Abdhir to send him in the Philippines. These items included accessories for firearms, backpacks,
 Insignia two-way radios, knives and publications about firearms.

Rahmat Abdhir shipped the items that Zulkifli Abdhir requested from the United
 States to Zulkifli Abdhir in the Philippines listing various aliases for the sender including "Sean
 Kasem," "Sean Kalimin," "Roy Kalimin," and "Salam A. Jabar," and listing names other than
 Zulkifli Abdhir's name as the recipient, instead using names such as "Muslimin Abdulmotalib,"
 and "Norhana E. Mohamad"

4. Zulkifli Abdhir informed Rahmat Abdhir via e-mail, when he needed money sent
or wired from the United States to the Philippines so that Zulkifli Abdhir could use the money to
purchase various items including firearms and ammunition.

25 5. Rahmat Abdhir transferred money to Zulkifli Abdhir primarily in the amounts that
26 Zulkifli Abdhir requested, and through the bank accounts that Zulkifli Abdhir provided, using
27 names other than Zulkifli Abdhir's.

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6. Rahmat Abdhir and Zulkifli Abdhir discussed via e-mail, the methods to use to

ship money and material from Rahmat Abdhir in the United States to Zulkifli Abdhir in the Philippines without being detected or arousing suspicion; these methods included using false names, false addresses, and various bank accounts in the Philippines and varying the times and the amount of money that was sent.

7. Rahmat Abdhir and Zulkifli Abdhir often communicated in code to disguise the nature of their activities, using terms such as "iron" to refer to firearms, "dogs" to refer to government agents, and "prizes" and "presents" to refer to bombs or IEDs.

8. Zulkifli Abdhir kept Rahmat Abdhir informed of the situation in the Philippines
 by providing reports of battles that were occurring in the region where Zulkifli Abdhir was
 located between troops of the Philippine government and individuals or groups who were
 actively protecting Zulkifli Abdhir, including, but not limited to elements of the MILF, as well as
 by reporting on the involvement of the United States in these conflicts through the use of Orion
 spy planes and Predator drones.

9. Zulkifli Abdhir kept Rahmat Abdhir informed of his own activities in thePhilippines, including where he was located and whom he was with.

10. Rahmat Abdhir and Zulkifli Abdhir kept one another informed about the situation
in the Philippines by forwarding each other news stories and internet links that reported details
about the ongoing conflict in Mindanao and elsewhere, and about the fact that Zulkifli Abdhir
was a wanted fugitive in the Philippines.

Overt Acts

In furtherance of the conspiracy and to effect the illegal objects thereof, the defendants and their co-conspirators performed overt acts, in the Northern District of California, and elsewhere, including but not limited to the following (punctuation as in the original):

1. On or about June 29, 2006, Zulkifli Abdhir e-mailed Rahmat Abdhir to tell him, "Earlier, a commander called to inform me that the person who hosted me last year has died a martyr. There has been a battle at his location for six days, and it is still not over yet. The guy was young - I think he was about 45. His eldest child is 18 years old. His son-in-law is a friend of mine."

2. On or about June 30, 2006, Rahmat Abdhir e-mailed Zulkifli Abdhir to ask, "War against who? Is it far from your location?"

3. On or about June 30, 2006, Zulkifli Abdhir e-mailed Rahmat Abdhir and said, "It is a war against the government troops. It was on the news last night; twenty government troops died, as well as five MILF soldiers. A friend of mine told me that two were martyred and twenty government troops died. From here, the location is about six or seven hours away on foot. The fighting is still going on until now. I can hear it from my location. It started early morning from six o'clock until evening. I think it has been going on for eight days now. Earlier today, a helicopter was flying back and forth over in that area. You can hear it from here."

4. On or about July 4, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir to tell 10 him, "My friend was just telling me again that there are four martyrs now. He is in the field right 11 now. The other day, two of my friends from here (They're about 5 km. from my location), went 12 out to reinforce. They did not tell me when they were leaving. My next door neighbor told me 13 about them after they were gone. In the future, I want to go when there is need for reinforcement. 14 I can't go by myself; I must have a local guide with me. If I died as a martyr, and if there was 15 some inheritance from the sale of dad's land please don't forget about my two children 16 here...Please don't forget to transfer them into the same account that you've been using." 17

5. On or about July 14, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir with
the message, "the latest news" in which he provided a link to a news article dated July 13, 2006
that reported "the MILF continues to provide sanctuary to a core cadre of high-level JI operatives
- including Dulmatin, Umar Patek, Zulkifli bin Hir and possibly Abdulrahman Ayub - who have
continued to train members of JI and the ASG in MILF camps."

6. On or about July 30, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir to tell
him, "The commander at Hulagu's location died on Sunday, July 30th at around 4:00 p.m. He was
riding a motorcycle with another person and a man stopped him. After they talked a little bit,
three men with a garand, an M-14, and an Armalite showed up and shot them at close range.
There were a lot of bullets on his chest and abdomen, his intestines spilled out, and some of the
bullets hit his legs. He died on the spot ...they were not soldiers, but rather his own people. don't

INDICTMENT

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know exactly the reason behind it - whether it was a grudge or politics. It looks like Hulagu needs to relocate again, because there is nobody strong enough to provide protection at the location. Need to use some money, because relocation requires money."

7. On or about August 4, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir 4 captioned "MILF commander shot dead in Maguindanao" which reported that: "Armed men 5 recently killed in ambush a field commander of the Moro Islamic Liberation Front (MILF) in 6 Pagalungan, Maguindanao. A belated military report said Abu Hashim, MILF 105th Bangsamoro 7 Islamic Armed Forces commander, was on his way to their clandestine camp in Barangay 8 Inug-ug, aboard a motorcycle last July 30 when waylaid by five ambushers along the road. 9 Hashim died on the spot due to multiple bullet wounds in the head and body. The ambushers fled 10 after the incident towards a forested section in the area, witnesses said. Local police authorities 11 theorized personal grudge as the motive behind the incident. (PNA)." 12

8. On or about August 8, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
which he stated that "If I had extra money, I think I would buy more iron... because the
occupants of the house in front of mine do not have any... There are two or three houses around
me that have no iron... the others do. There is one Moro M-79, but it only has one round and
even that had already been fired. Perhaps it did not explode. The J guy told me that there are two
martyrs at his battle location and more than 30 soldiers died...there was one of them whose wife
had also participated in the battle.."

9. On or about August 11, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 20 which he described the following incident, "Thursday, 1:15am, July 10th, 2006, approximately 21 ten days after the death of A. Hashim, one squad of Special Action Force (SAF) Commandos, 22 around 15 people, armed with M-4s, mini M-60, 9mm pistols, 45 caliber pistols, night vision, 23 and guided by government assets (spies) surrounded Lagu's home with the objective of capturing 24 him (maybe to capture him alive). His house was broken into and the door got torn off. His wife 25 and child were able to get out before the exchange of fire. Three of Lagu's neighbors with 26 Armalite rifles were able to assist until the attacking commandos withdrew. As a result, two 27 commandos died including the team leader. Two M-4 Armalite, One Taurus 9MM pistol, one .45 28

INDICTMENT

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Norinco pistol, one night vision, one led diode flashlight, two M-60 belts with 200 rounds were seized. It was reported on TV and in the news. Most likely there was some coordination among the police, spies, and insiders (his neighbors) because the commandos knew exactly where he lived, the route to his house, and the withdrawal routes."

10. On or about August 12, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in which he said, "Yeah, I've read it. Had Lagu not gone to bed yet at that time? Was he home or not?"

8 11. On or about August 11, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
9 which said, "was asleep already, in the house. protected by Allah. The people there took all of the
10 spoils of war. Man!...the rifles were new, the latest."

11 12. On or about August 12, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in
12 which he said, "Man. No need to buy them anymore. Just move quickly."

13 13. On or about August 12, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
14 saying "This is from the Jakarta Post" which contained an article identifying Zulkifli Abdhir,
15 describing him as "Adulhir Bin Hir, who uses the alias Marwan" as the subject of the August 10,
16 2006 raid which occurred as the SAF was attempting to serve an arrest warrant for Zulkifli
17 Abdhir but was engaged by MILF fighters in a 30-minute gunbattle.

18 14. On or about August 15, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
19 which he said, "If there is an Armalite - I would take one, but if the M-14 is available -- I would
20 take that. Let's just see whichever comes first. However, the M-14 would cost 1.2K and that does
21 not include the ammunition and the magazine. It would be 1.5K for everything, including the
22 magazine, the ammunition, and the pouch."

15. On or about August 21, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir to
tell him, "Earlier the commander here told me that the gun dealer in the city has an M203 for
sale. The price is 3K USD ..this 203 is only available every once in a while."

26 16. On or about August 23, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in
27 which he said, "Man, that is good. Is it new? But let's just see if I have extra. I may be able to
28 send only two thousand in the beginning of the month, it should be enough to cover the previous

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17. On or about September 1, 2006, Rahmat Abdhir wire transferred \$5,500.00 from a Bank of America account in the name of Rahmat Abdhir to a MayBank Malaysia bank account in the name of Minah binti Aogis Abd Aziz.

18. On or about September 1, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir with the Subject line "Re: bushmastr" in which he told him, "A little bit late, it will be deposited in two to three more days."

8 19. On or about September 1, 2006, Rahmat Abdhir sent an e-mail to Unindicted Co9 conspirator # 1 to tell him, "It was deposited earlier. 5.5. deposit 8k over there. The guy out there
10 has been waiting."

20. On or about September 2, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
advising him that, "I have told Opek to deposit eight thousand."

13 21. On or about September 6, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
14 in which he told him, "I told the Chinese guy to deposit eight thousand. He asked which account
15 you want to use for the deposit."

16 22. On or about September 8, 2006 Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
17 in which he asked, "Could you buy me the kind of radio(s) just like the last time?.. What was the
18 brand the other day?... A Motorola, and what was the other one? The one that uses 6v or a 9v
19 batteries. Could you buy me four sets... please send two sets to Obek... please send the other two
20 sets via UPS.. I will give you a new address."

21 23. On or about September 9, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
22 in which he asked him, "The one that has a five-mile range, eh?"

23 24. On or about September 9, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
24 to tell him, "This is the address. You send 2 sets first. To: Muslimin Abdulmotalib c/o Richard
25 M.Sabdula, Purok Pinen, Rosales Street, Cotabato City, 9600 Philippines. Do not use your real
26 name."

27 25. On or about September 10, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
28 in which he told him, "Alright. I will send it out once I got it. I have deposited three hundred into

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Mina's account. Next time, they will ask for the address over there. Why don't you give it later."

26. On or about September 17, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he asked, "If you have time, please send the radios a little bit quicker, because the guy wants to use them soon...within this fasting month..."

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27. On or about September 21, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir saying, "If possible, could you send it by express so that it will get here quicker. If possible, before September 30th. The ceasefire between mi and the government has broken down, but the mal government has set out a deadline until September 30th."

28. On or about September 22, 2006, Rahmat Abdhir advised Zulkifli Abdhir in an e-mail that, "If you want it fast we need to use DHL, but a real name must be used."

29. On or about September 26, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
telling him, "Sent on Saturday by USPS Express -from Roy Kalimin: two walkman. The person
said it would arrive in three to five days. Don't know, le.. Fedex or DHL does not allow cash
payments. Ha. One thousand dollars."

30. On or about September 30, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
in which he told him, "If you have some available.. please send a little bit more.. Over here
people are ready to go to war. The U.S. Orion spy plane has been circling the sky around the
areas here during these past 3 to 4 days."

On or about October 2, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 31. 19 which he stated that, "My friend told me that the Walkman has not arrived yet..... He is skilled in 20 repairing a walkman he-he.. He said he wants to sell his Armalite to buy an M16. It probably 21 could be sold for \$900 because the M16 is so old, made in the Philippines. He asked me to help 22 out by adding five hundred. I said that if I get some blessing--God willing, I would help out. My 23 M14 has arrived earlier in the evening. It is manufactured by TRM. This one is like an M1 over 24 there. M1 only semi automatic... they don't have the automatic. But this M14 has the semi-25 automatic and the full automatic. I test-fired the full automatic earlier.. man.. it upturned the 26 ground.. it was really powerful.. it could go through coconut trees." 27

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32. On or about October 6, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in

which he told him, "I think the walkman will never get here.. may be ripped off by the delivery man. It's rare that Customs would confiscate because that item is legal here. Could you order two more sets, and then send them to Obek. Later I will tell him to send them using DHL."

33. On or about October 9, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir with the Subject line "Bangla" in which he told him, "My bngla friend had asked me to help him with \$500 to purchase an M14. This is the guy who gave away prizes at Datuk Andal's. His job is really to give away prizes. He said he will need a powerful iron for protection just in case the dogs enter. Go check out the newspaper the day after tomorrow, the prizes he gave away."

9 34. On or about October 9, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
10 which he told him, "My three irons still need \$200 more for the magazine and the ammunition.
11 The commander asked me to get him again 600 pieces which is \$200. My bngla friend had asked
12 me to help him with \$200 because he wants to deliver some presents to D. Andal's people."

13 35. On or about October 14, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
14 which he advised that, "All the women and children here have been evacuated... preparing for
15 war... got the news from the mayor... the troops are preparing for an attack. Even the governor,
16 Datu Andal, had declared an all-out war against the MILF."

36. On or about October 19, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir 17 enclosing a news article from the Philippine Star entitled, "Bomb suspect former PNP cook, 18 janitor" which described how an individual named Abdulbasit Usman was the principal suspect 19 in last week's bombings in Central Mindanao. The article reported that Usman had been 20 implicated in the bombing of the Fitmart department store in General Santos City in 2002 which 21 led to his arrest. During his time in prison he worked as a janitor and as a cook. He reportedly 22 escaped from prison in October 2002 and has since gone underground. The article went on to 23 report that Usman was a member of the MILF in 2002, and that he was on the military's watch 24 list after he was rumored to have been spotted with Abu Sayyaf chief Khadaffy Janjalani and JI 25 operatives Dulmatin and Umar Patek in Maguindanao in 2004. The bomb attacks which 26 occurred last week "were carried out in retaliation for the arrest in Sulu two weeks ago of 27 Dulmatin's wife and two sons" according to the police. 28

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37. On or about October 19, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir with the Subject line "Wkmn" in which he told him, "That Bngla said that the walkmans have arrived, better than the last one. They are called Insignia, eh? Where were they manufactured? How much? In Manila, there is one that costs \$75, but is only 1 km. He wants more, if possible. He wants to stock up. How much did it cost you to ship it that day?"

38. On or about October 21, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "Last night, people saw many soldiers arriving at the border. The village chief said that there has been some information that the soldiers are going to attack tomorrow morning.....It's almost two months now - if you have some in the beginning of the month, please send it to the usual place, to Nor Mina."

39. On or about November 7, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
telling him, "It has come in, three hundred, this past Saturday. I even mailed out the Walkman
too. express, the same day. He said it will take five days to get there he-he. Who knows if it's
going to be like the last time. This time I got charged \$55 because I included the Shan spices as
well."

40. On or about November 7, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
asking, "Could you look around for the cheapest Insignia walkman? One that has a two-mile
range is okay... I think if there is a wholesale or an auction you could buy many... I think you can
get it cheap... go check it out on the internet... if they are cheap, if they go for \$20 per set, so it
would be \$200 for ten sets. My friend had asked about it, he wants to get many sets."

On or about November 9, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir 41. 21 in which he said, "We will know whether there will be a war or not by the 16th of November. 22 That would be the deadline for the Philippine government to submit the counter proposal to the 23 MILF. Commander A Wahid says that there is a soldier who wants to sell a new .50 caliber, for 24 US \$5000. He said that he can only afford 2K, and asked to find the remaining 3K hehe....The 25 government assets at Pikit are regular people, not commanders. Among the five assets the other 26 day, two of them have died. One died three days after the August 10th incident for stealing a 27 motorcycle. He was caught by the locals, and beaten to death. The other one died around 2 or 3 28

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days before the Raya celebration, shot by an Armalite. The shooters were friends of Lagu's neighbors...."

42. On or about November 16, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he said, "I've heard that within two or three days the MILF will launch an attack because the ceasefire had failed. The MILF refused to accept the government's offer, such as, security and military from the government. It's the same offer that was given to the MNLF in the past."

8 43. On or about November 17, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
9 in which he said, "I have moved in with my wakman Bangla friend."

10 44. On or about November 21, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
11 in which he asked, "Is he "hot" or not?"

45. On or about November 20, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
with the Subject line "Bngla" in which he said, "Bngla wkmn is 'hot'. He used to be the chef
inside. His group is the poorest of all, they have three Moro M-16 Armalites, five old Garands,
one M-14, one Mauser, one Moro M-79, and two RPG2s. This month, if you have enough, please
send money. I am running out."

46. On or about November 24, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
in which he said, "A day after this Bangla got a text message from his jwn his field commander
informed him that there is a commanding officer who sent a text message, notifying that a reward
is being offered for handing over Hulagu and the Bangla. don't know how the information got
leaked out. The network of the government asset is strong."

47. On or about November 25, 2006, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
in which he told him, "Ha. Heard from past news there was a reward for him, a fugitive on the
run."

48. On or about December 13, 2006, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
in which he told him, "If there is a second-hand bayonet for an M-16 available, please include
that too. Please also send the books and the pouch you have purchased. I think it's alright because
it is sold legally at gun stores here. Only shipment of complete firearms is prohibited."

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49. On or about January 2, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in which he told him, "They have arrived, but only got the two miles range. The three-mile ones were all gone at the time when I made the order."

50. On or about January 2, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "The two-mile is fine. Even the one-mile is okay too. How many of the two-mile ones have arrived? Later, if it's available, please buy me two more sets of the Insignia and, camouflage pants, size M regular, just like the other day, with a pair of green Spara canvas jungle boots, size 8W (wide)."

51. On or about January 11, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "Why don't you check out today's news? How many sets of Walkmans have you bought? When do you think you're going to send them? Do not forget the SG news."

52. On or about January 14, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in which he told him, "I have received five sets. I just ordered five more, including three 12-mile range sets. We'll see - once they arrive at the end of this month I will send them out. Yeah, I have checked out the news, those eleven are names of large 'barges'."

53. On or about January 16, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "The guy whose name sounds like Hulagu and is located in Sabah, was sent to mnla . He called..told many stories... The focus of the FBI and the CIA is on Holagu now."

19 54. On or about January 23, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
20 which contained a link showing a photograph of a Philippine military official standing in front of
21 a large rewards for justice poster after Abu Sayyaf Group leader Abu Sulaiman had been
22 confirmed dead. Zulkifli Abdhir's photograph was also visible on the wanted poster and in his e23 mail, Rahmat Abdhir states, "Have you seen Hulagu's picture?"

24 55. On or about January 31, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
25 which he told him, "Go check out the news last night at abs-cbnnews.com - wakman bangla's
26 name was mentioned... you will also find it if you search on Google."

27 56. On or about February 6, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
28 which he reported, "Last week, there was a war in Midsayap, a place close to here. Ten soldiers

were killed and more than 20 others were badly injured. Amerul Umra of MILF said that there was no deaths for martyrdom.... I haven't been sleeping at home for over a week now.. mobile.. guerilla.. Over here the price of a M60 machinegun is 6000 USD.. The cheapest machinegun sells for 1400, and it is an old model - Browning automatic rifle.. The ammunitions though, are quite expensive. It is twice the cost of the M60 ammunition, thirty Pesos each. It is like the price of one and a half kilograms of rice. That Bangla requested to find one if the money is available.. Ideally, a squad should have a machinegun..."

8 57. On or about February 9, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in
9 which he told him, "God willing.. I will make a deposit when I have more money later."

10 58. On or about February 9, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
11 with a news article attached which reported that a senior commander of the MILF, Adan
12 Abdullah, who was one of the few remaining foreign-trained MILF commanders, survived an
13 assassination attempt Thursday afternoon in Crossing Simuay, Sultan Kudarat, and in which
14 Rahmat Abdhir asked, "do you know who this is?"

15 59. On or about February 9, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
16 which he told him, "Adan Abdula is the base commander of division 106. He has his left foot on
17 the MILF, and his right foot on Datu Andal. When they have a battle with Amer Umra Kato from
18 division 105, his troops become Andal's dogs.. merge with Andal's troops. was shot by someone.
19 Not sure who did it, I haven't received any information. The news just now was that he died - he
20 was suffering from diabetes."

On or about February 11, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir 60. 21 in which he told him, "Last night (Saturday, the night before Sunday) hj abd tndk called at 22 around 12 o'clock to say not to sleep, the soldiers were planning to attack. At 12.30 he called 23 again.. The spy plane Orion started to hover around at 12.45.. At 1 o'clock the shooting began 24 within 1km from Hulagu's location, Bangla wakman. The soldiers were using a bazooka too, 25 105mm cannon. They were dropped within 200m-500m from Hulagu's location.. It appears to be 26 more than 10... the wind all the way in.. The guy who was right next to Lagu was struck by some 27 fragments of earth on his head.. The news this morning said that the soldiers had retreated..three 28

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died... I think there were no casualties within the Mjhdn. The civilians were running and dispersed disorderly.. They evacuated .. I heard the Bangla was the target.. If possible; order two sets more of the Insignia (its battery power is better than the Audiovox) and ten more sets of the cheap yellow ones."

61. On or about February 16, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "At 8 o'clock on Thursday night, fighting broke out at the location of Ust Hj Whd Tndk.. The soldiers entered... They came in through the back way... They went in as far as 500 meters from his house, 300 meters from the house where Hulagu used to live three months ago... for about 30 minutes. do not know the number of the casualties yet."

10 62. On or about February 17, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir
11 in which he asked, "Was he intended to be the target?"

12 63. On or about February 17, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir
13 in which he told him, "Don't know who the target was... Generally, the MILF Los Commandos,
14 Division 105 are under Akato. It looks like Hj Abdl Whd, including Bangla and Hulagu.. and
15 also the guys who just got out of jail."

On or about February 17, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir 64. 16 in which he enclosed a news article that reported in part, "Washington has asked the Philippines' 17 largest Muslim rebel group for help in the hunt for militants from the al-Qaeda affiliated Jemaah 18 Islamivah [JI] who are active in southern Philippines. Moro Islamic Liberation Front (MILF) vice 19 chair for political affairs, Ghadzali Jaafar, told Adnkronos International (AKI) that US deputy 20 head of mission in the Philippines, Paul Jones, personally requested help in catching JI bomb 21 experts Omar Patek and Dulmatin, dead or alive . . . Patek and Dulmatin are allegedly 22 responsible for several bombings in the region, including the deadly 2002 Bali bombings 23 They asked also about the whereabouts of Abdul Basit Usman.... Usman, a suspected terrorist 24 responsible for a series of bomb attacks in the southern Philippines in recent months, has a 25 50,000 dollar bounty on his head for his arrest." 26

27 65. On or about March 6, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in
28 which he told him, "The latest update I heard was that 17 died as martyrs and more than 60

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soldiers were killed. The American soldiers operated their unmanned predator spy plane which has been hovering around more than four times above the Bngla's house. I am currently mobile, moving from one place to another."

On or about March 7, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 66. which he told him, "Spy planes have been hovering over this area these past two days. There is a 5 big (U.S. Orion)...There is a small one that looks like an eagle (predator).. This FM Radio 6 receiver has been picking up American voices during these past two days: "We are ready to 7 launch.".. They are going to conduct a joint exercise over here for two months. Do you still have 8 the radio scanner that you used to have? How much does a set cost? The latest update is that 9 more than twenty died as martyrs, more than seventy soldiers killed, and more than a hundred 10 11 injured."

67. On or about March 21, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir 12 with the Subject line "50" in which he told him, "Last night Bangla called asking me to chip in. 13 He ordered a .50 caliber single like a Mauser from a gun maker who caters to snipers/anti 14 personnel carrier. The price for the barrel is three hundred dollars for an original one. I have seen 15 16 it, the barrel is new. The body and the legs, bolt, everything is made by the gun maker. Everything is around four hundred dollars including the labor cost. It does not include the scope 17 which is a hundred dollars. he-he. The complete total is eight hundred dollars. If everything is 18 original, a .50 cal sniper single I heard is around 4K USD. A .50 cal automatic right now costs 19 around 5K-6K. I said okay, if I some have available I will chip in. If you have extra please send 20 some." 21

On or about March 27, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in 22 68. which he said, "Ha, later, God willing." 23

69. On or about March 28, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir 24 with a Subject line stating "Re 50" which included a news article reporting that the United States 25 government had just offered a \$5 million reward for information leading to the capture of Zulkifli 26 27 Abdhir. In the article, Zulkifli Abdhir was identified by the name "Zulkifli bin Hir" and the alias "Marwan." He was further identified as "a senior leader in several southeast Asian terrorist 28

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groups tied to al-Qaida." The article went on to state as follows: "Bin Hir, 40, is thought to run the Kumpulun Mujahidin Malaysia organization and be a member of the central command of Jemaah Islamiyah, the al-Qaida affiliate blamed for numerous attacks, including the 2002 Bali nightclub bombings in Indonesia, the statement said. He is also thought to have conducted explosives training for the al-Qaida-linked Abu Sayyaf Group, a militant group based in the Philippines where Bin Hir is believed to have lived since August 2003, the department said. His younger brother is now jailed in Indonesia for involvement in a 2001 bombing of a Jakarta mall, said the statement. Bin Hir has long been sought by Philippines authorities and last August, two Filipino police officers were killed in a clash while trying to approach his suspected hideout about 560 miles southeast of Manila." 10

On or about April 8, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 70. 11 which he told him, "Lagu is now with the guys who just got out of that school... If you can, order 12 two sets of Insignia and four or five sets of the cheaper ones. If possible, the ones that use the 13 double A batteries, not the small triple A's. Also three or four of the diode flashlights, one more 14 Tasco scope, size 12X25, like the one from the other day. If you can, two units because the 15 Bangla borrowed mine and has not returned it. The fighting has been going on since 6.30 this 16 morning till now, 1.30pm. I am close to the field with the 50-caliber unit. Many troops have been 17 killed.. don't know how many have become martyrs from the MI... will give you the new address 18 later for the usp." 19

On or about May 11, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 71. 20 which he told him, "The government's assets have increased due to the budget from the white 21 people in your place. Even here, last night three persons entered the area at eleven, were shot by 22 the guards but none were hurt.. managed to escape. I do indeed need an M14 and M203. Even a 23 Moro M203 would do because an original M203 costs \$2,000. There is no Moro M14. If you 24 25 can, do try..."

On or about May 11, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in 72. 26 which he told him, "The 400 that is with Norm... I think will wait first until you have money, like 27 next month before buying one long one... This group has only six Armalite including mine and 28

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no M14... One of my escorts died a martyr early this month, on Friday night, as a result of a shoot-out with military troops in Kotabato."

73. On or about June 24, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir with the Subject line "Fruit" in which he asked, "Have you obtained the things yet?... Please send whatever is available first because the situation is okay right now. Later, when war season comes, it would be difficult to collect them. A Javanese guy who was left behind in Kotawato was killed by the hypocrites. He was shot in the head two weeks ago. He was asked to come here but refused. He wanted to return to his village in Jawa."

74. On or about June 25, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir with the Subject line "Re: Fruit" in which he told him, "Tomorrow, most likely. Will use express mail like the last time. There is some chocolate, a 4 X 28 scope from China and could two .45 magazana be included too? May he be accepted as a martyr.. The Jw, the two names, are they still healthy? On the main land? heard the Jw across whose name is Uba Dujana has gone into a hotel. heard in Thailand, the government dogs are in a chaotic situation everyday as they are being ambushed. ..."

75. On or about June 25, 2007, Rahmat Abdhir mailed a package with the United States Postal Service to "Norhana E. Mohamad, CDA-ARMM, 1st Floor, Guiapal Building, Poblacion 2#38 Anacleto Badoy, Cotabato City, 9600 Philippine," with a return address listed as "Salam A. Jabar, 1020 South 12th Street, #3A, San Jose, CA 95112". The package included: one (1) US Marine Corp Technical manual for a M16 A2 rifle, two (2) Tasco 12x25 binoculars with instruction manual, five (5) sets Uniden walkie talkie radios, one (1) Colt 45 8 round magazine, one (1) Colt 45 10 round magazine, one (1) pair of camouflage pants 29 1/2"x32 ½," one (1) green waterproof sack, one (1) 4x28 rifle scope, one (1) pack of 16 AAA batteries.

76. On or about July 3, 2007, Zulkifli Abdhir sent an e-mail to Rahmat Abdhir in which he told him, "Last night I taught a course on sniping. discontinued today because the troops heard and then came spy planes. The guys who were monitoring the radio could hear the troops report to their commander. The commanders here attended too. They had good shots but

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did not know how to zero in he-he. Now they know. When in war, they just shoot without aiming he-he. The fighting is within 15 meters, 25 meters or 50 meters, at the most. Actually they wait till they are at a close distance so the troops do not shoot with cannons or rockets from heli. If see a cold steel knife at a bargain and a pouch for an M16 magazine similar to a jacket without sleeves, do buy."

77. On or about July 6, 2007, Rahmat Abdhir sent an e-mail to Zulkifli Abdhir in which he told him, "Yes. The other day I checked on the pouch. There was only one in the ami surplus but its pockets were small. I think they cannot hold an M mgzn. Sure the gun show has it."

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

COUNT 2

Provide Material Support to Terrorists

THE GRAND JURY FURTHER CHARGES THAT:

The Grand Jury realleges and incorporates by reference the General Allegations
 and the Overt Acts listed in Count One of this Indictment.

Beginning on a date unknown and continuing through at least August 2007,
 in the Northern District of California and elsewhere, the defendants,

Rahmat Abdhir and Zulkifli Abdhir,

did knowingly and unlawfully provide material support and resources, as that term is defined in 20 18 U.S.C. § 2339A(b), and conceal and disguise the nature, location, source, and ownership of 21 material support and resources, knowing and intending that they were to be used in preparation 22 for and in carrying out a violation or violations of Title 18, United States Code, Section 956 23 (conspiracy to kill, kidnap, maim and injure persons and to damage and destroy property in a 24 foreign country), all in violation of Title 18, United States Code, Section 2339A. 25 111 26 27 111 28 111

INDICTMENT

COUNT 3 1 Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist 2 THE GRAND JURY FURTHER CHARGES THAT: 3 The Grand Jury realleges and incorporates by reference the General Allegations 1. 4 listed in this Indictment. 5 2. On or about June 10, 2006, in the Northern District of California and elsewhere in 6 the United States, 7 Rahmat Abdhir, 8 defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 9 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 10 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 11 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 12 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 13 involving the contribution of goods and services for the benefit of a Specially Designated Global 14 Terrorist, Zulkifli Bin Abdul Hir, by sending \$500 to Zulkifli Abdhir using a bank account in the 15 16 name of Normina K. Hashim in the Philippines, all in violation of Title 50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2. 17 COUNT 4 18 Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist 19 THE GRAND JURY FURTHER CHARGES THAT: 20 The Grand Jury realleges and incorporates by reference the General Allegations 1. 21 listed in this Indictment. 22 On or about July 3, 2006, in the Northern District of California and elsewhere in 23 2. the United States, 24 Rahmat Abdhir, 25 defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 26 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 27 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 28

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INDICTMENT

Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
 involving the contribution of goods and services for the benefit of a Specially Designated Global
 Terrorist, Zulkifli Bin Abdul Hir, by sending \$500 to Zulkifli Abdhir using a bank account in the
 name of Normina K. Hashim in the Philippines, all in violation of Title 50, United States Code,
 Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2.

COUNT 5

<u>Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist</u> THE GRAND JURY FURTHER CHARGES THAT:

The Grand Jury realleges and incorporates by reference the General Allegations
 listed in this Indictment.

12 2. On or about, August 3, 2006, in the Northern District of California and elsewhere
13 in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 15 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 16 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 17 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 18 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 19 involving the contribution of goods and services for the benefit of a Specially Designated Global 20 Terrorist, Zulkifli Bin Abdul Hir, by sending \$500 to Zulkifli Abdhir using a bank account in the 21 name of Normina K. Hashim in the Philippines, all in violation of Title 50, United States Code, 22 Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2. 23

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1. The Grand Jury realleges and incorporates by reference the General Allegations listed in this Indictment.

THE GRAND JURY FURTHER CHARGES THAT:

COUNT 6

Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist

INDICTMENT

2. On or about September 1, 2006, in the Northern District of California and elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order
13224 of the President of the United States dated September 23, 2001 (entitled "Blocking
Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or
Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
involving the contribution of goods and services for the benefit of a Specially Designated Global
Terrorist, Zulkifli Bin Abdul Hir, by wire transferring \$5,500.00 for Zulkifli Abdhir from a Bank
of America account in the name of Rahmat Abdhir to a MayBank Malaysia, bank account in the
name of Minah binti Aogis Abd Aziz, all in violation of Title 50, United States Code, Section
1705(b), Executive Order 13224, and Title 18, United States Code, Section 2.

<u>COUNT 7</u>

5 Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist
 6 THE GRAND JURY FURTHER CHARGES THAT:

The Grand Jury realleges and incorporates by reference the General Allegations
 listed in this Indictment.

On or about September 9, 2006, in the Northern District of California and
 elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order
13224 of the President of the United States dated September 23, 2001 (entitled "Blocking
Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or
Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
involving the contribution of goods and services for the benefit of a Specially Designated Global
Terrorist, Zulkifli Bin Abdul Hir, by wire transferring \$300 for Zulkifli Abdhir through a bank

INDICTMENT

account in the Philippines in the name of Normina K Hashim, all in violation of Title 50, UnitedStates Code, Section 1705(b), Executive Order 13224, and Title 18, United States Code,Section 2.

COUNT 8

Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist THE GRAND JURY FURTHER CHARGES THAT:

The Grand Jury realleges and incorporates by reference the General Allegations
 listed in this Indictment.

9 2. On or about September 23, 2006, in the Northern District of California and
10 elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 12 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 13 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 14 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 15 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 16 involving the contribution of goods and services for the benefit of a Specially Designated Global 17 Terrorist, Zulkifli Bin Abdul Hir, by sending an Express Mail Package containing two hand held 18 radios to Zulkifli Abdhir which listed the sender's name as Roy Kalimin, and the recipient's 19 name and address as Muslimin Abdulmotalib C/O Richard M. Sabdulla, Purok Pinen, Rosales 20 Street, Cotabato City 9600 Philippine, all in violation of Title 50, United States Code, Section 21 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2. 22

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<u>COUNT 9</u>

24 <u>Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist</u>
 25 THE GRAND JURY FURTHER CHARGES THAT:

26 1. The Grand Jury realleges and incorporates by reference the General Allegations
27 listed in this Indictment.

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INDICTMENT

2. On or about, October 12, 2006, in the Northern District of California and elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 5 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 7 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 8 involving the contribution of goods and services for the benefit of a Specially Designated Global 9 10 Terrorist, Zulkifli Bin Abdul Hir, by sending \$2,100 to Zulkifli Abdhir through a wire transfer to the Philippines using an account in the name of Mineh Dingigogiss Abdaziz, all in violation of 11 Title 50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, United 12 States Code, Section 2. 13

COUNT 10

Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist THE GRAND JURY FURTHER CHARGES THAT:

17 1. The Grand Jury realleges and incorporates by reference the General Allegations 18 listed in this Indictment.

2. On or about, November 4, 2006, in the Northern District of California and 19 elsewhere in the United States, 20

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 22 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 23 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 24 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 25 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 26 involving the contribution of goods and services for the benefit of a Specially Designated Global 27 Terrorist, Zulkifli Bin Abdul Hir, by sending two hand held radios to Zulkifli Abdhir in the 28

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1	Philippines using the name and address of Muslimin Abdulmotalib C/O Richard M. Sabdulla,
2	Purok Pinen, Rosales Street, Cotabato City 9600 Philippine and a sender's name of Sean
3	Kalimin, all in violation of Title 50, United States Code, Section 1705(b), Executive Order
4	13224, and Title 18, United States Code, Section 2.
5	<u>COUNT 11</u>
6	Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist
7	THE GRAND JURY FURTHER CHARGES THAT:
8	1. The Grand Jury realleges and incorporates by reference the General Allegations
9	listed in this Indictment.
10	2. On or about, November 4, 2006, in the Northern District of California and
11	elsewhere in the United States,
12	Rahmat Abdhir,
13	defendant herein, did willfully and knowingly violate and attempt to violate Executive Order
14	13224 of the President of the United States dated September 23, 2001 (entitled "Blocking
15	Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or
16	Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
17	Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
18	involving the contribution of goods and services for the benefit of a Specially Designated Global
19	Terrorist, Zulkifli Bin Abdul Hir, by sending \$300 to Zulkifli Abdhir using a bank account in the
20	name of Normina K. Hashim in the Philippines, all in violation of Title 50, United States Code,
21	Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2.
22	<u>COUNT 12</u>
23	Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist
24	THE GRAND JURY FURTHER CHARGES THAT:
25	1. The Grand Jury realleges and incorporates by reference the General Allegations
26	listed in this Indictment.
27	2. On or about December 1, 2006, in the Northern District of California and
28	elsewhere in the United States,
	INDICTMENT 28

1	Rahmat Abdhir,
2	defendant herein, did willfully and knowingly violate and attempt to violate Executive Order
3	13224 of the President of the United States dated September 23, 2001 (entitled "Blocking
4	Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or
5	Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
6	Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
7	involving the contribution of goods and services for the benefit of a Specially Designated Global
8	Terrorist, Zulkifli Bin Abdul Hir, by sending \$300 to Zulkifli Abdhir in the Philippines using a
9	Philippine National Bank Account in the name of Normina K. Hashim, all in violation of Title
10	50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, United States
11	Code, Section 2.
12	<u>COUNT 13</u>
13	Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist
14	THE GRAND JURY FURTHER CHARGES THAT:
15	1. The Grand Jury realleges and incorporates by reference the General Allegations
16	listed in this Indictment.
17	2. On or about January 6, 2007, in the Northern District of California and elsewhere
18	in the United States,
19	Rahmat Abdhir,
20	defendant herein, did willfully and knowingly violate and attempt to violate Executive Order
21	13224 of the President of the United States dated September 23, 2001 (entitled "Blocking
22	Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or
23	Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant
24	Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction
25	involving the contribution of goods and services for the benefit of a Specially Designated Global
26	Terrorist, Zulkifli Bin Abdul Hir, by sending \$300 to Zulkifli Abdhir in the Philippines using a
27	Philippine National Bank Account in the name of Normina K. Hashim, all in violation of Title
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50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2.

<u>COUNT 14</u>

Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist THE GRAND JURY FURTHER CHARGES THAT:

1. The Grand Jury realleges and incorporates by reference the General Allegations listed in this Indictment.

2. On or about January 20, 2007, in the Northern District of California and elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 11 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 12 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 13 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 14 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 15 involving the contribution of goods and services for the benefit of a Specially Designated Global 16 Terrorist, Zulkifli Bin Abdul Hir, by mailing a package containing one (1) camouflage 17 long-sleeve, button-down shirt; one (1) camouflage jacket; fourteen (14) yellow and black 18 Uniden GMRS 2-way radios; six (6) black Audiovox GMRS 12-mile range 2-way radios; two (2) 19 Brinkmann flashlights; six (6) packets of miscellaneous spices to Zulkifli Abdhir in the 20 Philippines using the name and address of "Muslimin Abdulmotalib c/o Richard M. Sabdulla, 21 Purok Pinen, Rosales Street Cotabato City 9600 Phillippines," with a return address listed as 22 "Sean Kasem, 1020 South 12th Street #230, San Jose, CA 95112 (408)947-1828," all in 23 violation of Title 50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, 24 United States Code, Section 2. 25 111 26 27 ///

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INDICTMENT

<u>COUNT 15</u>

Contributing Goods or Services for the Benefit of a Specially Designated Global Terrorist THE GRAND JURY FURTHER CHARGES THAT:

1. The Grand Jury realleges and incorporates by reference the General Allegations listed in this Indictment.

2. On or about June 25, 2007, in the Northern District of California and elsewhere in the United States,

Rahmat Abdhir,

defendant herein, did willfully and knowingly violate and attempt to violate Executive Order 13224 of the President of the United States dated September 23, 2001 (entitled "Blocking 10 Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or 11 Support Terrorism"), and knowingly participate in the violation of said Order, in that defendant 12 Rahmat Abdhir, being a United States person, attempted to and did engage in a transaction 13 involving the contribution of goods and services for the benefit of a Specially Designated Global 14 Terrorist, Zulkifli Bin Abdul Hir, by sending a package which included : one (1) US Marine Corp 15 Technical manual for an M16 A2 rifle, two (2) Tasco 12x25 binoculars with instruction manual, 16 five (5) sets Uniden walkie talkie radios, one (1) Colt 45 8 round magazine, one (1) Colt 45 10 17 round magazine, one (1) pair of camouflage pants 29 1/2"x32 $\frac{1}{2}$ ", one (1) green waterproof sack, 18 one (1) 4x28 rifle scope, one (1) canvas drop down holster, one (1) black canvas belt, four (4) 19 silver LED flashlights and one (1) pack of 16 AAA batteries, through the United States Postal 20 Service to Zulkifli Abdhir in the Philippines using the name and address of "Norhana E. 21 Mohamad, CDA-ARMM, 1st Floor, Guiapal Building, Poblacion 2#38 Anacleto Badoy, 22 Cotabato City, 9600 Philippine," with a return address listed as "Salam A. Jabar, 1020 South 23 24 12st Street, #3A, San Jose, CA 95112," all in violation of Title 50, United States Code, Section 1705(b), Executive Order 13224, and Title 18, United States Code, Section 2. 25 111 26 111 27

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INDICTMENT

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1	<u>COUNT 16</u>
2	False Statements
3	THE GRAND JURY FURTHER CHARGES THAT:
4	1. On or about June 25, 2007, in the Northern District of California and elsewhere in
5	the United States,
6	Rahmat Abdhir,
7	defendant herein, did knowingly and willfully make material false statements and
8	representations, and conceal material facts by a trick, scheme or device, in a matter within the
9	jurisdiction of the executive branch of the Government of the United States as follows:
10	2. Rahmat Abdhir attempted to ship a package through the United States Postal
11	Service to an individual in the Philippines identified as "Norhana E. Mohamad," however rather
12	than listing his true name as the sender's name on the Customs Declaration, he listed the name of
13	"Salam A. Jabar," and rather than listing his true address, he listed a return address of "1020
14	South 12th Street, #3A, San Jose, CA 95112."
15	3. Rahmat Abdhir attempted to ship a package through the United States Postal
16	Service to an individual in the Philippines identified as "Norhana E. Mohamad" which contained
17	the following items:
18	1 brown t-shirt 2 bags of bite size snickers candy
19	1 bag of Hershey chocolate 1 US Marine Corp Technical manual for a —16 A2 rifle
20	4 pack of gray t-shirts size medium 2 Tasco 12x25 binoculars with instruction manual
21	5 sets Uniden walkie talkie radios 1 Colt 45 8 round magazine
22	1 Colt 45 10 round magazine 5 Fruit of the Loom Briefs
23	1 navy blue Nike windbreaker pants 1 pair of camouflage pants 29 1/2"x32 ½"
24	1 green waterproof sack 1 4x28 rifle scope
25	1 canvas drop down holster 1 black canvas belt
26	4 silver LED flashlights 1 pack of 16 AAA batteries
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	INDICTMENT 32

However on the Customs Declaration, Rahmat Abdhir listed only the following items: Walkman, Quantity 5, Value \$50 T-Shirt, Quantity 1, Value \$10 Pants, Quantity 2, Value \$25 Flashlight, Quantity 4, Value \$20 Chocolate pack, Quantity 3, Value \$15 In violation of Title 18, United States Code, Section 1001(a). 8/1/07 DATED: A TRUE BILL. Wil EPERSON COTT N. SCHOO United States Attorney (Approved as to form: DOJ Trial Attorney J. Gibbs **INDICTMENT**