| 1 2 3 4 5 6 | LAURA E. DUFFY United States Attorney ADAM L. BRAVERMAN Assistant United States Attorney California Bar No. 244202 Office of the U.S. Attorney 880 Front Street, Room 6293 San Diego, CA 92101 Tel: (619)546-6717 Fax: (619)546-0631 Email: Adam.Braverman@usdoj.gov | FILED MAY 20 2010 CLERK. U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA BY DEPUTY |
|--|--|---|
| 7 | Attorneys for the United States | |
| 8 | UNITED STATES | DISTRICT COURT |
| 9 | SOUTHERN DISTRI | CT OF CALIFORNIA |
| 10 | UNITED STATES OF AMERICA, | Case No. 13-CR-4517-DMS |
| 11 | Plaintiff, | PLEA AGREEMENT |
| 12 | V. | |
| 13 14 | JOSE RODRIGO ARECHIGA-GAMBOA, a.k.a. "Chino Antrax," a.k.a. "Norberto Sicairos-Garcia," | |
| 15 16 17 | Defendant. | |
| 18 19 20 21 22 23 23 24 | AMERICA, through its counsel, Laura E. D BRAVERMAN, Assistant United States A | en the plaintiff, UNITED STATES OF uffy, United States Attorney, and ADAM L. Attorney, and defendant, JOSE RODRIGO and consent of, FRANK J. RAGEN, counsel |
| 25 26 27 | | Def. Initials J.P.A.6 |
| 27 28 | | |
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THE PLEA

I

3 Defendant agrees to plead guilty to a Superseding Information charging him with 4 the following:

Beginning no later than in or about May 2005 and continuing up to and including 5 December 20, 2013, within the Southern District of California, and elsewhere, defendant 6 JOSE RODRIGO ARECHIGA-GAMBOA, a.k.a. "Chino Antrax," a.k.a. "Norberto 7 Sicairos-Garcia," did knowingly and intentionally conspire with other persons, to import 8 5 kilograms and more of cocaine, a Schedule II Controlled Substance; and 1000 9 kilograms and more of marijuana; a Schedule I Controlled Substance; into the United 10States from a place outside thereof; in violation of Title 21, United States Code, Sections 11 952, 960, and 963. 12

In addition, the Defendant consents to the forfeiture allegations of the Superseding
Information and agrees the attached forfeiture addendum will govern the \$1,000,000
forfeiture in this case. The United States agrees to dismiss the Indictment at the time of
sentencing.

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NATURE OF THE OFFENSE

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ELEMENTS EXPLAINED

20 Defendant understands that the offense to which defendant is pleading guilty has 21 the following elements:

(1) Beginning no later than in or about May 2005 and continuing up to and
including December 20, 2013, there was an agreement between two or more persons to
commit at least one crime as charged in the superseding information, namely to import
cocaine and marijuana into the United States from a place outside thereof;

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(2) The Defendant became a member of the conspiracy knowing of at least one
 2 of its objects and intending to help accomplish it; and

3 (3) The offense involved an agreement to import over 5 kilograms of cocaine
4 and 1000 kilograms of marijuana.

As to the forfeiture the Defendant understands the United States would have to prove by a preponderance of the evidence that the property it seeks to forfeit constitutes or is derived from proceeds of the offense, or was property used or intended to be used to facilitate the offense.

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B. ELEMENTS UNDERSTOOD AND ADMITTED – FACTUAL BASIS

10 Defendant has fully discussed the facts of this case with defense counsel. 11 Defendant has committed each of the elements of the crime, and admits that there is a 12 factual basis for this guilty plea. The following facts are true and undisputed:

(1) Beginning no later than in or about May 2005, and continuing until at least
on or about December 20, 2013, defendant ARECHIGA-GAMBOA was a member of a
narcotics trafficking organization based in Sinaloa, Mexico and commonly known to its
members and its associates, and the public, as the "Sinaloa Cartel."

17 (2) Defendant ARECHIGA-GAMBOA admits that he became a high-level
18 member of the Sinaloa Cartel and was responsible for a number of aspects of the cartel's
19 operations. Specifically, defendant ARECHIGA-GAMBOA admits that he entered into
20 an agreement with other members of the Sinaloa Cartel to act as a coordinator to
21 transport large quantities of narcotics for importation from Mexico into the United States.

(3) Defendant ARECHIGA-GAMBOA admits that as part of this agreement, he
and his co-conspirators coordinated the transportation of ton quantity levels of both
cocaine and marijuana from Mexico into the United States.

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1 (4) Defendant ARECHIGA-GAMBOA admits that the Sinaloa Cartel used 2 violence and made credible threats of violence to rival cartels for the purposes of 3 promoting the Sinaloa Cartel's narcotics trafficking business. ARECHIGA-GAMBOA 4 admits that he was a direct participant in and communicated to other members of the 5 Sinaloa Cartel orders to commit acts of violence or threats of violence.

6 (5) Defendant ARECHIGA-GAMBOA agrees that the property subject to 7 forfeiture, <u>i.e.</u>, \$1,000,000 in United States Currency, is proceeds obtained directly or 8 indirectly as a result of the felony offense alleged in the superseding information and/or 9 property used or intended to be used in any manner or part to commit and to facilitate the 10 commission of the felony offense alleged in the superseding information.

III

PENALTIES

13 Defendant understands that the crimes to which Defendant is pleading guilty 14 carries the following penalties:

- A. a maximum of life in prison and a mandatory minimum of 10 years;
 - B. a maximum \$10,000,000 fine;
- C. a mandatory special assessment of \$100 per count;
- D. a term of supervised release of at least 5 years. Defendant understands that failure to comply with any of the conditions of supervised release may result in revocation of supervised release, requiring defendant to serve in prison all or part of the term of supervised release; and
 - E. forfeiture of all property constituting or derived from proceeds obtained as a result of the violation and all property used or intended to be used to commit or to facilitate the commission of the violation.

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| 2 | | DEFENDANT'S WAIVER OF TRIAL RIGHTS | |
| 3 | Defe | ndant understands that this guilty plea waives the right to: | |
| 4 | А. | Continue to plead not guilty and require the Government to prove the elements of the crime beyond a reasonable doubt; | |
| 6 | В. | A speedy and public trial by jury; | |
| 7 | C. | The assistance of counsel at all stages of trial; | |
| 8 | D. | Confront and cross-examine adverse witnesses; | |
| 9 | E. | Present evidence and to have witnesses testify on behalf of defendant; | |
| 10 | F. | Not testify or have any adverse inferences drawn from the failure to testify; and | |
| 11 | G. | Defendant knowingly and voluntarily waives any rights and defenses defendant may have under the Excessive Fines Clause of the Eighth Amendment to the United States Constitution to the forfeiture of property in | |
| 12 13 | | Amendment to the United States Constitution to the forfeiture of property in this proceeding or any related civil proceeding. | |
| 14 | | \mathbf{V} | |
| 15 | DEFEND | ANT ACKNOWLEDGES NO PRETRIAL RIGHT TO BE PROVIDED | |
| 16 | | IMPEACHMENT AND AFFIRMATIVE DEFENSE INFORMATION | |
| 17 | The (| Government represents that any information establishing the factual innocence | |
| 18 | of defendar | nt known to the undersigned prosecutor in this case has been turned over to | |
| 19 | defendant. | The Government will continue to provide such information establishing the | |
| 20 | factual inno | ocence of defendant. | |
| 21 | Defe | ndant understands that if this case proceeded to trial, the Government would | |
| 22 | | I to provide impeachment information relating to any informants or other | |
| 23 | witnesses. I | in addition, if defendant raised an affirmative defense, the Government would | |
| 24 | | I to provide information in its possession that supports such a defense. | |
| 25 | | acknowledges, however, that by pleading guilty defendant will not be | |
| 26 | provided th | is information, if any, and defendant also waives the right to this information. | |
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Finally, defendant agrees not to attempt to withdraw the guilty plea or to file a collateral
 attack based on the existence of this information.

VI

DEFENDANT'S REPRESENTATION THAT GUILTY <u>PLEA IS KNOWING AND VOLUNTARY</u>

Defendant represents that:

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- A. Defendant has had a full opportunity to discuss all the facts and circumstances of this case with defense counsel and has a clear understanding of the charges and the consequences of this plea. Defendant understands that, by pleading guilty, defendant may be giving up and rendered ineligible to receive valuable government benefits and civic rights, such as the right to vote, the right to possess a firearm, the right to hold office, and the right to serve on a jury. Defendant further understands that the conviction in this case may subject defendant to various collateral consequences, including but not limited to deportation, removal or other adverse immigration consequences; revocation of probation, parole, or supervised release in another case; and suspension or revocation of a professional license, none of which will serve as grounds to withdraw defendant's guilty plea.
- B. No one has made any promises or offered any rewards in return for this guilty plea, other than those contained in this agreement or otherwise disclosed to the Court;
- C. No one has threatened defendant or defendant's family to induce this guilty plea; and,
- D. Defendant is pleading guilty because in truth and in fact defendant is guilty and for no other reason.

VII

AGREEMENT LIMITED TO U.S. ATTORNEY'S OFFICE SOUTHERN DISTRICT OF CALIFORNIA

This plea agreement is limited to the United States Attorney's Office for the Southern District of California, resolves his criminal exposure for his conduct in this case and cannot bind any other federal, state or local prosecuting, administrative, or regulatory authorities, although the Government will bring this plea agreement to the attention of other authorities if requested by the defendant.

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APPLICABILITY OF SENTENCING GUIDELINES

Defendant understands the sentence imposed will be based on the factors set forth 3 in 18 U.S.C. § 3553(a). Defendant understands further that in imposing the sentence, the 4 sentencing judge must consult the United States Sentencing Guidelines (Guidelines) and 5 take them into account. Defendant has discussed the Guidelines with defense counsel and 6 understands that the Guidelines are only advisory, not mandatory, and the Court may 7 impose a sentence more severe or less severe than otherwise applicable under the 8 9 Guidelines, up to the maximum in the statute of conviction. Defendant understands further that the sentence cannot be determined until a presentence report has been 10prepared by the U.S. Probation Office and defense counsel and the Government have had 11 an opportunity to review and challenge the presentence report. Nothing in this plea 12 agreement shall be construed as limiting the Government's duty to provide complete and 13 accurate facts to the district court and the U.S. Probation Office. 14

IX

SENTENCE IS WITHIN SOLE DISCRETION OF JUDGE

This plea agreement is made pursuant to Federal Rule of Criminal Procedure 17 11(c)(1)(B). Defendant understands that the sentence is within the sole discretion of the 18 sentencing judge. The Government has not made and will not make any representation as 19 to what sentence defendant will receive. Defendant understands that the sentencing judge 20may impose the maximum sentence provided by statute, and is also aware that any 21 estimate of the probable sentence by defense counsel is a prediction, not a promise, and is 22 not binding on the Court. Likewise, the recommendation made by the Government is 23 not binding on the Court, and it is uncertain at this time what defendant's sentence will 24 be. Defendant also has been advised and understands that if the sentencing judge does not 25 26

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follow any of the parties' sentencing recommendations, defendant nevertheless has no
 right to withdraw the plea.

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PARTIES' SENTENCING RECOMMENDATIONS

A. <u>SENTENCING GUIDELINE CALCULATIONS</u>

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Although the parties understand that the Guidelines are only advisory and just one of the factors the Court will consider under 18 U.S.C. § 3553(a) in imposing a sentence, the parties will jointly recommend the following Base Offense Level, Specific Offense Characteristics, Adjustments and Departures:

| 1. | Base Offense Level [§ 2D1.1(c)(1)] | 38 |
|----|--|-----------|
| 2. | Use of Violence [§ 2D1.1(b)(2)] | +2 |
| 3. | Aggravated Role [§ 3B1.1(a)] | +41 |
| 4. | Acceptance of Responsibility [§ 3E1.1] | <u>-3</u> |

Total Offense Level

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B. <u>ACCEPTANCE OF RESPONSIBILITY</u>

Notwithstanding paragraph A.4 above, the Government will not be obligated to recommend any adjustment for Acceptance of Responsibility if defendant engages in conduct inconsistent with acceptance of responsibility including, but not limited to, the following:

1. Fails to truthfully admit a complete factual basis as stated in the plea at the time the plea is entered, or falsely denies, or makes a statement inconsistent with, the factual basis set forth in this agreement,

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The parties agree that the defendant may argue at the time of sentencing that his aggravated role
 calculation should be increased by 3 levels pursuant to §3B1.1(b) rather than 4 levels recommended by
 the United States pursuant to §3B1.1(a).

- 2. 1 3. 2 3 4. 5. 4 5 6 7 C. 8 9 10 11 12 above. 13 D. 14 15 16 17 E. 18 19 20 21 F. 22 23 24 agreement. 25 11 26 27
 - . Falsely denies prior criminal conduct or convictions,
 - 3. Is untruthful with the Government, the Court or probation officer,
 - 4. Materially breaches this plea agreement in any way, or
 - 5. Contests or assists any third party in contesting the forfeiture of property(ies) seized in connection with this case, and any property(ies) to which the defendant has agreed to forfeit.

C. <u>FURTHER ADJUSTMENTS AND SENTENCE REDUCTIONS</u> <u>INCLUDING THOSE UNDER 18 U.S.C. § 3553</u>

The parties agree that defendant may request additional downward adjustments, departures, including criminal history departures under USSG § 4A1.3, or sentence reductions under 18 U.S.C. § 3553. The Government may oppose any such downward adjustments, departures and sentence reductions not set forth in Section X, paragraph A above.

NO AGREEMENT AS TO CRIMINAL HISTORY CATEGORY

The parties have **no** agreement as to defendant's Criminal History Category. Except that if defendant is determined to be a Career Offender, the parties agree that the defendant is automatically a Criminal History Category VI pursuant to USSG § 4B1.1(b).

"FACTUAL BASIS" AND "RELEVANT CONDUCT" INFORMATION

The parties agree that the facts in the "factual basis" paragraph of this agreement are true, and may be considered as "relevant conduct" under USSG § 1B1.3 and as the nature and circumstances of the offense under 18 U.S.C. § 3553(a)(1).

PARTIES' RECOMMENDATIONS REGARDING CUSTODY

The United States will recommend that defendant be sentenced to the low-end of the advisory guideline range as calculated by the United States pursuant to this agreement.

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SPECIAL ASSESSMENT/FINE

1. <u>Special Assessment</u>.

The parties will jointly recommend that defendant pay a special assessment in the amount of \$100.00 to be paid forthwith at time of sentencing. The special assessment shall be paid through the office of the Clerk of the District Court by bank or cashier's check or money order made payable to the "Clerk, United States District Court."

2. <u>Fine</u>

8 The parties have agreed that in light of the Defendant's agreement to pay and 9 forfeit \$1,000,000 to the United States, they will jointly recommend that the Court *not* 10 impose a fine.

XI

DEFENDANT WAIVES APPEAL AND COLLATERAL ATTACK

13 In exchange for the Government's concessions in this plea agreement, defendant waives, to the full extent of the law, any right to appeal or to collaterally attack the 14 15 conviction and any lawful restitution order, except a post-conviction collateral attack based on a claim of ineffective assistance of counsel. The defendant also waives, to the 16 full extent of the law, any right to appeal or to collaterally attack his sentence, except a 17 post-conviction collateral attack based on a claim of ineffective assistance of counsel. If 18 defendant believes the Government's recommendation is not in accord with this plea 19 agreement, defendant will object at the time of sentencing; otherwise the objection will 20be deemed waived. 21

If at any time defendant files a notice of appeal, appeals or collaterally attacks the conviction or sentence in violation of this plea agreement, said violation shall be a material breach of this agreement as further defined below.

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| 1 | XII | | |
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| 2 | BREACH OF THE PLEA AGREEMENT | | |
| 3 | Defendant acknowledges, understands and agrees that if defendant violates or fails | | |
| 4 | to perform any of defendant's obligations under this agreement, such violation or failure | | |
| 5 | to perform may constitute a material breach of this agreement. | | |
| 6 | Defendant acknowledges, understands and agrees further that the following non- | | |
| 7 | exhaustive list of conduct by defendant unquestionably constitutes a material breach of | | |
| 8 | this plea agreement: | | |
| 9 | 1. Failing to plead guilty pursuant to this agreement, | | |
| 10 | 2. Failing to fully accept responsibility as established in Section X, | | |
| 11 | paragraph B, above, | | |
| 12 | 3. Failing to appear in court, | | |
| 13 | 4. Attempting to withdraw the plea, | | |
| 14 | 5. Failing to abide by any lawful court order related to this case, | | |
| 15 | 6. Appealing or collaterally attacking the sentence or conviction in | | |
| 16 | violation of Section XI of this plea agreement, or | | |
| 17 | 7. Engaging in additional criminal conduct from the time of arrest until | | |
| 18 | the time of sentencing, or | | |
| 19 | 8. Failing to pay the \$1,000,000 forfeiture pursuant to the terms of the | | |
| 20 | attached forfeiture addendum. | | |
| 21 | In the event of defendant's material breach of this plea agreement, defendant will | | |
| 22 | not be able to enforce any of its provisions, and the Government will be relieved of all its | | |
| 23 | obligations under this plea agreement. For example, the Government may pursue any | | |
| 24 | charges including those that were dismissed, promised to be dismissed, or not filed as a | | |
| 25 | result of this agreement (defendant agrees that any statute of limitations relating to such | | |
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charges is tolled as of the date of this agreement; defendant also waives any double 1 jeopardy defense to such charges). In addition, the Government may move to set aside 2 defendant's guilty plea. Defendant may not withdraw the guilty plea based on the 3 Government's pursuit of remedies for defendant's breach. Additionally, defendant agrees 4 that in the event of defendant's material breach of this plea agreement: (i) any statements 5 made by defendant, under oath, at the guilty plea hearing (before either a Magistrate 6 Judge or a District Judge); (ii) the stipulated factual basis statement in this agreement; 7 and (iii) any evidence derived from such statements, are admissible against defendant in 8 any prosecution of [or action against] defendant. This includes the prosecution of the 9 charge(s) that is the subject of this plea agreement or any charge(s) that the prosecution 10 agreed to dismiss or not file as part of this agreement, but later pursues because of a 11 material breach by the defendant. Additionally, defendant knowingly, voluntarily, and 12 intelligently waives any argument under the United States Constitution, any statute, Rule 13 410 of the Federal Rules of Evidence, Rule 11(f) of the Federal Rules of Criminal 14 Procedure, and/or any other federal rule, that the statements or any evidence derived from 15 any statements should be suppressed or are inadmissible. 16

XIII

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ENTIRE AGREEMENT

19 This plea agreement embodies the entire agreement between the parties and 20 supersedes any other agreement, written or oral.

XIV

MODIFICATION OF AGREEMENT MUST BE IN WRITING

No modification of this plea agreement shall be effective unless in writing signed
by all parties.

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| 2 DEFENDANT AN | |
| 3 By signing this ag | 3 |
| 4 has been read to defend | 4 |
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| 9 Defendant has cor | 9 |
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| 19 DATED | 19 |
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| 21 IN ADDITION TO T SWEAR UNDER PE | 21 |
| 22 "FACTUAL BASIS" S | 22 |
| 23 | 23 |
| 24 5/18/15 | 24 |

ANT AND COUNSEL FULLY UNDERSTAND AGREEMENT

XV

this agreement, defendant certifies that defendant has read it (or that it defendant in defendant's native language). Defendant has discussed the reement with defense counsel and fully understands its meaning and

XVI

DEFENDANT SATISFIED WITH COUNSEL

has consulted with counsel and is satisfied with counsel's representation, rney could not, and did not, advise him in that regard.

United States Attorney

LAURA E. DUFFY

ADAM L. BRAVERMAN Assistant United States Attorney

TO THE FOREGOING PROVISIONS TO WHICH I AGREE, I ER PENALTY OF PERJURY THAT THE FACTS IN THE ASIS" SECTION ABOVE ARE TRUE.

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RODRIGO ARECHIGA G. JOSE RODRIGO ARECHIGA-GAMBOA Defendant

Def. Initials J.R.A.6.

<u>FORFEITURE ADDENDUM TO PLEA AGREEMENT</u> UNITED STATES v. JOSE RODRIGO ARECHIGA-GAMBOA, Criminal Case No. 13-CR-4517-DMS

Defendant understands and agrees that this forfeiture addendum to the plea agreement will be filed with the Court at the same time as the filing of the main plea agreement. The Court at the time of the Fed. R. Crim. P. Rule 11 plea colloquy will have both the main plea agreement and this addendum before the Court, and any reference during the hearing to the "plea agreement" will be understood to be a reference to the main plea agreement together with this addendum. Both parties will insure that the Court is aware of and is considering both the plea agreement and this addendum at the Rule 11 hearing. If this issue is not raised by either party at the Rule 11 hearing, any objection relating to that issue will be considered waived.

I, the defendant, certify that I have read the preceding paragraph (or it has been read to me in my native language), and that I have discussed it with my counsel and fully understand its meaning and effect. I am satisfied with counsel's representation.

<u>5/15/15</u> Date

20DCIGO ARECHIGA 6 JOSE RODRIGO ARECHIGA-GAMBOA Defendant

Acknowledgement by Defense Counsel:

5/15/15 Date FILED MAY 2 0 200-

Rev. 11/6/13

1 A. Property Subject to Forfeiture. In addition to pleading guilty to a Superseding Information charging defendant with conspiracy to import 5 kilograms and 2 more of cocaine, a Schedule II Controlled Substance, and 1000 kilograms and more of 3 marijuana, a Schedule I Controlled Substance, into the United States from a place outside 4 thereof, in violation of Title 21, U.S.C. §§ 952, 960 and 963, as set forth in Section I of 5 the main agreement, Defendant agrees to pay to the United States and forfeit One-Million 6 7 U.S. Dollars (\$1,000,000).

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8 B. <u>Bases of Forfeiture</u>. Defendant admits that the \$1,000,000 U.S. Dollars
9 represents proceeds the defendant obtained directly or indirectly, as the result of the felony
10 offense alleged in the Superseding Information, and are subject to forfeiture to the United
11 States pursuant to Title 21, United States Code, Section 853.

12 Immediate Entry of an Order of Forfeiture. Defendant consents and agrees to С. the immediate entry of an order of forfeiture upon entry of the guilty plea in the form of a 13 \$1,000,000 personal money judgment. The Defendant agrees that he shall pay this 14 judgment as follows: the Defendant shall submit a cashier's check payable to "United 15 States Marshal's Service" in the amount of One-Hundred Thousand U.S. Dollars 16 (\$100,000.00) within ninety (90) days of the date of entry of his guilty plea; Defendant 17 further agrees to submit a cashier's check payable to "United States Marshal's Service" in 18 19 the amount of Nine Hundred Thousand U.S. Dollars (\$900,000.00) on or before the date 20 of sentencing. Defendant further agrees that upon entry of the order of forfeiture and timely payment of the \$1,000,000, such order will be considered final as to defendant's 21 interests. Defendant warrants and represents as a material fact that the \$1,000,000 used to 22 pay the forfeiture is in fact proceeds of the offense to which he is/has pleading guilty, is 23 24 solely his property, and that no other person or entity has any claim or interest in the same. 25 Defendant agrees to immediately withdraw any claims to properties directly or indirectly related to the criminal conduct seized in connection with this case in any pending 26 administrative and civil forfeiture proceeding, and consents to the forfeiture of all 27 properties seized in connection with this case to the United States. Defendant agrees to 28

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execute any and all documents requested by the Government to facilitate or complete the
 forfeiture process. Defendant further agrees not to contest or to assist any other person or
 entity in contesting the forfeiture of the property seized in connection with this case.

Entry of Orders of Forfeiture and Waiver of Notice. Defendant consents and 4 D. 5 agrees to the entry of orders of forfeiture for such property and waives the requirements of Federal Rules of Criminal Procedure 32.2 and 43(a) regarding notice of the forfeiture in 6 7 the charging instrument, announcement of the forfeiture at sentencing, and incorporation of the forfeiture in the judgment. Defendant acknowledges that defendant understands 8 that the forfeiture of assets is part of the sentence that may be imposed in this case and 9 waives any failure by the Court to advise defendant of this, pursuant to Rule 11(b)(1)(J), 10 at the time the Court accepts the guilty plea. 11

E. <u>Waiver of Constitutional and Statutory Challenges</u>. Defendant further agrees
to waive all constitutional and statutory challenges in any manner (including direct appeal,
habeas corpus, or any other means) to any forfeiture carried out in accordance with this
agreement on any grounds, including that the forfeiture constitutes an excessive fine or
punishment. Defendant agrees to take all steps as requested by the United States to pass
clear title to forfeitable assets to the United States, and to testify truthfully in any judicial
forfeiture proceeding.

F. Agreement Survives Defendant; No Forfeiture Abatement. Defendant agrees
that the forfeiture provisions of this plea agreement are intended to, and will, survive
defendant, notwithstanding the abatement of any underlying criminal conviction after the
execution of this agreement. The forfeitability of any particular property pursuant to this
agreement shall be determined as if Defendant had survived, and that determination shall
be binding upon defendant's heirs, successors and assigns until the agreed forfeiture,
including any agreed money judgment amount, is collected in full.

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The Defendant understands that the main plea agreement and this addendum embody the entire plea agreement between the parties and supersedes any other plea agreement, written or oral.

5/15/15 Date

<u>RODRIGO ARECHIGA</u> 6. JOSE RODRIGO ARECHIGA-GAMBOA Defendant

<u>5/15/15</u> Date ite

Acknowledgement by Counsel:

5/19/15 Date

FRANK J. RAGEN Defense Counsel

ADAM L.-BRAVERMAN Assistant United States Attorney

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