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# SEALED

### UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

6 7 8 9 United States of America. 10 Plaintiff, 11 V. 12 1. Jaime Avila, Jr., (Counts 1, 2, 7-9) 13 2. Hector Rolando Carlon, 14 (Counts 1, 2) 15 3. Julio Jose Carrillo, (Counts 1, 2, 10, 42, 43,) 16 4. Alfredo Celis, 17 (Counts 1, 2, 11, 12, 42, 52) 18 Manuel Fabian Celis-Acosta (Counts 1-42) 19 6. Jacob Wayne Chambers, 20 (Counts 1, 2, 13, 14) 21 Erick Avila Davila, (Counts 1, 2, 15, 16) 22 8. Jonathan Earvin Fernandez, 23 (Counts 1, 2, 17,18) 24 9. Dejan Hercegovac (Counts 1, 2, 19)

CR 71 - 126 PHX JAT(LOA)

#### INDICTMENT

VIO: 18 U.S.C. § 371 (Conspiracy) Count 1

> 18 U.S.C. § 922(a)(1)(A) (Dealing in Firearms Without a License) Count 2

21 U.S.C. §846 (Conspiracy to Possess Controlled Substance with Intent to Distribute) Count 3

21 U.S.C.§§841(a)(1) & 841(b)(1)(D)
(Possession with Intent to
Distribute Marijuana, a Controlled Substance)
Count 4

21 U.S.C.§§841(a)(1) & 841(b)(1)(B)(vii)
(Possession with Intent to Distribute Marijuana, a Controlled Substance)
Count 5

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10. Kristi Gail Ireland.

(Counts 1, 2, 42, 46)

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1		18 U.S.C. §924(o)					
2	<ol> <li>Juan Jose Martinez-Gonzalez, (Counts 1, 2)</li> </ol>	(Conspiracy to Possess a Firearm in Furtherance of a Drug					
3	12. Jacob Anthony Montelongo, (Counts 1, 2, 20, 21, 42, 44)	Trafficking Offense) Count 6					
4		18 U.S.C. § 924(a)(1)(A)					
5	13. Joshua David Moore, (Counts 1, 2, 22, 23, 42, 45)	(False Statements in Connection With the Acquisition of Firearms)					
6	14. Danny Cruz Morones,	Count 7 through 41					
7	(Counts 1, 2, 24, 25)	18 U.S.C. § 1956(h) Conspiracy to Commit Money					
8	15. Uriel Patino, (Counts 1-6, 26-35, 42, 46-48, 50, 53)	Laundering Count 42					
9	16. Jose Angel Polanco	18 U.S.C. § 1956(a)(1)(B)(i)					
10	(Counts 1, 2, 41)	Money Laundering Counts 43 through 53					
11	17. Francisco Javier Ponce, (Counts 1, 2, 33, 34,)						
12	l `	18 U.S.C. § 2 (Aid and Abet)					
	18. John William Rowland, (Counts 3&4)	Counts 2, 4, 5, 7-41, 43-53					
13	10. Same Conjetopher Steward	10 TI C (5024(4)					
14	(Counts 1, 2, 36-40, 42, 49, 51)	18 U.S.C. §924(d) 21 U.S.C. §853					
15		28 U.S.C. §2461 18 U.S.C. §982(a)(1) (Forfeiture Allegations)					
16	# (Counts 1, 2)	(Forfeiture Allegations)					
17	Defendants.						
18	THE GRAND JOK I CITATODS. INTRO	DUCTION					
19	The sking Organizations rel	y upon the use of firearms to protect their supply					
20	1. Drug Framcking Organizations for	on territory from both law enforcement agents and					
21	of drugs, supply routes, profits, and distribute	interniory non-testina visita					
22	threats from competing Drug Trafficking Org	ganizations.					
23	2 Drug Trafficking Organizations operating in Mexico represent a ready market for						
24	firearms from the United States. These Drug	Trafficking Organizations prefer certain makes,					
- 2:	models and caliber of firearms. These "w	eapons of choice" are generally semi-automatic					
20		hese include the AR-15/M-16 type rifles, AK-47					
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- 3. These firearms are not available in Mexico through regular commercial retail channels, but are available in the United States through licensed retail gun shops. Firearms dealt illegally by firearms traffickers are commonly purchased from licensed retail gun shops.
- 4. When a firearm purchaser buys a firearm from a Federal Firearms Licensee (FFL), a business licensed under Chapter 44 of Title 18, United States Code to engage in the business of dealing in firearms, that buyer must fill out Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) Form 4473, Firearms Transaction Record, listing the buyer's true name, current residential address, and other identifying information. The information on the Form 4473 makes it possible to trace a firearm back to its retail purchaser. Federal Firearms Licensees are required by Chapter 44 of Title 18, United State Code, to maintain these forms in their records.
- 5. In addition, Form 4473 asks the purchaser: "Are you the actual transferee/buyer of the firearm(s) listed on this form? Warning: You are not the actual buyer if you are acquiring the firearm(s) on behalf of another person. If you are not the actual buyer, the dealer cannot transfer the firearm(s) to you. .."
- 6. Firearms traffickers often employ a number of "straw purchasers" to buy firearms from licensed gun dealers. These "straw purchasers" falsely claim on the 4473 that they are buying the firearm(s) for themselves, when in fact they are purchasing on behalf of another.
- 7. Firearms traffickers commonly acquire firearms through "straw purchasers" to avoid firearms being traceable back to the firearms trafficker himself. Firearms purchased in furtherance of a firearms trafficking conspiracy are usually purchased in cash to further conceal the true buyer and source of funds.

- 9. Only licensed firearms importers, manufacturers, or dealers may engage in the business of dealing in firearms or in the course of such business may ship or transport firearms in interstate or foreign commerce.
- 10. At all times relevant to this indictment, JAIME AVILA, JR., JULIO CARRILLO, HECTOR ROLANDO CARLON, ALFREDO CELIS, MANUEL FABIAN CELIS-ACOSTA, JACOB WAYNE CHAMBERS, ERICK AVILA DAVILA, JONATHAN EARVIN FERNANDEZ, DEJAN HERCEGOVAC, KRISTI GAIL IRELAND, JUAN JOSE MARTINEZ-GONZALEZ, JACOB ANTHONY MONTELONGO, JOSHUA DAVID MOORE, DANNY CRUZ MORONES, URIEL PATINO, JOSE ANGEL POLANCO, FRANCISCO JAVIER PONCE, JOHN WILLIAM ROWLAND, SEAN CHRISTOPHER STEWARD, and KENNETH JAMES THOMPSON are not and have never been licensed under the provisions of Chapter 44 of Title 18 as firearms importers, manufacturers, and dealers.
- 11. At all times relevant to this indictment, American Gunshop, Inc.; Bear Arms; Gunnet, Lone Wolf Trading Company; J&G Sales; Olsen Firearms, LLC; and Scottsdale Gun Club were and are each a Federal Firearms Licensee (FFL), a business licensed under the provisions of Chapter 44 of Title 18, United States Code to deal in firearms.

### CONSPIRACY

(18 U.S.C. §371)

12. Beginning on or about September of 2009, and continuing through on or about December, 2010, in the District of Arizona and elsewhere, defendants JAIME AVILA, JR., JULIO CARRILLO, HECTOR CARLON, ALFREDO CELIS, MANUEL FABIAN CELIS-ACOSTA, JACOB WAYNE CHAMBERS, ERICK AVILA DAVILA, JONATHAN EARVIN FERNANDEZ, DEJAN

HERCEGOVAC, KRISTI GAIL IRELAND, JUAN MARTINEZ-GONZALEZ, JACOB MONTELONGO, JOSHUA DAVID MOORE, DANNY MORONES, URIEL PATINO, JOSE ANGEL POLANCO, FRANCISCO JAVIER PONCE, SEAN CHRISTOPHER STEWARD, and KENNETH THOMPSON, did willfully, knowingly and unlawfully combine, conspire, confederate and agree together and with each other and with others known and unknown to the grand jury, to commit the following offenses against the United States:

- (1) Title 18, United States Code, Section 922(a)(l)(A) (Dealing in Firearms Without a License);
- (2) Title 18, United States Code, Section 924(a)(l)(A) (Making False Statements in Connection with the Acquisition of a Firearm)
- (3) Title 18, United States Code, Section 554 (Smuggling Goods from the United States);

### MEANS AND METHODS OF THE CONSPIRACY

- 13. The means and methods employed by defendants to effect the object of the conspiracy were as follows:
- 14. Between September of 2009 and December of 2010, defendants willfully engaged in the business of dealing in firearms even though none of the defendants were a licensed firearms importer, manufacturer, and dealer, under the provisions of Title 18, United States Code, Section 923, and in the course of such business did ship and transport firearms in interstate and foreign commerce.
- 15. Between September of 2009 and through December of 2010, defendants fraudulently and knowingly exported and sent firearms from the United States to Mexico contrary to the laws and regulations of the United States.
- 16. Between September of 2009 and through December of 2010, defendants fraudulently and knowingly received, concealed, bought, sold, and facilitated the transportation, concealment, and sale of firearms prior to exportation, knowing the firearms were intended for exportation

- 17. As part of the conspiracy the defendants acquired the firearms by purchasing them i the District of Arizona from Federal Firearms Licensees (FFLs), licensed under the provisions of Chapter 44 of Title 18, and operating as licensed gun shops.
- 18. As part of the conspiracy, and in the course of purchasing firearms in the District of Arizona, defendants knowingly made false statements and representations with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that defendants executed ATF Forms 4473, Firearms Transaction Records, representing that the defendant executing each form was the actual purchaser of the firearm(s) when in fact they were buying the firearm(s) for others.
- 19. As part of the conspiracy, defendants purchased the firearms with money derived from the illegal distribution of controlled substances.
- 20. As part of the conspiracy, after firearms were purchased from FFLs, they were transferred to other members of the conspiracy both known and unknown to the grand jury be stored, sold, transported.
- 21. As part of the conspiracy, defendants acquired and dealt in the types of firearms for which there was a ready market among the drug trafficking organizations in Mexico and the United States.
- 22. As part of the conspiracy, the firearms were sold and transferred to others known and unknown to the grand jury who were engaged in drug trafficking and possessed in furtherance of drug trafficking.
- 23. As part of the conspiracy, members of the conspiracy both known and unknown to the grand jury shipped, transported, and exported firearms from the United States to Mexico.

#### OVERT ACTS

- 24. As part, and in furtherance of the conspiracy, overt acts were committed in the District of Arizona including, but not limited to, the following:
- 25. On or about January 16, 2010, JAIME AVILA, Jr. purchased three AK-47 type 5 firearms from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 26. On or about April 24, 2010, JAIME AVILA Jr. purchased two Draco AK-47 type 9 pistols from FFL Gunnet, Peoria, Arizona, and during the course of such purchase falsely 10 represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 27. On or about June 15, 2010, JAIME AVILA Jr. purchased one Barrett .50 caliber rifle 12 from FFL Scottsdale Gun Club, Scottsdale, Arizona, and during the course of such purchase 13 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearm.
- 28. On or about November 19, 2009, prior to being pulled over by police, HECTOR 15 ROLANDO CARLON attempted to dispose of an FN Herstal 5.7mm pistol purchased on November 17, 2009, by JOSE ANGEL POLANCO.
- 29. On or about June 15, 2010, HECTOR ROLANDO CARLON sent a .50 caliber belt-fed 18 rifle to manufacturer TNW for repair, which rifle had been purchased on June 7, 2010, by 19 another. On or about August 3, 2010, HECTOR ROLANDO CARLON attempted to re-acquire 20 this .50 caliber rifle in furtherance of the conspiracy.
- 30. On or about March 23, 2010, JULIO CARRILLO purchased 10 AK-47 type rifles from 22 FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase 23 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 31. On or about November 12, 2009, ALFREDO CELIS purchased ten AK-47 type rifles 25 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such 26 purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.

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1 Within a month of their purchase four of these firearms were found in Mexico.

- 32. On or about January 20, 2010, ALFREDO CELIS purchased ten AK-47 type rifle 3 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 33. On or about June 24, 2010, through on or about June 29, 2010, ALFREDO CELIS 6 purchased 30 AK-47 type rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and 7 during the course of such purchase falsely represented on ATF Form 4473 that he was the actual 8 purchaser of the firearms.
- 34. On or about June 30, 2010, ALFREDO CELIS purchased 20 AK-47 type rifles from 10 FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase 11 | falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 35. On or about July 2, 2010, in a telephone conversation with ALFREDO CELIS, 13 MANUEL FABIAN CELIS-ACOSTA directed ALFREDO CELIS to take steps to recover 14 twenty AK-47 type rifles taken by police on or about June 30, 2010.
- 36. On December 8, 2009, a male caller using a telephone number utilized by MANUF 16 FABIAN CELIS-ACOSTA called FFL Lone Wolf Trading Company, Glendale, Arizona, to 17 linquire as to the number of AK-47 type rifles in stock. Forty-five minutes after this call, on the 18 morning of December 8, 2009, SEAN CHRISTOPHER STEWARD arrived at Lone Wolf and 19 purchased twentyAK-47 type rifles which he transported to an auto auction business in Phoenix, 20 Arizona, and loaded into another vehicle or vehicles.
- 37. On the evening of December 8, 2009, SEAN CHRISTOPHER STEWARD returned 22 to Lone Wolf Trading Company and purchased an additional twenty AK-47 type rifles. SEAN CHRISTOPHER STEWARD loaded the rifles into a white Nissan Titan in which MANUEL 24 FABIAN CELIS-ACOSTA was a passenger. This vehicle was driven to CELIS ACOSTA's residence where the rifles were unloaded.

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- 38. On or about December 11, 2009, MANUEL FABIAN CELIS-ACOSTA made several 2 telephone calls to direct JACOB WAYNE CHAMBERS' delivery of ten AK-47 type rifles, 3 purchased by CHAMBERS, to another.
- 39. On or about May 20, 2010, MANUEL FABIAN CELIS-ACOSTA directed URIEL 5 PATINO to purchase three FN Herstal 5.7mm pistols for another person and made arrangements 6 to meet with URIEL PATINO to give him money to pay for the purchase.
- 40. On or about May 20, 2010, URIEL PATINO purchased three FN Herstal 5.7mm pistols 8 from FFL Lone Wolf Trading Company.
- 41. On or about July 19, 2010, CELIS ACOSTA loaded approximately 48 pounds of 10 marijuana into a car driven by JOHN WILLIAM ROWLAND.
- 42. On or about October 13, 2009, JACOB WAYNE CHAMBERS purchased three AK-47 12 type rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of 13 such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the 14 firearms.
- 43. On or about October 26, 2009, JACOB WAYNE CHAMBERS purchased three AK-47 16 type firearms from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course 17 of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the 18 firearms.
- 44. On or about December 11, 2009, JACOB WAYNE CHAMBERS purchased ten AK-47 20 type rifles at FFL Lone Wolf Trading Company, Glendale, Arizona, on behalf of MANUEL 21 FABIAN CELIS-ACOSTA, and during the course of such purchase falsely represented on ATF 22 Form 4473 that he was the actual purchaser of the firearms.
- 45. On or about December 11, 2009, MANUEL FABIAN CELIS-ACOSTA made several 24 phone calls to direct JACOB WAYNE CHAMBERS delivery of AK-47 type rifles to another member of the conspiracy.

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- 48. On or about July 7, 2010, ERICK AVILA DAVILA purchased one Barrett .50 caliber 7 rifle from FFL Olsen Firearms, LLC, Scottsdale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 49. On July 13, 2010, ERICK AVILA DAVILA purchased one TNW .50 caliber belt-fed 10 rifle from manufacturer TNW Firearms, Inc., through Scottsdale Gun Club, Scottsdale, Arizona, 11 and during the course of such purchase falsely represented on ATF Form 4473 that he was the 12 actual purchaser of the firearm.
- 50. On or about August 10, 2010, JONATHAN EARVIN FERNANDEZ purchased ten 14 AK-47 type rifles from Lone Wolf Trading Company, and during the course of such purchase 15 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 51. On or about August 19, 2010, JONATHAN EARVIN FERNANDEZ purchased nine 17 AK-47 type rifles from Lone Wolf Trading Company, and during the course of such purchase 18 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms. After purchasing the firearms, FERNANDEZ and DANNY CRUZ MORONES, riding with 20 FERNANDEZ, attempted to evade agents and officers conducting surveillance.
- 52. On or about November 25, 2009, DEJAN HERCEGOVAC acquired twenty-six AK-47 22 type rifles in a series of transactions from FFL Lone Wolf Trading Company, Glendale, Arizona, 23 and during the course of such transactions falsely represented on ATF Form 4473 that he was the 24 actual purchaser of the firearms. In the course of these transactions DEJAN HERCEGOVAC 25 returned several of these rifles in exchange for others with a different type of folding stock. In

1 the course of these transactions, DEJAN HERCEGOVAC returned for exchange an AK-47 type 2 rifle purchased the day before, on November 24, 2009, by URIEL PATINO.

- 53. On November 25, 2009, DEJAN HERCEGOVAC delivered rifles he had purchased 4 to the residence of MANUEL FABIAN CELIS-ACOSTA and to the auto shop at 3501 West 5 Lincoln Avenue, Phoenix, Arizona.
- 54. On or about April 14, 2010, KRISTI GAIL IRELAND paid approximately \$18,000 in 7 United States Currency to Lone Wolf Trading Company as a down payment for the purchase of three Barrett .50 rifles. URIEL PATINO retrieved the money for the down payment out of KRISTI GAIL IRELAND's purse to pay for the rifles.
- 55. On or before November 24, 2009, JUAN JOSE MARTINEZ-GONZALEZ and URIEL 11 PATINO introduced JAIME AVILA Jr. into the conspiracy to purchase firearms.
- 56. On or about November 24, 2009, PATINO accompanied JAIME AVILA Jr. into Lone 13 Wolf Trading Company while AVILA Jr. purchased firearms for the conspiracy.

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- 57. On or about July 13, 2010, JUAN JOSE MARTINEZ-GONZALEZ possessed sixty-14 15 two firearms purchased by ERICK AVILA DAVILA, and others at the auto body shop at 3501 16 W. Lincoln, Phoenix, Arizona.
- 58. On or about March 23, 2010, JACOB ANTHONY MONTELONGO purchased ten 18 AK-47 type rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the 19 course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser 20 of the firearms.
- 59. On June 11, 2010, JACOB ANTHONY MONTELONGO purchased one Ruger 9min 22 pisto! and one Taurus 9mm pistol at FFL Lone Wolf Trading Company, Glendale, Arizona, and 23 during the course of such purchase falsely represented on ATF Form 4473 that he was the actual 24 purchaser of the firearms.
- 60. On October 31, 2009, JOSHUA DAVID MOORE purchased six AK-47 type rifles 26 from FFL J&G Sales, Prescott, Arizona, and during the course of such purchase falsely

- 61. On November 3, 2009, MOORE purchased two AK-47 type rifles from Lone Wol 3 Trading Company, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 62. On or about November 10, 2009, JOSHUA DAVID MOORE purchased ten AK-47 6 type rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of 7 such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 63. On or about November 12, 2009, JOSHUA DAVID MOORE purchased five AK-47 10 type rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of 11 such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the 12 firearms.
- 64. On or about December 10, 2009, MOORE purchased 20 AK-47 type rifles at Lone 14 Wolf Trading Company, and during the course of such purchase falsely represented on ATF 15 Form 4473 that he was the actual purchaser of the firearms.
- 65. On or about March 23, 2010, JOSHUA DAVID MOORE purchased ten AK-47 type 17 rifles from Lone Wolf Trading Company, and during the course of such purchase falsely 18 represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 66. On or about June 30, 2010, DANNY CRUZ MORONES drove ALFREDO CELIS to 20 FFL Lone Wolf Trading Company, Glendale, Arizona, where ALFREDO CELIS purchased twenty AK-47 type rifles.
- 67. On or about July 2, 2010, in a telephone conversation with ALFREDO CELIS, 23 MANUEL FABIAN CELIS-ACOSTA directed ALFREDO CELIS to take steps to recover 24 twenty AK-47 type rifles seized by police on or about June 30, 2010.
- 68. On or about July 29, 2010, DANNY CRUZ MORONES purchased ten AK-47 type 26 rifles from FFL Lone Wolf Trading Company, Glendale, Arizona. On or about July 30, 2010.

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1 DANNY CRUZ MORONES purchased seven AK-47 type rifles from Lone Wolf Trading 2 Company. During the course of such purchases falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.

- 69. On or about August 4, 2010, DANNY CRUZ MORONES purchased ten AK-47 type 5 rifles from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such 6 purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 70. On or about November 2, 2009, URIEL PATINO purchased four FN Herstal 5.7mm 8 pistols from FFL Scottsdale Gun Club, Scottsdale, Arizona. On or about November 23, 2009, 9 URIEL PATINO purchased one FN Herstal 5.7mm pistols from FFL Gunnet, Peoria, Arizona. 10 On or about November 27, 2009, URIEL PATINO purchased one Magnum Research Desert 11 Eagle pistol and six FN Herstal 5.7mm pistols from FFL Lone Wolf Trading Company, Glendale, 12 Arizona. On or about November 28, 2009, URIEL PATINO purchased one Magnum Research 13 Desert Eagle pistol from FFL Scottsdale Gun Club, Scottsdale, Arizona. During the course of 14 such purchases PATINO falsely represented on ATF Form 4473 that he was the actual purchaser 15 of the firearms.
- 71. On or about November 24, 2009, URIEL PATINO purchased five AK-47 type rifles 17 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 72. On or about December 11, 2009, URIEL PATINO purchased twenty AK-47 type rifles 20 at FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase 21 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 73. On or about January 15, 2010, URIEL PATINO purchased 10 AK-47 type rifles from 23 FFL Lone Wolf Trading Company, Glendale, Arizona. On or about February 8, URIEL PATINO 24 purchased five Draco AK-47 type pistols and five AK-47 type rifles from Lone Wolf Trading Company. On or about February 11, 2010, URIEL PATINO purchased three AK-47 type rifles and two Drace AK-47 type pistols from Lone Wolf Trading Company. On or about February 12,

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- 74. On February 20, 2010, an Isuzu Rodeo was seen on the Tohono O'odham Nation in 7 Arizona driving toward the border between the United States and Mexico. The driver abandoned 8 the vehicle but was later found by law enforcement agents. The Isuzu was loaded with forty-one 9 firearms wrapped in plastic. Thirty-seven of these firearms were AK-47 type rifles and pistols 10 purchased by URIEL PATINO between January 15, 2010, and February 13, 2010.
- 75. On or about January 30, 2010, URIEL PATINO purchased 15 AK-47 type rifles from 12 FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase 13 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.

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- 76. On or about March 15, 2010, URIEL PATINO purchased forty AK-47 type rifles from 15 FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchas 16 falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 77. On or about March 25, 2010, URIEL PATINO purchased twenty-six AK-47 type 18 rifles and one Colt .38 Super pistol from FFL Lone Wolf Trading Company, Glendale, Arizona, 19 and during the course of such purchase falsely represented on ATF Form 4473 that he was the 20 actual purchaser of the firearms.
- 78. On or about March 26, 2010, URIEL PATINO purchased six AK-47 type rifles and one 22 Colt .38 Super pistol from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the 23 course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 79. On or about April 16, 2010, URIEL PATINO received three Barrett .50 caliber rifles 26 from FFL Lone Wolf Trading Company, Glendale, Arizona, that he and KRISTI GAIL

- 80. On or about April 27, 2010, URIEL PATINO purchased ten FN Herstal 5.7mm pistols 5 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 81. On or about May 28, 2010, URIEL PATINO received a .308 caliber rifle from FFL 8 Gunnet, Peoria, Arizona, at MANUEL FABIAN CELIS-ACOSTA's instruction, and during the course of such transfer falsely represented on ATF Form 4473 that he was the actual purchaser 10 of the firearms. After receiving the rifle, URIEL PATINO spoke with MANUEL FABIAN 11 CELIS-ACOSTA by phone and MANUEL FABIAN CELIS-ACOSTA instructs URIEL 12 PATINO to deliver the rifle to MANUEL FABIAN CELIS-ACOSTA's residence.
- 82. On or about June 2, 2010, URIEL PATINO purchased ten AK-47 type rifles and one 14 Bushmaster AR-15 type rifle from FFL Lone Wolf Trading Company, Glendale, Arizona, and 15 during the course of such purchase falsely represented on ATF Form 4473 that he was the actual 16 purchaser of the firearms. On June 4, 2010, the Bushmaster rifle was found in the possession of 17 another.
- 83. On or about June 18, 2010, URIEL PATTNO purchased nine FN Herstal 5.7mm pistols 19 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such 20 purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 84. On or about June 21, 2010, URIEL PATINO purchased one Draco AK-47 type pistol 22 from FFL Bear Arms, Scottsdale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 85. On or about June 22, 2010, URIEL PATINO purchased one Draco AK-47 type pistol 25 from FFL Bear Arms, Scottsdale, Arizona, and during the course of such purchase falsely 26 represented on ATF Form 4473 that he was the actual purchaser of the firearms.

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- 87. On or about August 5, 2010, URIEL PATINO purchased twelve AK-47 type rifles 5 from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms. 7 Three days later on August 8, 2010, federal agents found all twelve of these rifles concealed in 8 a stove and a television in an attempt to smuggle them into Mexico from the United States 9 through the Lukeville, Arizona, Port of Entry.
- 88. On November 17, 2009, JOSE ANGEL POLANCO purchased one 5.7mm pistol, one 11 5.7 mm rifle, and one AK-47 type rifle from Lone Wolf Trading Company, and during the course 12 of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the 13 firearms.
- 89. Between November 16, 2009 and November 20, 2009, JOSE ANGEL POLANCO 15 attempted to purchase firearms at the American Gunshop, Inc., in Prescott, Arizona. POLANCO placed a special order for ten AK-47 type rifles from the FFL.
- 90. On or about April 30, 2010, FRANCISCO JAVIER PONCE purchased one TNW .50 18 caliber rifle from FFL Gunnet, Peoria, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 91. On or about July 6, 2010, MANUEL FABIAN CELIS-ACOSTA arranged the purchase 21 of firearms by URIEL PATINO for FRANCISCO JAVIER PUNCE.
- 92. On or about July 6, 2010, URIEL PATINO purchased ten AK-47 type pistols from FFL 23 Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms. After the purchase, MANUEL FABIAN CELIS-ACOSTA provided FRANCISCO JAVIER PONCE with URIEL PATINO's number to facilitate the delivery of the firearms, after which FRANCISCO

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- 93. On or about July 8, 2010, MANUEL FABIAN CELIS-ACOSTA and FRANCISCO 3 JAVIER PONCE spoke on the telephone and MANUEL FABIAN CELIS-ACOSTA arranged 4 an additional straw purchase for FRANCISCO JAVIER PONCE by URIEL PATINO.
- 94. On July 8, 2010, after URIEL PATINO's purchase of sixteen AK-47 type firearms from Lone Wolf Trading Company, FRANCISCO JAVIER PONCE and another met with URIEL PATINO and transferred firearms from URIEL PATINO's vehicle to the vehicle in which 8 FRANCISCO JAVIER PONCE was riding.
- 95. On July 19, 2010, JOHN WILLIAM ROWLAND spoke with CELIS ACOSTA about 10 coming to CELIS ACOSTA's residence to pick something up.
- 96. On July 19, 2010, JOHN WILLIAM ROWLAND followed CELIS ACOSTA from a 12 carwash to CELIS ACOSTA's residence and picked up a load of approximately forty-eight 13 pounds of marijuana.
  - 97. On July 19, 2010, after picking up the marijuana, as JOHN WILLIAM ROWLAND was being pulled over by police officers he phoned CELIS ACOSTA to let him know that he was being pulled over.
- 98. On December 7, 2009, SEAN CHRISTOPHER STEWARD purchased ten Draco AK-18 47 type pistols from J&G Sales in Prescott, Arizona, and during the course of such purchase falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms.
- 99. On December 8, 2009, SEAN CHRISTOPHER STEWARD purchased forty AK-47 20 type rifle from FFL Lone Wolf Trading Company, Glendale, Arizona, and during the course of such purchases falsely represented on ATF Form 4473 that he was the actual purchaser of the firearms. On December 9, 2009, nine of the AK-47 type rifles were found by Douglas, Arizona, police officers in the course of a vehicle stop, concealed in the bumper of a car.
- 100. On December 14, 2009, SEAN CHRISTOPHER STEWARD purchased seven Draco 26 AK-47 type pistols and thirty-six AK-47 type rifles, and during the course of such purchase

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1 provisions of Title 18, United States Code, Section 923. All in violation of Title 18, United States Code, Sections 922(a)(1)(A), 924(a)(1)(D) and 2. 2 3 COUNT 3 4 Conspiracy to Distribute Marijuana 5 (21 U.S.C. 846) 6 107. Beginning on or about September 22, 2009, and continuing through on or about 7 December, 2010, in the District of Arizona and elsewhere, defendants, MANUEL FABIAN 8 CELIS-ACOSTA, URIEL PATINO, JOHN WILLIAM ROWLAND, and others both known and 9 unknown to the grand jury, did knowingly and intentionally combine, conspire, confederate, and agree together and with other persons known and unknown to the grand jury, to knowingly and 11 intentionally possess with intent to distribute 100 kilograms or more of a mixture or substance containing a detectable amount of marijuana, a Schedule I Controlled Substance, in violation of 13 Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(B)(vii). 14 All in violation of Title 21, United States Code, Section 846. 15 COUNT 4 16 Possession with Intent to Distribute Marijuana 17 (21 U.S.C.§§841(a)(1) & 841(b)(1)(D)) 18 108. On or about July 19, 2010, in the District of Arizona and elsewhere, defendants, 19 20 MANUEL FABIAN CELIS-ACOSTA, URIEL PATINO, and JOHN WILLIAM ROWLAND, and others known and unknown to the Grand Jury, did knowingly and intentionally possess with intent to distribute less than 50 kilograms of a mixture or substance containing a detectable amount of marijuana, a Schedule I Controlled Substance. 23 All in violation of Title 21, United States Code, Sections 841(a)(1), 841(b)(1)(D) and Title 24 18, United States Code, Section 2. 25 26 27 19 28

1	COUNT 5
2	Possession with Intent to Distribute Marijuana
3	(21 U.S.C.§§841(a)(1) & 841(b)(1)(B)(vii))
4	109. On or about August 1, 2010, in the District of Arizona and elsewhere, defendants,
5	MANUEL FABIAN CELIS-ACOSTA and URIEL PATINO, and others known and unknown
6	to the Grand Jury, did knowingly and intentionally possess with intent to distribute 100 kilograms
7	or more of a mixture or substance containing a detectable amount of marijuana, a Schedule I
8	Controlled Substance.
9	All in violation of Title 21, United States Code, Sections 841(a)(1), 841(b)(1)(B)(vii) and
10	Title 18, United States Code, Section 2.
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12	COUNT 6
13	Conspiracy to Possess a Firearm in Furtherance of a Drug Trafficking Offense
14	(18 U.S.C. §924(o))
15	110. The factual allegations in paragraphs 24 to 105 of the Indictment are incorporated b
16	reference and re-alleged as though fully set forth herein.
17	111. On or about August 1, 2010, in the District of Arizona, defendants, MANUEL
18	FABIAN CELIS-ACOSTA and URIEL PATINO, and others known and unknown to the Grand
19	Jury, did knowingly, and unlawfully combine, conspire, confederate, and agree together and with
20	each other and with others known and unknown to the grand jury, during and in relation to a drug
21	trafficking offense as defined in Title 18, United States Code, Section 924(c)(2), that is,
22	possession with intent to distribute marijuana, a Schedule I Controlled Substance, in violation of
23	Title 21, United States Code, Sections 841(a)(1), to knowingly use, carry, and possess in
24	furtherance of the drug trafficking offense, a firearm, that is, two Draco, 7.62x39mm pistols, in
25	violation of Title 18, United States Code, Section 924(c).
26	All in violation of Title 18, United States Code, Section 924(0).
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# Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

FABIAN CELIS-ACOSTA and JAIME AVILA Jr., did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JAIME AVILA Jr. executed a Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 8

# Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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113. On or about April 24, 2010, in the District of Arizona, defendants MANUEL FABLAN

19 CELIS-ACOSTA and JAIME AVILA Jr., did knowingly make a false statement and 20 representation with respect to information required by the provisions of Chapter 44 of Title 18,

21 United States Code, to be kept in the records of Gunnet, a business licensed under the provisions

of Chapter 44 of Title 18, United States Code, in that JAIME AVILA Jr. executed a Bureau of

Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he

was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the

firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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1	<u>C00,113</u>
2	Making a False Statement in Connection with the Acquisition of Firearms
3	(18 U.S.C. §924(a)(1)(A))
4	114. On or about June 15, 2010, in the District of Arizona, defendants MANUEL FABIAN
5	CELIS-ACOSTA and JAIME AVILA Jr., did knowingly make a false statement and
6	representation with respect to information required by the provisions of Chapter 44 of Title 18,
7	United States Code, to be kept in the records of Scottsdale Gun Club, a business licensed under
Q	the provisions of Chapter 44 of Title 18, United States Code, in that JAIME AVILA Jr. executed
o	a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record,
10	representing that he was the actual purchaser of the firearms listed on the form, when in fact he
1)	was purchasing the firearms on behalf of another.
12	In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.
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	COUNT 10
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14 15	Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))
14 15 16	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115 On or about March 23, 2010, in the District of Arizona, defendants MANUEL
14 15 16 17	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL  EARIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and
14 15 16 17 18	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18,
14 15 16 17 18 19	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed
14 15 16 17 18 19 20	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JULIO CARRILLO
14 15 16 17 18 19 20	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JULIO CARRILLO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record,
14 15 16 17 18 19 20	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JULIO CARRILLO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record,
14 15 16 17 18 19 20 21 22	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JULIO CARRILLO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.
14 15 16 17 18 19 20 21 22 23	Making a False Statement in Connection with the Acquisition of Firearms  (18 U.S.C. §924(a)(1)(A))  115. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JULIO CARRILLO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JULIO CARRILLO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he

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## Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

116. On or about January 20, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and ALFREDO CELIS, did knowingly make a false statement and 6 representation with respect to information required by the provisions of Chapter 44 of Title 18, 7 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed 8 under the provisions of Chapter 44 of Title 18, United States Code, in that ALFREDO CELIS 9 executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, 10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 12

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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117. On or about June 30, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and ALFREDO CELIS, did knowingly make a false statement and 19 representation with respect to information required by the provisions of Chapter 44 of Title 18, 20 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that ALFREDO CELIS 22 executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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1	<u>COUNT 15</u>
2	Making a False Statement in Connection with the Acquisition of Firearms
3	(18 U.S.C. §924(a)(1)(A))
4	118. On or about October 26, 2009, in the District of Arizona, defendants MANUEL
5	FARIAN CELIS-ACOSTA and JACOB WAYNE CHAMBERS, did knowingly make a false
6	statement and representation with respect to information required by the provisions of Chapter
7	44 of Title 18. United States Code, to be kept in the records of Lone Wolf Trading Company, a
8	business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that
9	JACOB WAYNE CHAMBERS executed a Bureau of Alcohol, Tobacco, and Firearms Form
10	4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms
10	listed on the form, when in fact he was purchasing the firearms on behalf of another.
12	In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.
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14	COUNT 14
15	Making a False Statement in Connection with the Acquisition of Firearms
16	(18 U.S.C. §924(a)(1)(A))
17	119. On or about December 11, 2009, in the District of Arizona, defendants MANUEL
18	EARLAN CELIS-ACOSTA and JACOB WAYNE CHAMBERS, did knowingly make a taise
19	statement and representation with respect to information required by the provisions of Chapter
20	and of Title 18. United States Code, to be kept in the records of Lone Wolf Trading Company, a
71	business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that
22	IACOB WAYNE CHAMBERS executed a Bureau of Alcohol, Tobacco, and Firearms Form
23	The Decord representing that he was the actual purchaser of the firearms
24	for he was purchasing the firearms on behalf of another.
25	graph 18 United States Code Sections 924(a)(1)(A) and 2.
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<u>Making a False</u>	Statement in Connection with the Acquisition of Firearms
	(18 U.S.C. §924(a)(1)(A))

120. On or about June 12, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and ERICK AVILA DAVILA, did knowingly make a false statement and 6 representation with respect to information required by the provisions of Chapter 44 of Title 18, 7 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed 8 under the provisions of Chapter 44 of Title 18, United States Code, in that ERICK AVILA 9 DAVILA executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 16

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

121. On or about July 7, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and ERICK AVILA DAVILA, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Olsen Firearms, LLC, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that ERICK AVILA DAVILA executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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	Making a False Statement in Connection with the Acquisition	n of Firearms
	(18 U.S.C. §924(a)(1)(A))	
2.	On or about August 10, 2010, in the District of Arizona,	defendants !

MANUEL 122 FABIAN CELIS-ACOSTA and JONATHAN EARVIN FERNANDEZ, did knowingly make a 6 false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JONATHAN EARVIN FERNANDEZ executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser 11 of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of 12 another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 18

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

123. On or about August 19, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JONATHAN EARVIN FERNANDEZ, did knowingly make a 20 false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, 23 in that JONATHAN EARVIN FERNANDEZ executed a Bureau of Alcohol, Tobacco, and 24 Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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<u>Making a False Statement i</u>	n Connection	with the A	cquisition c	f Firearms
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(18 U.S.C. §924(a)(1)(A))

124. On or about November 25, 2009, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and DEJAN HERCEGOVAC, did knowingly make a false statement 6 and representation with respect to information required by the provisions of Chapter 44 of Title 7 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business 8 licensed under the provisions of Chapter 44 of Title 18, United States Code, in that DEJAN 9 HERCEGOVAC executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms 10 Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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#### COUNT 20

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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125. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JACOB ANTHONY MONTELONGO, did knowingly make a 19 false statement and representation with respect to information required by the provisions of 20 Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading 21 Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, 22 in that JACOB ANTHONY MONTELONGO executed a Bureau of Alcohol, Tobacco, and 23 Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser 24 of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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Making a False Statement in Connection with the Acquisition of Firearms

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(18 U.S.C. §924(a)(1)(A))

126. On or about June 11, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JACOB ANTHONY MONTELONGO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JACOB ANTHONY MONTELONGO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

### COUNT 22

Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

127. On or about November 3, 2009, in the District of Arizona, defendants MANUEL 18 FABIAN CELIS-ACOSTA and JOSHUA DAVID MOORE, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 20 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that JOSHUA DAVID MOORE executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

Making a False State	ment in Connection with the	Acquisition of Firearms
	(18 U.S.C. §924(a)(1)(A))	

128. On or about March 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and JOSHUA DAVID MOORE, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 7 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, 8 a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that 9 JOSHUA DAVID MOORE executed a Bureau of Alcohol, Tobacco, and Firearms Form 10 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another. In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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#### COUNT 24

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

129. On or about July 30, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and DANNY CRUZ MORONES, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that DANNY CRUZ 22 MORONES executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another. In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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	Making a False Statement in Connection with the Acquisition of Firearms
	(18 U.S.C. §924(a)(1)(A))
ı	District of Arizona defendants MANUEL

130. On or about July 29, 2010, in the District of Arizona, defendants MANUEL FABIAN 5 CELIS-ACOSTA and DANNY CRUZ MORONES, did knowingly make a false statement and 6 representation with respect to information required by the provisions of Chapter 44 of Title 18, 7 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed 8 under the provisions of Chapter 44 of Title 18, United States Code, in that DANNY MOROMES executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, 10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another. 11

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 26

# Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

131. On or about November 24, 2009, in the District of Arizona, defendants MANUEL 18 FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and 19 representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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132. On or about January 15, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and 6 representation with respect to information required by the provisions of Chapter 44 of Title 18, 7 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed 8 Junder the provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO 9 executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, 10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he 11 was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

### COUNT 28

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

133. On or about February 13, 2010, in the District of Arizona, defendants MANUEL 18 FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, 20 United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO 22 [executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

,	COUNT 29
2	Making a False Statement in Connection with the Acquisition of Firearms
3	(18 U.S.C. §924(a)(1)(A))
ر 4	134. On or about April 16, 2010, in the District of Arizona, defendants MANUEL FABIAN
<del></del>	CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation
)	with respect to information required by the provisions of Chapter 44 of Title 18, United States
6	Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the
7	Code, to be kept in the records of Lone World Trading

8 provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record,

10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he

was purchasing the firearms on behalf of another. 111

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 30

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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135. On or about April 27, 2010, in the District of Arizona, defendants MANUEL FABIA: 17 CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation

18 with respect to information required by the provisions of Chapter 44 of Title 18, United States

19 Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the

20 provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATTNO executed a

21 Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he

23 was purchasing the firearms on behalf of another. In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### Making a False Statement in Connection with the Acquisition of Firearms

 $(18 \text{ U.S.C. } \S924(a)(1)(A))$ 

136. On or about June 2, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation 6 with respect to information required by the provisions of Chapter 44 of Title 18, United States 7 Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the 8 provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a 9 Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, 10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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#### COUNT 32

### Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

137. On or about June 18, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation 19 with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Scottsdale Gun Club, a business licensed under the provisions 21 of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a Bureau of 22 Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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Making a	False	<u>Statement</u>	in	Connection	with	the	Acquisition	of Firearms

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(18 U.S.C. §924(a)(1)(A))

138. On or about July 6, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA, FRANCISCO JAVIER PONCE, and URIEL PATINO, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, 9 in that URIEL PATTNO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

### COUNT 34

### Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

139. On or about July 8, 2010, in the District of Arizona, defendants MANUEL FABIAN 18 CELIS-ACOSTA, FRANCISCO JAVIER PONCE, and URIEL PATINO, did knowingly make a false statement and representation with respect to information required by the provisions of 20 Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

## Making a False Statement in Connection with the Acquisition of Firearms

(18 U.S.C. §924(a)(1)(A))

140. On or about August 5, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and URIEL PATINO, did knowingly make a false statement and representation 6 with respect to information required by the provisions of Chapter 44 of Title 18, United States 7 Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the 8 provisions of Chapter 44 of Title 18, United States Code, in that URIEL PATINO executed a 9 Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, 10 representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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#### COUNT 36

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

141. On or about December 8, 2009, in the District of Arizona, defendants MANUEL 18 FABIAN CELIS-ACOSTA and SEAN CHRISTOPHER STEWARD, did knowingly make a false 19 statement and representation with respect to information required by the provisions of Chapter 20 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a 21 business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that SEAN CHRISTOPHER STEWARD executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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Making a False Statement in Connection with the Acquisition of Firearm	<u>18</u>
(18 U.S.C. §924(a)(1)(A))	
December 14, 2009, in the District of Arizona, defendants	S

142. On or about December 14, 2009, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and SEAN CHRISTOPHER STEWARD, did knowingly make a false 6 statement and representation with respect to information required by the provisions of Chapter 7 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that SEAN CHRISTOPHER STEWARD executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 38

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

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143. On or about December 24, 2009, in the District of Arizona, defendants MANUEL 18 FABIANCELIS-ACOSTA and SEAN CHRISTOPHER STEWARD, did knowingly make a false

19 statement and representation with respect to information required by the provisions of Chapter

20 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a

business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that

22 SEAN CHRISTOPHER STEWARD executed a Bureau of Alcohol, Tobacco, and Firearms Form

23 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms

listed on the form, when in fact he was purchasing the firearms on behalf of another. In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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Making a False Statement in Connection with the Acquisition	of Firearms
(18 U.S.C. §924(a)(1)(A))	

144. On or about June 2, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and SEAN CHRISTOPHER STEWARD, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 7 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that SEAN CHRISTOPHER STEWARD executed a Bureau of Alcohol, Tobacco, and Firearms Form 10 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms 11 listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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#### COUNT 40

### Making a False Statement in Connection with the Acquisition of Firearms (18 U.S.C. §924(a)(1)(A))

145. On or about June 23, 2010, in the District of Arizona, defendants MANUEL FABIAN CELIS-ACOSTA and SEAN CHRISTOPHER STEWARD, did knowingly make a false statement and representation with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that SEAN CHRISTOPHER STEWARD executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another. In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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Making a False Statement in Connection with the Acquisition (	of Firearms
(18 U.S.C. §924(a)(1)(A))	

146. On or about November 17, 2009, in the District of Arizona, defendants MANUEL 5 FABIAN CELIS-ACOSTA and JOSE ANGEL POLANCO, did knowingly make a false 6 statement and representation with respect to information required by the provisions of Chapter 7 44 of Title 18, United States Code, to be kept in the records of Lone Wolf Trading Company, a 8 business licensed under the provisions of Chapter 44 of Title 18, United States Code, in that 9 JOSE ANGEL POLANCO executed a Bureau of Alcohol, Tobacco, and Firearms Form 4473, 10 Firearms Transaction Record, representing that he was the actual purchaser of the firearms listed on the form, when in fact he was purchasing the firearms on behalf of another.

In violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2.

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### COUNT 42

### Conspiracy to Commit Money Laundering

(18 U.S.C. §1956(h))

147. The factual allegations in paragraphs 24 to 105, and 107 to 109 of the Indictment 18 are incorporated by reference and re-alleged as though fully set forth herein.

148. Beginning on or about September 22, 2009, and continuing through on or about 20 December, 2010, in the District of Arizona and elsewhere, defendants JULIO CARRILLO,

ALFREDO CELIS, MANUEL FABIAN CELIS-ACOSTA, KRISTI GAIL IRELAND,

22 JACOB ANTHONY MONTELONGO, JOSHUA DAVID MOORE, URIEL PATINO, and

23 SEAN CHRISTOPHER STEWARD, did knowingly combine, conspire, confederate and

24 agree together, to knowingly conduct and attempt to conduct financial transactions affecting

25 interstate and foreign commerce, which in fact involved the proceeds of specified unlawful

26 activity, that is, the conspiracy to possess and possession with intent to distribute marijuana in

27 violation of Title 21, United States Code, Sections 846 and 841(a)(1), with the intent to

1 promote the carrying on of said specified unlawful activity, and knowing that the transactions 2 were designed in whole and in part to conceal and disguise the nature, location, source, 3 Jownership and control of the proceeds of said specified unlawful activity, and while knowing 4 that the property involved in the financial transactions represented the proceeds of some form 5 of unlawful activity, in violation of Title 18, United States Code, Section 1956(a)(1)(B)(i). All in violation of Title 18, United States Code, Section 1956(h).

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### COUNTS 43 through 53

### Money Laundering

(18 U.S.C. §§1956(a)(1)(B)(i) and 2

149. The factual allegations in paragraphs 24 to 105, and 107 to 109 of the Indictment are 12 incorporated by reference and re-alleged as though fully set forth herein.

150. On or about the dates listed below, in the District of Arizona, and elsewhere, 14 defendants, as set forth below, did knowingly conduct and attempt to conduct financial 15 transactions affecting interstate and foreign commerce, as set forth below, which involved the 16 proceeds of specified unlawful activity, that is, the possession with intent to distribute marijuana 17 and conspiracy to possess with the intent to distribute marijuana, in violation of Title 21, United 18 States Code, Sections 841(a)(1) and 846, knowing that the transactions were designed in whole 19 and in part to conceal and disguise the nature, location, source, ownership and control of the 20 proceeds of said specified unlawful activity, and while knowing that the property involved in the 21 financial transactions represented the proceeds of some form of unlawful activity, each such

22 instance being a separate Count of this Indictment. All in violation of Title 18, United States Code, Sections 1956(a)(1)(B)(i) and 2.

Transaction

Defendant(s)

Count Date March 23, 2010 | JULIO CARRILLO Paid \$6000 in United States 43 currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles

1 2	44	March 23, 2010	JACOB ANTHONY MONTELONGO	Paid \$6000 in United States currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles
4 5	45	March 23, 2010	JOSHUA DAVID MOORE	Paid \$6000 in United States currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles
6 7	46	April 14, 2010	KRISTI GAIL IRELAND and URIEL PATINO	Paid \$18,000 in United States currency to Lone Wolf Trading Company as partial payment for three (3) Barrett .50 caliber rifles
8 9 10	47	April 27, 2010	URIEL PATINO	Paid \$11,381 in United States currency to Lone Wolf Trading Company for ten (10) FN Herstal 5.7mm pistols
11 12	48	June 2, 2010	URIEL PATINO	Paid \$6,640 in United States currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles and one (1) .223 caliber rifle
13 14	49	June 2, 2010	SEAN CHRISTOPHER STEWARD	Paid \$14,831 in United States currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles and twenty-one (21) pistols
15 16 17	50	June 18, 2010	URIEL PATINO	Paid \$10,099 in United States currency to Lone Wolf Trading Company for nine (9) FN Herstal 5.7 mm pistols
18	51	June 23, 2010	SEAN CHRISTOPHER STEWARD	Paid \$5,500 in United States currency to Lone Wolf Trading Company for ten (10) AK-47 type rifles
20	52	June 30, 2010	ALFREDO CELIS	Paid \$11,000 in United States currency to Lone Wolf Trading
21		Market Parket - Anna Parket Pa		Company for twenty (20) AK-47 type rifles
23	53	July 8, 2010	URIEL PATINO	Paid \$8,800 in United States currency to Lone Wolf Trading Company for 16 AK-47 type rifles
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### FORFEITURE ALLEGATIONS

Firearms	Vio	latio	ns

Upon conviction of the offenses in violation of Title 18, United States Code, Sections 922
and 924, set forth in Counts 1, 2, and 6 through 41, the defendants shall forfeit to the United
States pursuant to Title 18, United States Code, Section 924(d) and Title 28, United States Code,
Section 2461(c), any firearms and/or ammunition involved in or used in the knowing violation of
the statutes set forth above.

If any of the property described above, as a result of any act or omission of the defendants:

- (1) cannot be located upon the exercise of due diligence;
- (2) has been transferred or sold to, or deposited with, a third person;
- (3) has been placed beyond the jurisdiction of the Court;
- (4) has been substantially diminished in value; or
- 14 (5) has been commingled with other property which cannot be subdivided without difficulty.

the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 28, United States Code, Section 2461(c).

All pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c).

### Controlled Substances Act Violations

- Upon conviction of the offenses in violation of Title 21, United States Code, set forth in Counts 3, 4, and 5, the defendants shall forfeit to the United States pursuant to Title 21, United States Code, Section 853:
  - (1) any property constituting, or derived from, any proceeds obtained, directly or indirectly, as the result of such violations; and
  - (2) any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of, such violations.

If any of the above-described forfeitable property, as a result of any act or omission of the 2 defendants. (1) cannot be located upon the exercise of due diligence; 3 (2) has been transferred or sold to, or deposited with, a third person; 4 (3) has been placed beyond the jurisdiction of the Court; 5 (4) has been substantially diminished in value; or 6 (5) has been commingled with other property which cannot be subdivided without 7 difficulty. 8 9 lit is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), to 10 seek forfeiture of any other property of said defendants up to the value of the above forfeitable Il property. All pursuant to Title 21, United States Code, Section 853, and Title 28, United States Code, 12 13 ||Section 2461(c). Money Laundering Violations 14 Upon conviction of the offenses in violation of Title 18, United States Code, Section 1956, s 15 16 forth in Counts 42 through 53, the defendants shall forfeit to the United States, pursuant to Title 17 18, United States Code, Section 982(a)(1), any property involved in such offenses, and any 18 property traceable to such property. If any of the above-described forfeitable property, as a result 19 of any act or omission of the defendants, (1) cannot be located upon the exercise of due diligence; 20 (2) has been transferred or sold to, or deposited with, a third person; 21 (3) has been placed beyond the jurisdiction of the Court; 22 (4) has been substantially diminished in value; or 23 (5) has been commingled with other property which cannot be subdivided without 24 difficulty, 25 26 lit is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1) and Title 28, United States Code, 28 42

	Section 2461(c), to seek forfeiture of any other property of said defendants up to the value of the
	2 above forfeitable property.
	All pursuant to Title 18, United States Code, Section 982(a)(1), and Title 28, United States
	4 Code, Section 2461(c).
	5 A TRUE BILL
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	FOREPERSON OF THE GRAND JURY
	Date January 19, 2011
10	DENNIS K. BURKE United States Attorney District of Arizona
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13	EMORY T. HURLEY  Assistant U.S. Attorney
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