# SEALED



#### UNITED STATES DISTRICT COURT

#### SOUTHERN DISTRICT OF CALIFORNIA

November 2019 Grand Jury

UNITED STATES OF AMERICA,

Plaintiff,

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REYES ESPINOZA (1),
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   DAVID VILLEGAS (2),
   JOHN BOMENKA (3),
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   DENNIS JONES (4),
   DARREN MOSIER (5),
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   FRANK TUCKER (6),
   CHARLES MILLER (7),
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   CARLOS ESPINOZA (8),
   MARIO ESPINOZA (9),
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   JARON HILLYER (10),
   KRISTINA BROWN (11),
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   DANNY MILLER (12),
   SHAWN MORRILL (13),
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   HILLEAL GRANT (14),
   LEWIS RICH (15),
   CAMERON GRAFF (16),
   TERRY HAITH (17),
   TANSY STEINHAUER (18),
   JESSICA POMEROY (19),
   SHADOW SEGURA (20),
   JASMINE LUCAS (21),
   PHILLIP ABBAS (22),
   PETER FULLER (23),
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   EDUARDO OSUNA (24)
   FRANK CARRILLO (25),
   STEPHEN MYRICK (26),
   GLORIA SANDOVAL (27),
   ASHLEY HILTON (28),
   JOSEPH OCCHIOGROSSO (29),
   GARY BEASLEY (30),
   ARNULFO RODRIGUEZ (31),
   ALEXANDRO LARIOS-FLORES (32),
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Case No. \_\_\_

'21 CR1559 H

## I N D I C T M E N T

Title 21, U.S.C., Secs. 841(a)(1) and 846 -Conspiracy to Distribute Methamphetamine; Title 18, U.S.C., Secs. 1956(h), 1956(a)(1)(A)(i) and (a)(1)(B)(1) - Conspiracy to Launder Money; Title 18, U.S.C., Sec. 922(g)(1) - Felon in Possession of a Firearm; Title 21, U.S.C., Sec. 841(a)(1) - Possession of Methamphetamine with Intent to Distribute; Title 18, U.S.C., Sec. 2 - Aiding and Abetting; Title 21, U.S.C., Secs. 952 and 960 - Importation of Methamphetamine; Title 21, U.S.C., Sec. 853, Title 18, U.S.C., Sec. 924(d)(1), Title 28, U.S.C., Sec. 2461(c), and Title 18, U.S.C., Sec. 982(a)(1) - Criminal Forfeiture

MJS:nlv(1):San Diego:5/25/21

JOSE VARGAS (33), MICHAEL NAGLE (34),

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RAYMOND STERLING (35),
    TERRY TYLER (36),
   VICTOR YAMASAKI (37),
    CHRIS PASCHKE (38),
   CHARLES GERARDI (39),
    CHRISTIAN LOPEZ-VILLEGAS (40),
   DAVID SANTA MARIA (41),
   MELVIN JOHNSON (42),
   DANIEL BABUATA (43),
   GARRETT STEELE (44),
   VIEN TRINH (45),
   TROY PRATER (46),
   SHARON LANDHAN (47),
   GABRIEL ASKAY (48),
   PATRICK LANE (49),
   KEVIN TOBIN (50),
   JAMES ELLERBE (51),
   HOPE STONEKING (52),
   TASHA ALMANZA (53),
    JASON FERGUSON (54),
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   KELLE FERGUSON (55),
   ROGER DESROCHE (56),
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   STEVEN BRANDT (57),
   ESTEBAN RUBEN GASTELUM-SANCHEZ (58),
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   TARA SCROGGINS (59),
   DEBBIE HILL (60),
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                    Defendants.
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The grand jury charges:

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#### Count 1

Beginning on a date unknown to the grand jury and continuing up to and including the date of this Indictment, within the Southern District of California and elsewhere, defendants REYES ESPINOZA, DAVID VILLEGAS, JOHN BOMENKA, DENNIS JONES, DARREN MOSIER, FRANK TUCKER, CHARLES MILLER, CARLOS ESPINOZA, MARIO ESPINOZA, JARON HILLYER, KRISTINA BROWN, DANNY MILLER, SHAWN MORRILL, HILLEAL GRANT, LEWIS RICH, CAMERON GRAFF, TERRY HAITH, TANSY STEINHAUER, JESSICA POMEROY, JASMINE LUCAS, PHILLIP ABBAS, EDUARDO OSUNA, FRANK CARRILLO, GLORIA SANDOVAL, ASHLEY HILTON, JOSEPH OCCHIOGROSSO, GARY BEASLEY, ARNULFO RODRIGUEZ, MICHAEL NAGLE, TERRY TYLER, VICTOR YAMASAKI, CHRIS PASCHKE, CHRISTIAN LOPEZ-VILLEGAS, DAVID SANTA MARIA, MELVIN JOHNSON, DANIEL BABUATA, GARRETT STEELE, VIEN TRINH,

TROY PRATER, SHARON LANDHAN, GABRIEL ASKAY, PATRICK LANE, KEVIN TOBIN, JAMES ELLERBE, HOPE STONEKING, TASHA ALMANZA, JASON FERGUSON, KELLE FERGUSON, ROGER DESROCHE, STEVEN BRANDT, ESTEBAN RUBEN GASTELUM-SANCHEZ, TARA SCROGGINS, and DEBBIE HILL, did knowingly and intentionally conspire together and with each other and with other persons known and unknown to the grand jury, to distribute 50 grams and more of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Sections 841(a)(1) and 846.

## Count 2

Beginning on a date unknown to the grand jury and continuing to the date of this Indictment, within the Southern District of California and elsewhere, defendants REYES ESPINOZA, DAVID VILLEGAS, JOHN BOMENKA, DENNIS JONES, DARREN MOSIER, and CHRISTIAN LOPEZ-VILLEGAS, did knowingly and intentionally conspire together and with each other and with other persons known and unknown to the grand jury, to conduct and attempt to conduct financial transactions affecting interstate commerce, which transactions involved the proceeds of specified unlawful activity, that is, the felonious distribution of controlled substances punishable under Title 21, United States Code, Chapter 13,

- a. with the intent to promote the carrying on of such specified unlawful activity in violation of Title 18, United States Code, Section 1956(a)(1)(A)(i); and
- b. knowing that the transaction was designed in whole and in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of said specified unlawful activity, and while conducting and attempting to conduct such financial transactions knew the property involved in the financial transaction represented the proceeds of some

form 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).

#### Count 3

On or about August 14, 2020, within the Southern District of California, defendant JOHN BOMENKA, knowing his status as a convicted felon, that is, a person who had previously been convicted in a court of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess a firearm that traveled in and affected interstate commerce, to wit: 12 gauge Mossberg shotgun; in violation of Title 18, United States Code, Section 922(g)(1).

## Count 4

On or about September 16, 2020, within the Southern District of California, defendants DAVID VILLEGAS, DANNY MILLER, and SHADOW SEGURA, did knowingly and intentionally possess with intent to distribute, approximately 4,297 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

#### Count 5

On or about September 24, 2020, within the Southern District of California, defendants DARREN MOSIER, PHILLIP ABBAS, and PETER FULLER, did knowingly and intentionally possess with intent to distribute, approximately 2,150 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

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### Count 6

On or about October 1, 2020, within the Southern District of California, defendants DAVID VILLEGAS, FRANK CARRILLO, and STEPHEN MYRICK, did knowingly and intentionally possess with intent to distribute, approximately 2,054 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

## Count 7

On or about November 16, 2020, within the Southern District of California, defendants CHARLES MILLER, ARNULFO RODRIGUEZ, ALEXANDRO LARIOS-FLORES, and JOSE VARGAS, did knowingly and intentionally possess with intent to distribute, approximately 448 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

#### Count 8

On or about November 19, 2020, within the Southern District of California, defendants DARREN MOSIER, MICHAEL NAGLE, and RAYMOND STERLING, did knowingly and intentionally possess with intent to distribute, approximately 323 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

#### Count 9

On or about December 3, 2020, within the Southern District of California, defendant VICTOR YAMASAKI, did knowingly and intentionally import 50 grams and more of methamphetamine (actual), to wit: approximately 1,707 grams of methamphetamine (actual), a Schedule II Controlled Substance; into the United States from a place outside

thereof; in violation of Title 21, United States Code, Sections 952 and 960.

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#### Count 10

On or about March 3, 2021, within the Southern District of California, defendants DAVID VILLEGAS, CHRIS PASCHKE, and CHARLES GERARDI, did knowingly and intentionally possess with intent to distribute, approximately 4,080 grams of methamphetamine (actual), a Schedule II Controlled Substance; in violation of Title 21, United States Code, Section 841(a)(1), and Title 18, United States Code, Section 2.

#### FORFEITURE ALLEGATION

- 1. The allegations contained in Counts 1 through 10 are realleged and by their reference fully incorporated herein for the purpose of alleging forfeiture to the United States of America pursuant to the provisions of Title 21, United States Code, Section 853, Title 18, United States Code, Section 924(d)(1), Title 28, United States Code, Section 2461(c), and Title 18, United States Code, Section 982(a)(1).
- Upon conviction of the felony offenses alleged in Counts 1 and 4 through 10 of this Indictment, said violations being punishable by imprisonment for more than one year and pursuant to Title 21, United Sections 853(a)(1) and States Code, 853(a)(2), defendants REYES ESPINOZA, DAVID VILLEGAS, JOHN BOMENKA, DENNIS JONES, DARREN MOSIER, FRANK TUCKER, CHARLES MILLER, CARLOS ESPINOZA, MARIO ESPINOZA, JARON HILLYER, KRISTINA BROWN, DANNY MILLER, SHAWN MORRILL, HILLEAL GRANT, TERRY HAITH, TANSY STEINHAUER, LEWIS RICH, CAMERON GRAFF, POMEROY, SHADOW SEGURA, JASMINE LUCAS, PHILLIP ABBAS, PETER FULLER, EDUARDO OSUNA, FRANK CARRILLO, STEPHEN MYRICK, GLORIA SANDOVAL, ASHLEY HILTON, JOSEPH OCCHIOGROSSO, GARY BEASLEY, ARNULFO RODRIGUEZ, ALEXANDRO LARIOS-FLORES, JOSE VARGAS, MICHAEL NAGLE, RAYMOND STERLING, TERRY

TYLER, VICTOR YAMASAKI, CHRIS PASCHKE, CHARLES GERARDI, CHRISTIAN LOPEZ-VILLEGAS, DAVID SANTA MARIA, MELVIN JOHNSON, DANIEL BABUATA, GARRETT STEELE, VIEN TRINH, TROY PRATER, SHARON LANDHAN, GABRIEL ASKAY, PATRICK LANE, KEVIN TOBIN, JAMES ELLERBE, HOPE STONEKING, TASHA ALMANZA, JASON FERGUSON, KELLE FERGUSON, ROGER DESROCHE, STEVEN BRANDT, ESTEBAN RUBEN GASTELUM-SANCHEZ, TARA SCROGGINS, and DEBBIE HILL, shall, upon conviction, forfeit to the United States all their rights, title and interest in any and all property constituting, or derived from, any proceeds the defendants obtained, directly or indirectly, as the result of the offenses, and any and all property used or intended to be used in any manner or part to commit and to facilitate the commission of the violations alleged in Counts 1 and 4 through 10 of this Indictment including but not limited to:

- The real property located at 6815 Village Oaks Road NE, Remer MN 56672, more particularly described as: Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6) and Seven (7), Block One (1) and Lot One (1), Block Two (2), Village North Cass County, Minnesota. APN: 39-400-0110; and
  - \$ 11,610.00 U.S. Currency; and
- Suzuki GSX1300RAL9 c. Motorcycle with VIN# JS1GX72B4K7101547; and 21
- d. 2015 Thor Motorcoach Outlaw motorhome with VIN# 22 1F66F5DY8E0A12901. 23

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- 3. Upon conviction of the offense alleged in Count 2 of this and Indictment. pursuant States to Title 18, United Code, Section 982(a)(1), defendants REYES ESPINOZA, DAVID VILLEGAS, JOHN BOMENKA, DENNIS JONES, DARREN MOSIER, and CHRISTIAN LOPEZ-VILLEGAS, shall forfeit to the United States, all property, real and personal, involved in such offense, and all property traceable to such property.
- 4. Upon conviction of the offense alleged in Count 3 of this Indictment, defendant JOHN BOMENKA, 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), all firearms and ammunition involved in the commission of the offense, including but not limited to, 12 gauge Mossberg shotgun and three shotgun shells.
- 5. If any of the above-described forfeitable property, as a result of any act or omission of the defendants:
  - a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
  - c. has been placed beyond the jurisdiction of the Court;
  - d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty;

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it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p) and Title 18, United States Code, Section 982(b), to seek forfeiture of any other property of the 3 defendants up to the value of the property listed above as being subject to forfeiture. All pursuant to Title 21, United States Code, Section 853, Title 18, United States Code, Section 924(d)(1), Title 28, United States Code, Section 2461(c), and Title 18, United States Code, Section 982(a)(1). 8 9 DATED: May 25, 2021. 10 11 12 13 RANDY S. GROSSMAN Acting United States Attorney 14 15 By: MATTHEW 16 Assistant U.S. Attorney 17 By: 18 NICOLE BREDARIOL 19 Special Asst. U.S. Attorney 20 By: 21 AMY B. WANG Assistant U.S. Attorn 22 23 24 25 26

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A TRUE BILL:

hereby attest and certify on May 25, 2021 that the foregoing document is a full, true and correct copy of the original on file in my office and in my legal custody.

Clerk, U.S. District Court Southern District of California

By: s/E.Blase

Deputy

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