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7	UNITED STATES DISTRICT COURT FOR THE		
8	WESTERN DISTRICT OF WASHINGTON AT TACOMA		
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10	UNITED STATES OF AMERICA,	NO. MJ16 -5022	
11	Plaintiff,	COMPLAINT FOR VIOLATIONS	
12		COMPLAINT FOR VIOLATIONS	
13	v.		
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15	DANIEL SETH FRANEY,		
16	Defendant.		
17			
18	BEFORE, United States Magistrate Judge, Karen L. Strombom, Tacoma, Washington.		
19	The undersigned complainant, Joseph C. Deaver, Special Agent, Federal		
20	Protective Service, being duly sworn states:		
21	<u>COUNT 1</u>		
22	(Unlawful Possession of Firearms)		
23	On or about September 28, 2015, at Tukwila, within the Western District of		
24	Washington, and elsewhere, DANIEL SETH FRANEY, who was subject to a court order		
25 26	meeting the requirements of Title 18, United States Code, Section 922(g)(8)(A)-(C), in		
26	the case of Amanda Kienast v. Daniel Franey, case number 140P381, in the Nineteenth		
27 28	Judicial Circuit Court of Lake County, Illinois, did possess, in and affecting commerce,		
20	Thearms, namery, a Glock Wodel 22.40 cander pistor, dearing serial number Kivil)480,		
	COMPLAINT - 1	UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220	

1 and a Glock Model 23 .40 caliber pistol, bearing serial number KHZ682, both of which
2 had previously been shipped and transported in interstate and foreign commerce.

All in violation of Title 18, United States Code, Section 922(g)(8).

COUNT 2

(Unlawful Possession of a Firearm)

On or about October 26, 2015, at Olympia, within the Western District of 6 Washington, and elsewhere, DANIEL SETH FRANEY, who was subject to a court order 7 meeting the requirements of Title 18, United States Code, Section 922(g)(8)(A)-(C), in 8 the case of Amanda Kienast v. Daniel Franey, case number 140P381, in the Nineteenth 9 Judicial Circuit Court of Lake County, Illinois, did possess, in and affecting commerce, a 10 firearm, namely, an AK-47 style Romarm-Cugir Model PM-65 7.62 x 39 mm assault 11 rifle, bearing serial number 1979-ZG3795, that had previously been shipped and 12 transported in interstate and foreign commerce. 13 All in violation of Title 18, United States Code, Section 922(g)(8). 14 15 COUNT 3 (Unlawful Possession of a Machinegun) 16 On or about October 26, 2015, at Olympia, within the Western District of 17 Washington, and elsewhere, DANIEL SETH FRANEY did possess a machinegun, 18 namely, an AK-47 style Romarm-Cugir Model PM-65 7.62 x 39 mm assault rifle, bearing 19 serial number 1979-ZG3795. 20 All in violation of Title 18, United States Code, Section 922(0). 21 COUNT 4 22 (Unlawful Possession of Firearms) 23 On or about November 12, 2015, at Pierce County and Yakima County, within the 24 Western District of Washington and the Eastern District of Washington, DANIEL SETH 25

26 FRANEY, who was subject to a court order meeting the requirements of Title 18, United

27 States Code, Section 922(g)(8)(A)-(C), in the case of Amanda Kienast v. Daniel Franey,

28 case number 140P381, in the Nineteenth Judicial Circuit Court of Lake County, Illinois,

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did possess, in and affecting commerce, firearms, namely, an AK-47 style Romarm-Cugir 1 Model PM-65 7.62 x 39 mm assault rifle, bearing serial number 1979-ZG2045; and a 2 Colt Model AR-15 5.56 mm assault rifle, bearing serial number 4378629, both of which 3 had previously been shipped and transported in interstate and foreign commerce. 4 All in violation of Title 18, United States Code, Section 922(g)(8). 5 COUNT 5 6 (Unlawful Possession of Machineguns) 7 On or about November 12, 2015, at Pierce County and Yakima County, within the 8 Western District of Washington and the Eastern District of Washington, DANIEL SETH 9 FRANEY did possess machineguns, namely, an AK-47 style Romarm-Cugir Model PM-10 65 7.62 x 39 mm assault rifle, bearing serial number 1979-ZG2045; and a Colt Model 11 AR-15 5.56 mm assault rifle, bearing serial number 4378629. 12 All in violation of Title 18, United States Code, Section 922(o). 13 And the complainant further states: 14 A. Introduction. 15 I, Joseph C. Deaver, am a Special Agent with the Federal Protective Service 16 ("FPS"). I have been employed by FPS in a law enforcement capacity for approximately 17 twelve years. More specifically, I served for five years as an FPS uniformed police 18 officer and for the past seven years as a Special Agent. Since August 2014, I have been 19 assigned to the Federal Bureau of Investigation ("FBI") Joint Terrorism Task Force 20("JTTF"), Seattle Division, in Tacoma, Washington. At the JTTF, I work with a team of 21 federal, state, and local law enforcement agents and officers on investigations relating to 22 domestic and international terrorism. As a result of my training and experience, I am 23 familiar with tactics, methods, and techniques used by terrorist organizations and their 24 members, and by individuals seeking to join or engage in acts on behalf of terrorist 25 organizations. I have also conferred with other FBI Special Agents and FBI JTTF Task 26 Force Officers who have expertise and experience in counterterrorism investigations. 27

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The facts in this affidavit come from my training and experience, and information obtained from other agents, detectives, analysts, and witnesses. This affidavit is intended to show that there is sufficient probable cause that the defendant committed the offenses charged above, and does not set forth all of my knowledge about this matter.

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B. Background on Daniel Franey.

Daniel Seth Franey is a U.S. citizen who currently lives in Montesano, Washington.
Franey has lived in Western Washington for approximately the past three years. Franey
occasionally works as a commercial fisherman in Westport, Washington. Franey lives
with a female partner and their two young children.¹ He also has children with another
woman who lives, along with those children, in a different state.

According to records obtained from the U.S. Army, Franey served in the Army from 11 approximately October 2002 through October 2008. During his time in the Army, Franey 12 served as, among other things, a Patriot Missile Launching Station Enhanced Operator 13 and Maintainer, and he was stationed at Air Defense Artilleries in Texas and Korea. 14 While with the Army, Franey received training and experience using a variety of 15 firearms. Franey was officially discharged from the Army in or about October 2008. 16 Franey recently has told various associates, including an undercover officer, that he 17 "deserted" the Army. Records obtained from the Department of Defense are consistent 18 with Franey's comments. 19

Based on this investigation, I am aware that Franey is not legally entitled to
possess firearms. Specifically, I have obtained and reviewed court records from the
Nineteenth Judicial Circuit Court of Lake County, Illinois, related to the case of *Amanda Kienast v. Daniel Franey*, case number 140P381. The Court in that matter, on May 5,
2014, issued an Order of Protection against Franey that meets all of the requirements set
forth in 18 U.S.C. § 922(g)(8)(A)-(C), and therefore prohibits Franey from possessing a

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 &</sup>lt;sup>1</sup> Franey is not legally married to his partner, although he often refers to her as his "wife."
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 ¹ Franey is not legally married to his partner, although he often refers to her as his "wife."
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 ¹ Because Franey regularly describes his partner as his "wife" during conversations described herein, this complaint also uses that term to describe her, although they are not legally married. UNITED STATES ATTORNEY 700 STEWART STREET. SUITE 5220

firearm under federal law. Specifically, the court documents establish that, as required by
 § 922(g)(8), Franey received advanced notice of the hearing via personal service; the
 Order of Protection restrains Franey from harassing, threatening, and stalking his former
 intimate partner (his former live-in partner who is also the mother of Franey's children);
 and the Order prohibits the use and threatened use of physical harm and bodily injury
 against the former intimate partner and the children.

C. Initiation of the Investigation.

In April of 2015, Witness 1 contacted the Grays Harbor County Sheriff's 8 Department to report a confrontation he had with Franey. According to Witness 1, he/she 9 had known Franey for approximately two and a half years prior to this incident. By way 10 of background, Witness 1 explained that Franey regularly talked about his support for the 11 designated foreign terrorist organization of the Islamic States of Iraq and the Levant 12 ("ISIL"),² and claimed he wanted to go overseas to "join the fight." According to 13 Witness 1, Franey also consistently talked about his desire to kill Americans, and has said 14 that he "loves Allah" and would gladly give up his wife and family for Allah. Franey has 15 told Witness 1 that he wants to travel to Afghanistan to kill American soldiers, and that 16 all non-Muslim Americans should be killed. According to Witness 1, Franey in the past 17 had repeatedly tried to convince Witness 1 to sell Franey a gun. Franey was particularly 18 interested in obtaining Witness 1's AK-47. Witness 1 refused to sell a firearm to Franey, 19 and eventually Franey stopped asking after Witness 1 told Franey he no longer had the 20 AK-47. Franey told Witness 1 that he (Franey) was not legally allowed to possess 21 firearms and that he believed he was not permitted to travel outside of the United States. 22 According to Witness 1, on April 6, 2015, Franey was at Witness 1's house and 23 began talking about ISIL in an aggressive manner. Franey stated that if Witness 1 was 24 not with ISIS then he/she was against them and would be killed. Franey claimed that 25

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Americans go overseas and rape and kill women, and Franey again talked about wanting

 ^{28 ||&}lt;sup>2</sup> Franey regularly refers to ISIL as either the "Islamic State" or "ISIS," both of which are common aliases for ISIL.
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to kill Americans. Franey told Witness 1 that he/she should fly an ISIS flag at their
house, and became increasingly agitated and clenched his fists. Witness 1 told Franey to
leave his house, but Franey instead moved towards Witness 1. Witness 1 went inside his
house, grabbed his shotgun, and ordered Franey to leave. Franey did not leave the area
until Witness 1 called the police. Another witness was also present for this incident, and
corroborated Witness 1's account.

7 During 2015, several other witnesses provided similar information to law
8 enforcement. For example, Witness 2 reported that Franey regularly espouses radical
9 rhetoric and has stated that he "needs to go kill Marines because they are raping women
10 and killing them."

Similarly, Witness 3 reported that Franey has talked about "women and children being raped and brothers being murdered." According to Witness 3, Franey further stated that the U.S. and Iranian governments were corrupt and that he would have no hesitation "taking out cops" if they interfered with him. Franey became increasingly agitated during this conversation with Witness 3 and occasionally spoke in what sounded like Arabic phrases. According to Witness 3, at one point Franey clenched his fists and stated, "I just wish I could get over there [Syria and Iraq]. I would kill everyone."

In September 2015, Witness 4 reported an encounter he/she had with Franey. 18 According to Witness 4, Franey asked if he/she was interested in becoming an "ISIS 19 warrior." Franey said "things were going to happen" and would happen soon. Franey 20further told Witness 4 that "we" were going to "be cutting cops' heads off" and there was 21 "going to be anarchy." Franey further stated that he did not care if he had to sacrifice his 22 life to make things happen. Franey also asked Witness 4 whether he/she had any 23 weapons and wanted to know what type. Lastly, Franey told Witness 4 that the "ISIS 24 movement" was going to be taking over and that Witness 4 could have Franey's 25 residence if he "didn't make it." 26

Another associate of Franey's has told the FBI that Franey regularly talks about hating the U.S. Army for not letting him "leave the Army" after he enlisted, and that

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Franey blames the U.S. government for "taking away his kids." According to this
 individual, Franey regularly espouses his adamant support for ISIS and the Taliban, and
 talks about his desire to travel to Iraq to join ISIS.

Reviews of Franey's known Facebook page at various times during 2015 confirm
that Franey is intently focused on radical ideology and ISIL. The various postings on
Franey's Facebook page include numerous examples of pro-ISIL and other radical
jihadist propaganda.

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D. Overview of the Undercover Operation.

Based on the above information and other investigation, the FBI instituted an 9 undercover operation for the purpose of further investigating Franey. The operation 10utilized one primary undercover officer ("UC1"), who contacted and ultimately 11 befriended Franey. UC1 posed as an individual who was raised as a Christian but who 12 was open to learning more about Islam from Franey. Over time, UC1 revealed to Franey 13 that he (UC1) was an unlawful black market seller of firearms, although this was not 14 known to Franey at the outset of his contacts with UC1. Franey ultimately joined UC1 15 on five staged firearms trafficking delivery trips. Franey acted as a lookout during these 16 trips, and also personally handled firearms on multiple occasions. From time to time, 17 other undercover officers also participated in meetings with Franey. Some of these 18 undercover officers posed as UC1's customers who purchased the firearms.³ 19

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E. The Initial Meetings Between UC1 and Franey.

The first meeting between Franey and UC1 took place on July 2, 2015, outside of Franey's residence in Montesano. UC1 approached Franey and they struck up a conversation. Within a few minutes, Franey told UC1 that he and his family were Muslim, and shortly thereafter he began extolling the virtues of ISIS. Franey described ISIS as "the best people on earth," and stated, "[A]nyone comes at us and they're against

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^{27 &}lt;sup>3</sup> The contacts between Franey and the undercover officers were consensually recorded by the officers. The descriptions of the conversations and the quotations used throughout this

²⁸ Complaint are based on preliminary transcripts and/or preliminary reviews of the recordings, and are not meant to be precisely verbatim. COMPLAINT - 7

the Islamic State, ended up like the people you see on the videos with their head on the 1 ground." They discussed a bow and arrow that UC1 had in his car, and Franey stated that 2 if he wanted to hunt, "that's probably what I gotta use – they don't let us have guns 3 either. Also, I can't travel." Later in the conversation, Franey said he wished ISIS "were 4 right here now. I wish I saw brothers with black flags, walking down the street with AK-5 47s because I am oppressed." Regarding Osama Bin Laden, Franey opined: "Bin Laden 6 is a diamond. He's a holy warrior. He's a beautiful man." At the end of this 7 conversation, UC1 told Franey that he would be back in the area next week. Franey told 8 UC1, "You're way less ignorant and argumentative than most Americans." UC1 replied, 9 "You show me some facts and I'll look at facts." They agreed to talk again the following 10 week. 11

The next meeting between Franey and UC1 was on July 8, 2015. During this 12 meeting, Franey showed UC1 various types of ISIL propaganda over a smartphone. 13 Franey told UC1 that he wanted to travel to Mosul, Iraq, but that the U.S. government 14 would not allow him to travel. Franey explicitly stated, "I want to go fight with, 15 alongside ISIS." UC1 told Franey that he made money by "driv[ing] up and down 16 delivering things." UC1 did not specify what it was that he delivered, although he said, 17 "It's not weed [marijuana]." Franey asked, "Is there something I could deliver to make 18 money?" UC1 said Franey could "hang out" with him during a delivery trip. Franey 19 acknowledged that this was "more of a black market kind of thing ... I am so good with 20that kind of stuff." UC1 told Franey that he was welcome to join him on a delivery trip, 21 and Franey expressed interest in doing so. At one point, Franey asked whether UC1's 22 business was "too shady for a Muslim to be involved in?" UC1 replied, "In my opinion, 23 it's not shady at all. But I don't know what Muslims, I mean, I don't know what your 24 religious uh -" Franey interceded and said, "As long as you're not killing people or 25 things like that. Selling alcohol or -" UC1 assured Franey that he was not "killing 26 people." Franey replied, "I might drive with you sometime." Later in the conversation, 27 Franey told UC1, "The only thing I really would ever want from you would be for you to 28

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1 become a Muslim maybe down the road." UC1 said he didn't mind talking about it and
2 listening to what Franey had to say about Islam.

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On July 22, 2015, UC1 visited Franey's residence. UC1 told Franey that he would be making a delivery trip to California in the near future and asked whether Franey wanted to join him. Franey replied, "I just wanna see whatever you're doing. I just wanna chill, I wanna take a trip to California and see what's happening." Franey later reiterated, "I don't have any issues. . . I just wanna see what you got going on, 'cause I'm curious if it's something that's permissible. I need to make a little money." During this meeting, Franey continued to praise ISIS and again stated that, "The only thing I wanna do is be able to go to Iraq."

F. Trip to Spokane, Washington on August 3-4, 2015.

On August 3-4, 2015, Franey joined UC1 on a thirteen-hour "delivery" trip to and 12 from Spokane, Washington. UC1 drove Franey to Spokane in UC1's vehicle. UC1 did 13 not reveal to Franey what types of items he was delivering until mid-way through the trip. 14 But prior to that, at the beginning of the trip, Franey told UC1 that he "fantasized" that 15 UC1 was a "small arms dealer" because "we need some small arms." Franey then stated, 16 "Or maybe you're an ISIS connector." When asked what that meant, Franey replied, 17 "You could connect us to, you could get me . . . transportation arenas where I could be 18 transferred, transported over there." 19

Along the ride – and again before Franey was told what items UC1 was delivering 20- Franey told UC1 that Joint Base Lewis McChord "would not be safe here anymore" if 21 all of the Muslims in Seattle were "armed with an AK-47... and a black flag." Franey 22 stated, "That's why we were hoping you were a small arms dealer, man." Franey further 23 stated, "I just need a .50 cal machine gun, a .50 cal sniper rifle, I need a few dozen AK-24 47s, some shoulder launch rockets –" Franey then claimed that it is the "obligation" of 25 Muslims "on the right guidance from Allah" to "fight these soldiers until they stop 26 fighting, until they're dead, or until we're dead. That is our obligation." Franey further 27 stated: "For me, it's an interesting deal. Islam is ISIS. ISIS is Islam." 28

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UC1 drove to a store in Tukwila, Washington and parked in the lot. At that point,
 another undercover officer delivered to UC1 a bag containing several firearms, including
 Colt AR-15 assault rifles, Colt M16 assault rifles, Glock pistols, and a Smith & Wesson
 pistol. The undercover officers had a brief conversation in front of Franey that – for the
 first time – revealed they were trafficking firearms. UC1 and Franey then continued their
 drive to Spokane, ostensibly to deliver the bag of firearms to UC1's customers.

At that point, Franey asked, "How are you guys on AKs, man?" UC1 replied, "I 7 don't know you good enough, man." Franey asked UC1 to get him an AK-47 "if 8 someone ever has an extra AK or something you can't use." Franey then mentioned an 9 unidentified individual who offered to sell Franey multiple AK-47s in the past, but said 10 that he "didn't trust" the guy. Franey told UC1 multiple times that he wanted a gun "not 11 for an offensive purpose, but for defensive," and explained that he intended to use the 12 gun to kill any "police or soldiers" that came to his house "with guns drawn and tried to 13 separate me from my family." UC1 repeatedly told Franey that he would not supply him 14 with a gun, especially because Franey had just mentioned wanting to attack Fort Lewis. 15 Franey stated that, "Lewis McChord would just be a little pimple to pop, man. That's all 16 that is. Just waiting for the commands of Allah." 17

As they continued their drive to Spokane, Franey and UC1 discussed a variety of 18 types of firearms. Franey expressed a preference for AK-47s and Glock handguns, but he 19 discussed his past experience with other types of firearms as well, including M-16 and 20AR-15 assault rifles. Franey also asked whether UC1 would be able to get ".50 cals" and 21 "a Street Sweeper semi-automatic shotgun." Franey stated, "If you become Muslim one 22 day ... then I would say, 'Alright mother effer, I want my Street Sweeper, I want my .50 23 cal." Franey expressed an interest in continuing to assist UC1 with gun trafficking trips 24 by stating, "I'm always in the – looking for a new line of work. Or a new line of being 25 able to do my family and meet our needs, and certainly weapons is one of our needs 26 because all that's left is for them to come take our, our kids we have." 27

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Franey continued to express his desire to travel to the Middle East to fight jihad with ISIS, and said he could not travel because the government would be waiting for him. UC1 asked, "What would be the crime, though?" Franey replied, "They call it material support to an organization that has been classified deemed a terrorist organization." Franey also told UC1 that he named his daughter "Dawla Islamiyya," which he said means "Islamic State."

Franey later told UC1 that prior to this delivery trip, he told his "wife" that he 7 hoped UC1 was "a small arms dealer." He then continued to express interest in obtaining 8 firearms, stating, "Man, I wish I could find someone wanting to get rid of guns." UC1 9 again told Franey, "I'm not giving you nothing, bro." UC1 also expressed a concern that 10 he would be "liable" if he supplied guns to Franey, who then used them in an attack at an 11 elementary school or the like. Franey replied, "[Bu]t we don't do elementary schools. ... 12 . We'd free the prisoners. We'd lay down the oppressors." Franey further told UC1: 13 "Well, maybe years will go by and the brothers will never want to do anything, but 14 maybe you'll trust me one day. Just give me one shotgun and one AK. ... Just for, just 15 for my house." 16

When they arrived in Spokane, UC1 parked in the lot of a hotel. UC1 and Franey 17 entered the lobby of the hotel, with UC1 carrying the bag of firearms. Franey remained 18 in the lobby while UC1 went into one of the hotel rooms to "deliver" the firearms to his 19 "customers." UC1 then returned to the lobby, reunited with Franey, and they returned to 20UC1's vehicle. Once they were back in the vehicle, UC1 handed Franey a wad of cash 21 and asked him to count it, telling Franey it was supposed to be \$10,500. Franey asked 22 UC1 how many M-16's they had delivered, and how many of them were fully automatic. 23 UC1 told Franey that there were eight assault rifles – M-16's and AR-15's – but not all of 24 them were fully automatic. Franey also asked how many 9mm handguns they had 25 delivered, and whether they were all Glocks. UC1 replied that there were eight handguns 26 and confirmed that they were Glocks. 27

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UC1 handed Franey \$200 cash and said, "For you,"⁴ Franey said he would take 1 the money because he was "broke," but said he felt like he hadn't done anything to help 2 UC1. UC1 explained that Franey assisted by just being there, and in the future he could 3 be even more helpful by looking out for police officers on the road and at the delivery 4 locations. Franey said he wanted to be "more useful like, you know, be able to have 5 people that need guns or people that have [] some guns." UC1 replied that they were "not 6 getting there yet," but that Franey would be helpful by just coming along and serving as a 7 lookout. 8

9 Franey described UC1's work as follows: "So the service you provide is basically,
10 they're able to get guns without the government knowing." UC1 added, "And they're
11 able to get guns that they shouldn't be able to get." Franey replied, "I like that. That's a
12 good service. That's something I – I support personally." UC1 told Franey not to tell
13 anyone about what he did. Franey replied, "I won't even tell my wife because she would
14 just be excited. She would be like, "Oh, where's your gun?"

Franey told UC1, "If I had money, I could keep you guys busy with myself," referring to purchasing numerous firearms from UC1. UC1 again told Franey that he was not going to provide him with a gun at this point. Franey said in response:

What you do is a beautiful thing, man. ... For me, this is good because I can't get guns. I can't go to a pawn shop, a gun shop, a gun show – I can't get guns. And if I got guns, then the government is going to come to my house and kill me. Literally. ... I like the idea that if you talk to me for the next five years and eventually I needed a gun, I might get it from you, because I don't have any other – access to guns.

Throughout the remainder of the meeting, Franey continued to suggest that he wanted to obtain a firearm from UC1. For example, he stated that if "I had it sitting in my room, a nice AK-47 . . . I know at least that first goon squad [police] would be put to task. And they wouldn't even suspect it because if I ever do get a gun, there'd be – through a source like you. So no one would even know I have it, right?" Franey also

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^{28 4} In addition to paying Franey for his participation on the "gun trafficking" trips, UC1 also paid for Franey's meals and hotel expenses (when applicable) during these trips. COMPLAINT - 12

1 repeated that in talking with his wife prior to this trip, he told her: "I hope he's [UC1] a
2 Muslim and he's a small arms dealer. Solve all of our problems."

On multiple occasions throughout this meeting, Franey also told UC1 that he knew some other "brothers" who would want to buy guns from UC1, and that with their business UC1 "[c]ould probably run dry in about a month."

G. Meeting on August 20, 2015.

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The next meeting between UC1 and Franey took place at Franey's residence on 7 August 20, 2015. Franey again praised UC1's firearms trafficking work and expressed 8 an interest in further participating in it, stating, "[A]s a profession, what you do, I 9 appreciate what you do. And I wanna make sure the best that I can that, you know, you 10get the business and you also stay away from any hard luck that comes." UC1 told 11 Franey, "If you want, I can use somebody to help me out. Like to go with me on these 12 trips, to be there to watch for things." Franey replied, "Yeah. ... If you're willing to 13 teach me what you do. And if you trust me that much." Franey also confirmed that he 14 would "spot the pig, the cops from a distance," describing his role as a lookout. Franey 15 later asked UC1 whether his customers ever asked to "test-fire" the firearms before they 16 purchased them. UC1 confirmed that that does happen on occasion. 17

Franey continued to ask UC1 to provide him with a firearm. Franey stated: "The 18 first thing I would want from you is to be Muslim. And the second thing I would want is 19 the tools [guns] for my house because . . . we both [Franey and his wife] decided we're 20not gonna be separated from these kids we have now . . . while we're alive." Franey later 21 reiterated that he wanted to do "business down the road" with UC1 because, "I'm not 22 afraid of these guys [police] and I don't want to shoot these guys, but at the same time, if 23 they come to my house. ... " Franey later stated that when UC1 was ready, he wanted to 24 "do some toys," meaning acquiring some guns from UC1. 25

Franey told UC1 that he believed he was "not allowed to have tools [firearms]" due to a 2006 misdemeanor conviction in Alaska, after which he was informed he was not allowed to possess firearms. Franey explained that they took a DNA swab from him

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and told him that "you have no gun rights now." He stated that a few years later, he tried
 to obtain a hunting license in Washington State, but was rejected due to this legal
 prohibition. Franey also added, "I am not allowed to have tools as far as I know, because
 I am Muslim." Franey later commented, "If this government was an Islamic government
 ... I wouldn't need guns. You wouldn't need guns. We wouldn't need nothing, because
 everybody'd be getting along for each other."

At the conclusion of this meeting, Franey asked UC1, "How much would a Street Sweeper be, twelve gauge?" UC1 replied, "Let's talk later." Franey responded, "Alright, get some prices."

H. Trip to Spokane, Washington on September 1-2, 2015.

11 On September 1-2, 2015, Franey joined UC1 on an overnight "firearms 12 trafficking" trip to and from Spokane. Franey again participated in the role of a 13 "lookout" on this trip.

During the drive, Franey espoused at length various radical jihadist views. Among other things, he praised Anwar al-Awlaki⁵ as someone who was a "scholar" and "speaks the truth," and he praised a recent terrorist attack in Tennessee, during which an attacker killed five U.S. service members.⁶ Franey explained that the Tennessee attacker wanted to fight jihad overseas, but knew he "probably wasn't going to make it," so he decided to attack the military in the United States. Franey described himself feeling the same way: "My opinion on that is: I want to go fight. But I can't. What's the alternative?"

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²⁵ Yemen since its inception in January 2009. Pursuant to a Presidential Executive Order, Al-

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<sup>Anwar Al-Awlaki was an Islamic lecturer and a leader of Al-Qaeda in the Arabian Peninsula
("AQAP"), a Yemen-based designated foreign terrorist organization that has claimed
responsibility for terrorist acts against targets in the United States, Saudi Arabia, Korea and
Xemen since its incention in January 2009. Pursuant to a Precidential Executive Order. Al</sup>

²⁶ Awlaki was designed by the United States as a "Specially Designated Global Terrorist" on July 12, 2010. Al-Awlaki was reportedly killed in Yemen in September 2011.

 ⁶ This appears to be a reference to an incident on July 16, 2015, when Muhammad Youssef
 ⁸ Abdulazeez opened fire on two military installations in Chattanooga, Tennessee, killing five U.S. service members and injuring others. Abdulazeez was also killed during the incident. COMPLAINT - 14

Franey continued to repeatedly ask UC1 for a gun. For example, he said UC1 was 1 "who I need to know." UC1 asked, "Why do you need to know me?" Franey replied, 2 "How else am I going to get guns?" UC1 again told Franey he was not going to give him 3 a gun, and stated, "If the only reason you're working with me and the only reason you're 4 hanging out with me is so you can get a gun eventually dude, get the f--- out of my car." 5 Franey answered, "Of course that's not it," but he continued to ask for a gun throughout 6 the trip. Just a few minutes later, Franey said, "The reality is I want one for my house7 If I'm home next time and ten cops come with their shotguns drawn, they're either going 8 to kill me or they're going to disable me and take my children." 9

UC1 drove to a store in Tukwila, Washington, and parked in the lot. UC1 entered 10 the store, while Franey remained in the vehicle. UC1 returned to the vehicle with a bag 11 of firearms that he had received from another undercover officer. UC1 asked Franey to 12 look in the bag to see what was in there "to make sure it's all good." Franey looked in 13 the bag and stated, "Seven ARs and four handguns." Franey later confirmed for UC1 that 14 he "check[ed] to make sure there were no bullets in those guns." Franey and UC1 then 15 discussed a variety of different types of firearms and Franey expressed his preference for 16 AK-47s and other types of assault rifles. Franey also asked UC1, "If we needed big 17 orders, we could fill 'em? I mean, if we had the orders?" 18

Franey also continued to discuss his desire to attack a domestic military target. For example, on September 1st, Franey told UC1: "And you know, honestly, I'll just be honest with you, talk pretty candidly. To me, I think if there's a unit, you know, from the Marines and the Army getting ready to ship out, they should be hit. I think if there's the airbase, a command and control center, they should be hit." Similarly, later in the trip Franey stated:

And like I told you, if there was a Marine unit fixing to go out, I would hit them. . . . If the people were in place and the things were in place and this is not going to go, this is not going to de-escalate, this thing's getting bigger. So maybe it's ten years, maybe it's two days. If the things were in place, whether I learned or not, whether I saw my kids or not, of course I would love to go hit a Marine unit before they went.

COMPLAINT - 15

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Franey later continued to discuss attacking a military base, stating: "But with a
 couple of tools, you'd be very effective. You'd be surprised how effective you'd be
 against these people, man. . . . And when you pull the trigger, your objective is to drop
 somebody. I mean, that's the reality. . ."

At various times during this conversation and others, Franey expressed concerns 5 that UC1 was an undercover agent. For example, at one point Franey said he was 6 worried that the government was "trying to get more charges" on him, such as "gun 7 running, trying to acquire weapons." UC1 took offense to the suggestion that he was an 8 undercover agent, and Franey apologized for the accusation. Franey then took the 9 opportunity to ask for another gun: "Hey, even if you don't want to hang out anymore 10and you don't want to get me my stuff I need, can you at least give me, like, one for her 11 [his wife], one for me, one for the house?" 12

When UC1 and Franey arrived in Spokane, UC1 parked at a hotel parking lot and went inside the lobby for the "firearms exchange." Franey acted as a lookout, staying in the vehicle. When UC1 returned, he handed Franey cash and asked him to count it. UC1 also paid Franey \$500 for his participation on the trip.

UC1 later told Franey: "If this is something you don't want to be a part of, I
completely understand. And I wouldn't think badly of you, you know. Taking you away
from your family and stuff you know." Franey responded, "Of course, I want to be part
of this." Franey later explained why he wanted to participate:

The only reason I took this money and the money last time, and honestly, I just want you to become Muslim. And if we get to the point where you'd be okay with giving me a gun, of course I want some guns. Not because I want to kill people, but I want some guns. Everyone else got's guns. The cops come to my house with guns. I feel like I should have something, you know?

Franey again asked UC1 whether he could get him a "Street Sweeper shotgun" or
"more of a sniper type gun." As before, UC1 indicated he would not be willing to give
Franey firearms at this point in their relationship.

COMPLAINT - 16

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I. Meeting on September 22, 2015.

UC1 next met with Franey at his residence on September 22, 2015. Franey told 2 UC1 that he "asked someone the other day" about buying five AK-47s, and that he was 3 quoted a very low price. Franey expressed suspicion that the guns were either not 4 functional or that it was "a set up." Franey again asked UC1 for a firearm "for the 5 house." He assured UC1 that it would not be a gun "I would take out, I just don't want to 6 make it easy for 'em when they come." Later in the conversation, UC1 said: "I know that 7 you're paranoid, I know what you want. You want a Street Sweeper and you want an 8 AK. I got it." Franey replied, "Yeah, just for the house." Franey also acknowledged, 9 "You don't want to give me guns yet. ... I'm good with it." Franey later commented, 10"I don't need anything right now." During the remainder of the conversation, Franey 11 discussed various aspects of his radical beliefs. Franey also commented: "Like I said, a 12 year from now, if I'm dead or in prison, that wouldn't be a shock. You know what I 13 mean?" 14

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J. Trip to Ellensburg, Washington on September 28, 2015.

On September 28, 2015, Franey joined UC1 on a twelve-hour trip to and from 16 Ellensburg, Washington, with the understanding that he was assisting as a lookout while 17 UC1 was delivering firearms to another customer. At the beginning of the trip, UC1 18 again told Franey that it was okay if Franey did not want to continue working with him. 19 Franey reaffirmed that he was interested in working with UC1, stating, "What I want is 20an army of guys with guns that have a like mind." UC1 said he has a group like that, but 21 they were not familiar with the ideologies that Franey discussed. Franey suggested that if 22 they learned about Islam, they may be willing to participate. Later in the conversation, 23 UC1 again asked if Franey wanted to continue assisting with firearms trafficking, and 24 Franey responded: "As far as running tools around, I have no issues with that." 25

As they were driving on Interstate-5, they passed by Joint Base Lewis-McChord. Franey said, "Here's the place." UC1 commented that it seemed like a very difficult target. Franey responded, "It's like a kickoff . . . everyone runs down the field and du-

COMPLAINT - 17

1 du-du-du-du," imitating machinegun fire. Franey further stated that he could "get
2 maps" and they are not "ready for a battle . . . these guys here."

As in past conversations, Franey discussed his desire to travel to the Middle East, but acknowledged he would not be able to get there. Franey said his first preference would be to leave the country with his family, and his second preference would be to leave by himself. He further said that he does not "have a grand scenario," but that he has an obligation to "free the prisoners" as they do in the Islamic State. Franey later stated, "The battleground is over there, but if you can't get there, you know . . ."

During this trip, Franey again asked for a gun from UC1. For example, at the
beginning of the trip Franey told UC1, "I wouldn't mind having something for my
house." Franey also said he was going to visit two other guys "on the down low" to see
"if they have any tools for myself." Franey said he asked around and was told that one of
the guys had AK-47s and could "get tools."

UC1 and Franey arrived at a store in Tukwila, Washington. UC1 parked his vehicle 14 in the parking lot. A few moments later, another undercover officer entered the rear seat 15 of UC1's vehicle, and delivered a duffel bag containing several .40 caliber handguns. 16 The other undercover officer unzipped the bag, while Franey and UC1 turned around and 17 watched from the front seats. Franey asked if there were "a dozen handguns?" UC1 said, 18 "You can look at them." UC1 removed a Glock Model 22 .40 caliber pistol (serial 19 number KMD480) from the bag and told Franey, "That's the one you thought ... last 20time, remember you thought it was heavy? Feel that, it's not heavy." UC1 handed the 21 Glock 22 to Franey, who took possession of it and stated, "That feels quite a bit lighter." 22 Franey also commented that the Glock 22 was not well balanced because it did not have a 23 magazine in the receiver. Franey then handed the Glock 22 back to UC1, who placed it 24 in the duffel bag. UC1 then removed a Glock Model 23 .40 caliber pistol (serial number 25 KHZ682) from the bag and said, "That one's got a nice grip on it, too." UC1 handed the 26 Glock 23 to Franey, who took possession of it and commented that it had a magazine in 27 the receiver. Franey continued to handle and inspect the Glock 23, and then gave it back 28

COMPLAINT - 18

to UC1, who returned it to the bag and zipped the bag closed. During this conversation,
Franey also asked if all of the handguns were ".40's," and UC1 replied, "They should
be." Franey said, "I guess handguns are good if you're close." Franey also stated, "It
would be nice to have a handgun."

UC1 and Franey then continued the drive to Ellensburg. During the drive, Franey
mentioned a Street Sweeper assault rifle and commented, "I guess full auto would be a
trip, too." UC1 asked Franey, "An AK, what did you want with an AK?" Franey said he
doesn't "need full auto," but after talking about it with UC1, and having "shot full auto
before," a full auto version "would have its purpose."

When they arrived in Ellensburg, UC1 parked in the lot of a hotel. UC1 and Franey entered the lobby of the hotel. Franey stayed in the lobby (UC1 had asked him to "stay in the lobby and look around") while UC1 delivered the bag of guns to another undercover officer in a hotel room. After the delivery, UC1 and Franey got back into UC1's vehicle, and UC1 paid Franey \$100 for his participation in the "delivery."⁷

As they drove back, Franey mentioned a mosque that was "loaded with soldiers, 15 loaded with the best brothers," and where he was not suspicious of the "feds" being in 16 there. Franey described it as "a beast, a lion of a mosque." Franey said there were a lot 17 of people at this mosque who "wanted to go fight" and would say, "put us on a plane, put 18 us in the game." UC1 said he did not want to go to a mosque. Franey said he 19 understood, but maybe one day if UC1 wanted to go to a mosque, this would be the one 20to visit. Throughout the conversation, UC1 and Franey discussed the possibility of 21 getting UC1's "people" together with Franey's "brothers." UC1 suggested that his 22 people may be open to learning from Franey about his ideologies and if they agreed, they 23 would potentially join Franey in the type of "fight" he was envisioning. 24

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^{27 &}lt;sup>7</sup> On September 22, 2015, UC1 provided Franey with \$300 cash after Franey discussed his financial hardships. At that time, UC1 told Franey that he would take the \$300 "out of" Franey's

 ^{28 ||} payment for the upcoming September 28th firearms delivery trip. Therefore, Franey was paid a total of \$400 for his participation on this trip.
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Later in the conversation, Franey told UC1: "If, say, a year from now if we still 1 hang out ... if I ever got stuff [firearms] from you, I can get it direct and I can take it to 2 these people ... I'd probably be using my money, just to get the weapons, the tools, for 3 these people." Franey further stated, "The time when I, if I ever get these tools, that's 4 when things get serious, because I don't care if the cops come to my house now, what are 5 they gonna do? Now if I have guns, then the fight's gonna have to happen. ... Once I 6 7 have guns, that's the only option. . . I'm gonna have one chambered, and as soon as I can see one . . ." 8

K. Meeting on October 15, 2015.

On October 15, 2015, UC1 met with Franey at his residence in Montesano. During
this meeting, UC1 told Franey that he was planning a trip to California, and asked if
Franey would like to come along to "help out." Franey confirmed that he wanted to do
so. As UC1 was leaving Franey's residence, Franey walked outside with him to his
vehicle. Another vehicle drove by, and Franey told UC1 the occupants were good guys.
Franey said, "They like guns and they have guns. And they're allowed to." Franey then
said, "I don't even like guns. And I'm not allowed to have them. But I want 'em."

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L. Trip to Southern California on October 26-29, 2015.

On October 26-29, 2015, Franey joined UC1 on a four-day "firearms trafficking"
trip to and from Santa Monica, California. Franey again agreed to assist in the role of a
"lookout" on this trip.

On October 26, 2015, Franey met UC1 in Olympia, Washington. Franey entered 21 UC1's vehicle and they began driving south on Interstate-5. Prior to meeting with 22 23 Franey, UC1 placed a duffel bag of firearms on the back rear floorboard of the vehicle. Among other firearms, the bag contained a fully automatic AK-47 style Romarm-Cugir 24 Model PM-65 7.62 x 39 mm assault rifle (serial number 1979- ZG3795). At 25 approximately 9:52 a.m., UC1 commented that Franey would like one of the firearms in 26 the bag, and told Franey that he could look at them. Franey turned around in his seat, 27 reached out to the duffel bag, and unzipped it. Franey exclaimed, "Oh yeah," and 28

COMPLAINT - 20

removed the above-referenced AK-47. UC1 explained that it "took forever to get that 1 because they wanted full auto." As Franey held the gun, he commented that "it's heavy." 2 Franey attempted to manipulate the collapsible stock and asked, "Does that flip out and 3 make a stock?" Franey also asked UC1 what his customer was going to use the AK-47 4 for. Franey ultimately returned the AK-47 back to the bag and zipped it closed. Franey 5 commented that he didn't really want a fully automatic weapon for himself, but thought 6 they would be most useful over in the Islamic State. UC1 explained that the firearm can 7 be switched between fully automatic and semi-automatic. Franey replied, "The selector 8 switch, yeah. That'd be nice to have as an option." 9

Later that day, Franey asked UC1, "What's the AK run?" UC1 said he was going to 10 sell it for \$2,500-\$3,000. Franey commented that it was expensive because it was fully 11 automatic. Franey then asked whether the AR-15's would sell for \$1,000. UC1 said he 12 would sell those for \$2,000-\$2,500 because they were also fully automatic. Franey 13 asked, "How much less if they don't have the auto option?" UC1 replied, "Probably a 14 thousand, depending what they have on them." Franey then asked how much it cost to 15 convert them to fully automatic. UC1 says he doesn't do that, and a customer would 16 have to do that on their own. Franey asked if UC1 "gets them that way [fully automatic]" 17 and UC1 confirmed that he did. 18

During the drive on October 26th, Franey continued to discuss his affinity for ISIS 19 and his frustration at the U.S. government. Franey said he hoped the "cops" would agree 20 to "step off" and lay down their guns so "we're gonna deal with a few judges, and deal 21 with a few bankers, and deal with a few politicians and D.A.s... the Secretary of 22 23 Defense." Franey continued by saying, "They can stop, or it's gonna be a battle. And even though it won't look like we're gonna win, the Islamic State will still win." Franey 24 further stated, "I've never killed anybody, and I don't want to have to go and kill a bunch 25 of people." 26

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Later in the conversation, UC1 asked Franey whether, if he (UC1) became a 1 Muslim, it would be his duty to either "go to Syria or try to do something here?" Franey 2 replied: "I'm working feverishly at trying to go to Syria, or do something here. And if I 3 do something here, literally, yes. All you people that work for this government and you 4 carry weapons and you don't even know your own laws and the ones you know you don't 5 like and so on, piss off!" UC1 said that what he has understood from Franey is that, if he 6 (UC1) became a Muslim, he would either have to go to Syria or "do something here to 7 fight oppression . . . and from the sounds of it, it has to be some kind of aggressive 8 assault or attack or something." Franey replied, "Yeah." UC1 clarified that Franey was 9 saying that, as a Muslim, he would "have to do one of these two things based upon [] 10 faith ... because it's part of your religion." Franey replied, "It is." Franey further opined 11 that Allah would still love a Muslim who did not migrate or fight, "but, you will not be 12 regarded as a strong Muslim in the eyes of Allah, and you will not be given this station in 13 paradise . . . that you would be given if you migrated. . . . You would be given a much 14 higher status, much more loved. And if you went there to fight, even more so." Franey 15 described a Muslim who did not migrate or fight as a "weaker one ... a coconut 16 Muslim." 17

The following morning, on October 27, 2015, UC1 and Franey drove from Redding
to Santa Monica, California, in order to "deliver" the firearms. They went to an
apartment where UC1 and Franey met with four other undercover officers ("UCs") who
were posing as UC1's customers. UC1 delivered the bag of firearms to one of the other
UCs, and they briefly discussed the number of guns, the types, and the price. UC1 was
provided cash for the guns, and he counted it in Franey's presence.

While at the apartment, Franey spoke with a few undercover officers ("UCs") outside the presence of UC1. One of the UCs asked Franey whether he "did anything wrong today" by delivering the firearms. Franey responded that "in the government's opinion" he did do something wrong because "I know I can't have 'em," referring to the fact that he was not lawfully allowed to possess firearms. Franey later said:

COMPLAINT - 22

UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970 I don't even want tools unless I am very shortly gonna use them. I don't need those in my life, until I need them, at this point. They would just be a liability right now for me. You know what I mean? Now, do I want 'em? Yeah, he [UC1] knows what I've mentioned to him. Street Sweeper shotgun, 25 rounds in the clip, a couple of those, just for starters. ... I've mentioned it to him. ... I told him if I have money, you know. .. when I have money. ... I put in my request, I said this is what I need, you know. Because I already had a list in my head before I met this guy, right? For my own arms that I'm getting. ... For my house and for me.

In response, one of the UCs asked, "Why don't you just go buy one?" Franey replied, "I

can't have guns. ... I can't have guns on, like, three levels, man."

During the conversation with the UCs, Franey also expressed many of his pro-ISIL

and radical beliefs For example, Franey stated, "Any government agents that I'm around,

I feel the duty to kill." Franey later explained:

It's just not possible for me to have any kind of non-murderous relationship with these people. Because they are not gonna stop, and they are not gonna give me my kids in any other way. And I'm not a violent person. ... I don't really want to take people's lives. I don't feel like this is a position that I'm in. But, because of the times we live in, and because of what's happening, as a citizen of this earth, as a human being, it's a hundred percent obligation. And, as a Muslim, it's a hundred percent obligation.

One of the UCs commented that he has "the things" (firearms) for when the 18 government comes for him. Franey interrupted and said, "But you don't want to be 19 active." Franey then continued: "I understand. And, I don't want to be active unless I 20 could be there [Middle East], and I can't right now. So to be active here, would be to be 21 at my house, and if they came, to give them whatever hell I could." Franey again stated 22 that he wanted to get a firearm to use at his house for when the government came for him. 23 Later in the conversation, Franey made several additional comments regarding ISIS and 24 his radical ideology, including: "I am scarier to the government than you guys. ... I'm 25 an ISIS guy. I know ISIS guys;" and "I'm an ISIS soldier. ... I consider myself an ISIS 26 soldier as much as the brothers over there." 27

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The next morning, on October 28, 2015, UC1 and Franey drove back to Redding, 1 California. During the drive, Franey told UC1 that he wouldn't take offense if UC1 did 2 not want to take him on any future gun delivery trips. UC1 told Franey that it helped him 3 to have a "second pair of eyes" being watchful for "cops" and "things that look weird." 4 Franey replied, "I feel no risk from this to me, as long as we're all as we seem," meaning 5 that UC1 was not an undercover officer.⁸ Franey continued by stating, "And I don't fear, 6 like, this is a bad thing or something that Allah might be in trouble with. This is ... I 7 mean, I was already actively trying to do it," referring to his prior independent efforts to 8 acquire firearms. Franey explained that "besides that guy who has the five AKs," he also 9 knows a guy who is "connected with some Russians" who Franey is trying to meet up 10 with. A few minutes later, Franey asked whether UC1 had a source for bullets. UC1 11 responded that he can most likely get ammunition. 12

UC1 asked Franey what his wife thought about the prospect of Franey "being dead 13 or in jail soon" because of his perceived "duty." Franey said his wife also wanted to go 14 to the Islamic State, but realizes "it's not realistic to move our family there." Franey 15 further stated, "As far as staying here and fighting, she's seeing it like, that might be 16 more of a reality, because how are we - you know? And she's looking at the same stuff 17 I'm looking at in society, with the people, and with the Muslims, and like I said, the cop 18 stuff. ... " Franey said he would be "fine" if he knew "I'll be able to do something here." 19 Franey further commented, "The Muslim environment that I know - and you guys - I 20mean, it's just a matter of time at this point." 21

Francy said one of the other UCs had told him it would be nice if they could find a "non-violent resolution." Francy said he agreed with that, but asked, "What would that even be?" Francy told UC1: "I don't want to kill people. I hope I don't come off like

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27 concern that UC1 was a "fed" or an "undercover." This is something Franey repeatedly discussed. For example, on October 27, 2015, one of the undercover officers in Santa Monica

²⁶ As noted above, on numerous occasions throughout their contacts, Franey expressed the concern that UC1 was a "fed" or an "undercover." This is something Franey repeatedly

^{28 ||} patted down Franey upon first meeting him. In response, Franey told the UC that if he had not patted him down, Franey would have concluded the UC was a FBI or CIA agent. COMPLAINT - 24

someone that just wants to kill people." UC1 replied, "No, you don't ... But to me it
 sounds like you're going to [commit a violent act] at some point, dude." Franey replied,
 "What's the other resolution?" Franey further stated, "It would be absurd to think I
 wasn't going to do something eventually. ... But it doesn't matter, I mean, if they take
 me out or anyone out, it's not gonna change the outcome. ... But, I wanna be in on that,
 if I can."

Later in the conversation, Franey stated:

I don't want to do anything until Allah has the time decreed. But I'm just looking at this from a completely serious point of view. There's a lot of people involved. And there's a lot of risk involved. But there are necessary preparations being made. ... And so, I've always been waiting for this, right? And, I would like to go to Syria, but that's so farfetched, you know? And I know this is gonna be a tumultuous spot one day. And so, maybe that day is coming in ten years or something. So, there is a lot of work to do.

UC1 told Franey that it sounded like he was the type of person who was going to 14 commit an "offensive" attack of some sort. In response, Franey stated: "I don't feel in a 15 position, if I went and did something like you're saying – 'lone wolf' or whatever they 16 call it - I don't know certainly that God is gonna accept me." Franey further explained, 17 "If I knew that Allah would accept, yeah, we would attack. But I'm afraid of Allah. And 18 I know Allah's plans are much better. So if I'm like, 'I'm gonna go take out the Olympia 19 police' or something, it's like, maybe Allah has a much better idea." Franey later stated, 20"The only reason, like I said, I'm not doing anything is I don't have that level of iman, 21 that faith, that god is . . . But at the same time, we're sitting in this truck. . . I couldn't 22 have foreseen that six months ago.... I'm saying, God's putting things in motion." 23

During the drive, UC1 told Franey that he was planning another trip to Eastern Washington in a couple weeks to "shoot [firearms] with those guys," and invited Franey to come along. Franey replied, "I would like to." Later in the conversation, Franey told UC1, "Even if I never get a tool from you, I can go these other avenues," referring to the previously mentioned individuals from whom he hopes to acquire firearms.

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As they were approaching Redding, UC1 offered to pay Franey for his
 participation on the delivery trip. Franey said he did not want to take money for this trip,
 because UC1 had done so much for him already, and "I'm not doing this for money."
 Franey also said that if they take another trip in the future, he may ask for money. UC1
 commented that Franey seemed to have an interest in "working" and "doing what I do"
 (gun trafficking), and Franey replied, "Oh, absolutely."

On October 29, 2015, UC1 and Franey drove back to Western Washington.
Towards the beginning of the drive, Franey asked UC1 whether one of the UCs to whom
they delivered the guns had said he "doesn't like the M-16." UC1 said he liked the M-16,
but he was "really stoked about that other one [the AK-47]. ... They're hard to get."
Later, UC1 referenced the large amount of cash they had in the vehicle from the gun
transaction, and Franey replied, "I don't like having big piles of money. It makes me
more nervous than the ... you know, the guns."

Later in the day, Franey again referenced the individuals he knew from whom he 14 may be able to obtain firearms. UC1 warned Franey to be careful, and said if anything 15 were to happen to Franey, UC1 would feel "horrible – really really bad." Franey assured 16 UC1, "I knew of these three people, three different groups or whatever you want to say -17 two different individuals and a group – before I met you, and I was gonna visit 'em 18 anyway. Just to see. ... The group I feel most comfortable with is the Russians." 19 Franey later asked UC1: "Hypothetical question: Say I had money one day and you had 20a Street Sweeper shotgun, what do you think it'd run?" UC1 said he would probably give 21 it to Franey for what it cost him, but said he would have to ask around. Franey said, "For 22 home protection. You know, if they raided me." 23

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M. Trip to Yakima, Washington on November 12-13, 2015.

On November 12-13, 2015, Franey and UC1 went on an overnight firearms delivery
trip to Yakima County, Washington. The trip started on November 12, 2015, when
Franey met UC1 in the parking lot of a store in Lacey, Washington. They then drove to
the Yakima area in UC1's vehicle.

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Prior to meeting with Franey, UC1 had placed a duffel bag containing several 1 firearms on the rear floorboard of his vehicle. Included amongst the various firearms 2 were a fully automatic Colt Model AR-15 5.56 mm assault rifle (serial number 4378629) 3 and a fully automatic AK-47 style Romarm-Cugir Model PM-65 7.62 x 39 mm assault 4 rifle (serial number 1979-ZG2045). At approximately 10:44 a.m., while driving 5 southbound on Interstate-5, UC1 and Franey began discussing the firearms that were in 6 the bag. UC1 told Franey there was "a new one" he found that his customers wanted 7 (referring to the AR-15), and an AK-47 that Franey could shoot later that day if he 8 wanted to. Franey responded, "Okay." Franey then asked, "How much – you said like 9 three grand?" UC1 confirmed that he was going to try and sell the AK-47 for \$3,000. At 10that point, Franey turned around, reached into the back seat area, and began unzipping the 11 bag. As he was doing so, Franey asked, "What's the one they're all excited about 12 trying?" UC1 described the AR-15 as being lighter and having a carbine, a shorter barrel, 13 and a classical stock. UC1 asked, "You see 'em?" referring to the AR-15 and the AK-47. 14 Franey then took possession of the AK-47, and partially removed it from the bag. UC1 15 said that the AK-47 was "the same kind as the last one, but it's a little more beat-up." As 16 Franey handled the AK-47, he stated, "yeah, a little older" and commented that part of 17 the firearm was worn. UC1 and Franey discussed that the AK-47 was capable of firing 18 either fully-automatic or semi-automatic. Franey moved the selector switch through the 19 various available positions (fully-automatic, semi-automatic, and safe). Franey then 20placed the AK-47 back in the bag and zipped it closed. At various other times during the 21 drive, Franey asked UC1 questions about the firearms in the bag and the prices they 22 would sell for. 23

UC1 and Franey arrived at a campground in Naches, Washington (Yakima County).
As they drove into the campground, Franey stated: "Do they let you come out and shoot
guns in a National Park? For me, I know the rules are no guns, no bullets, no shooting,
no thinking about it." UC1 and Franey then met up with other undercover officers at the

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1 campground. UC1 commented that the place was "hard to find." One of the other UCs
2 replied, "That's the whole purpose."

UC1, Franey, and another undercover officer departed the campground in UC1's 3 vehicle and drove to a nearby clearing, where they were met by the other UCs who rode 4 in a separate vehicle. UC1 removed the bag of firearms from his vehicle, and placed it on 5 the tailgate area of the vehicle. One of the UCs removed the AR-15 assault rifle (serial 6 number 4378629) from the bag, loaded it with ammunition, and began firing it. Franey 7 was standing nearby and was watching. One of the UCs then asked Franey whether he 8 wanted to fire the AR-15. Franey took possession of the AR-15 and fired it several times. 9 Franey commented that the AR-15 "didn't lock back" after he fired it the last time. A 10 few minutes later, UC1 provided Franey with the AK-47 (serial number ZG2045), and 11 Franey fired it in the fully automatic mode. UC1 then approached Franey to take back 12 the AK-47, but Franey asked to shoot it in the semi-automatic mode. The UCs explained 13 to Franey how he could transition the AK-47 to fire semi-automatic, and Franey then 14 manipulated the selector switch and fired the rifle in the semi-automatic mode. After 15 firing the AK-47, Franey stated, "Honestly, I haven't fired a gun in probably six years." 16 Franey then provided the AK-47 to UC1, who secured all of the firearms back in the bag 17 and returned the bag to his vehicle. One of the UCs surreptitiously videotaped the 18 portion of the meeting when Franey was firing the above-referenced firearms. 19

Franey, UC1, and the other UCs then drove back to the campground, where they 20 spent the night. As they were driving back to the campground, UC1 asked if Franey had 21noticed the differences between the AK-47 and the AR-15. Franey replied, "Yeah," and 22 commented that the guns were "shooting low because they were sighted for farther than 23 thirty feet." UC1 asked Franey which gun he preferred shooting. Franey said he 24 preferred the AR-15, and commented on "the pistol grip," the "carbine," and that it uses a 25 "bigger round." A few minutes later, Franey said, "It's been seven-eight years since I've 26 shot a gun. A dry spell. I don't want 'em around me until I need 'em. ... I would have 27 em around me if I could." In Franey's presence, UC1 and another undercover officer 28

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1 negotiated the price for the sale of both the AK-47 and AR-15, and agreed on a price of
2 \$5,500 for both.

Throughout the afternoon and night at the campground, Franey discussed a variety of topics with the UCs, including his beliefs regarding ISIL and his radical ideologies. For example, in discussing the Muslim uprising Franey had previously referenced, he suggested telling all of the Sherriff's Offices not to "come to work tomorrow . . . don't fucking come on duty." Franey continued:

The easiest, most non-violent way would be to go and say, "Hey, here's the ultimatum. You guys fuck off tomorrow, or we'll kill you." And as soon as the sun comes up, any of those mother fuckers that come, you shoot 'em. And then you're on to the troops just like that. Because the cops are the first things that's gotta go. I mean, they either gotta go or they gotta go. . . This is a mercy offering right now. . . . As soon as the sun rises, if they come in a uniform, they come with a gun, you shoot 'em, fuck 'em! . . . Then you go to the military bases, you go to the Air Force bases. You say, "Look, you guys are done."

Franey later commented, "I don't think anyone wants to kill people . . . but the reality of what has to happen is in front of us." Franey explained: "I've been at this point for a long time. . . . I just don't know what I would be waiting for at this point." Franey also referred to himself as "just one guy with a knife."

18 Later that night, UC1 suggested to Franey that they should eat breakfast in the 19 morning and then immediately drive back to Western Washington. Franey suggested that 20 they "go pop off a couple dozen rounds" prior to leaving. UC1 replied, "We'll see." 21 Franey said, "It was nice. ... It felt awkward at first just standing there holding a gun." 22 UC1 again asked whether Franey preferred firing the AK-47 or the AR-15. Franey 23 replied, "If they shoot straight, you know what I mean. I want a scope and I want it to 24 shoot straight. I guess whatever has more rounds around, whatever stays clean, you 25 know. It [the AK-47] probably is just sentimental." Franey later alluded to wanting to 26 get a firearm from UC1, and assured him and the other UCs that he was not going to "kill 27 any women or babies." UC1 replied, "Maybe in a while . . ." Franey acknowledged, "I 28

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1 know man, I gotta go visit those guys and find out about the money, their intentions and
2 whatnot."

The next morning, on November 13, 2015, UC1 and Franey drove back to Western
Washington. During the drive, Franey referenced the other undercover officers and
stated: "I just hope they become Muslim, because this will really help. And they already
look like the guys over there fighting [ISIL], so it's not like it's a hard transition. ...
They would be ideal candidates for soldiers, you know? I mean, this is the idea – they
become Muslim, you know, and they're already there."

Later in the conversation, Franey asked UC1 whether it has "gotten harder to get
guns." UC1 answered that it wasn't hard to get the "AR type," but that AK-47s or
"anything fully automatic" were really hard to get. Franey said it used to be easier to get
semi-automatic AK-47's in large shipments about ten or twenty years ago.

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UC1 paid Franey \$500 cash for his participation on this "delivery" trip.

N. Franey's Continuing Activities Through January 2016.

After the firearms delivery trip on November 12-13, 2015, Franey continued to have 15 contacts with UC1 and other undercover officers, including multiple in-person meetings, 16 phone calls, and text message exchanges. During these contacts, Franey continued to 17 make persistent efforts to obtain firearms from UC1, as he had during their prior 18 interactions. Moreover, during these contacts Franey consistently discussed his stated 19 motives for obtaining the firearms and what he wants to use them for, specifically, among 20other things, to kill federal and local law enforcement officers and to conduct a potential 21 attack against a U.S. military facility. Franey also twice visited a hardware store in 22 Aberdeen, Washington, where he viewed firearm ammunition, firearm rifle scopes, and 23 airsoft pistols/rifles; and he went to the non-operational Satsop Nuclear Power Plant 24 where he had a suspicious encounter with an employee at the facility. 25

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O. Interstate Nexus of Firearms.

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2 Two Special Agents who are certified as Interstate Nexus Firearm and Ammunition Experts with the Bureau of Alcohol, Tobacco, and Firearms collectively 3 have inspected all of the firearms referenced in Counts 1, 2, and 4 above, and have 4 determined that none of the firearms were manufactured in the State of Washington. As a 5 result, all of the firearms must have travelled in, and thereby affected, interstate or 6 foreign commerce, in order to be received or possessed in the State of Washington. 7 These Special Agents have further determined that each of the firearms referenced in 8 Counts 3 and 5 are fully automatic and meet the definition of "machinegun" provided in 9 Title 18, United States Code, Section 921(a)(23), and Title 26, United States Code, 10 Section 5845(b), because they are designed to shoot automatically more than one shot, 11 without manual reloading, by a single function of the trigger. 12

P. Conclusion.

Based upon the foregoing and my training and experience, I respectfully submit there is probable cause to believe that Daniel Seth Franey committed the offenses set forth above in this Complaint.

Joseph C. Deaver Special Agent, Federal Protective Service

Based on the Complaint and Affidavit sworn to before me, and subscribed in my presence this <u>s</u> day of February 2016, the Court hereby finds that there is probable cause to believe the defendant committed the offenses set forth in the Complaint.

mbo

Karen L. Strombom United States Magistrate Judge

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