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13	Attorneys for Plaintiff UNITED STATES OF AMERICA					
14						
15	UNITED STATES DISTRICT COURT					
16	FOR THE CENTRAL DI	ISTRICT OF CALIFORNIA				
17	SOUTHER	N DIVISION				
18	UNITED STATES OF AMERICA,	No. SA CR 15-00060(A)-DOC				
19	Plaintiff,	GOVERNMENT'S UNOPPOSED EX PARTE APPLICATION FOR ORDER UNSEALING				
20	v.	SEARCH WARRANTS				
21	NADER SALEM ELHUZAYEL and MUHANAD ELFATIH M. A. BADAWI,					
22	Defendants.					
23						
24	Plaintiff United States of America, by and through its counsel					
25	of record, the United States Attorney for the Central District of					
26	California and Assistant United States Attorneys Judith A. Heinz and					
27	Deirdre Z. Eliot, hereby submits this <u>unopposed</u> ex parte application					
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1 for a court order unsealing the following search warrant 2 applications, and if sealed, the corresponding search warrants: 3 SA 15-279M (filed May 21, 2015)

In the Matter of the Search of a 2001 Black Honda 4-Door Bearing California License 4RSK170, VIN 1HGCF866X1A076635

6 SA 15-280M (filed May 21, 2015)

7 In the Matter of the Search of Residence Located at [deleted
8 pursuant to Local Criminal Rule 49.1-1], Anaheim, California 92801
9 SA 15-282M (filed May 21, 2015)

In the Matter of the Search of Residence Located at [deleted pursuant to Local Criminal Rule 49.1-1], Anaheim, California 92805 SA 15-297M (filed June 1, 2015)

In the Matter of the Search of the Subject Device Seized on May 21, 2015 from Muhanad Badawi and currently maintained in the FBI, Orange, California

16 SA 15-298M (filed June 1, 2015)

In the Matter of the Search of the Subject Device Seized on May
21, 2015 from Nader Elhuzayel and currently maintained in the FBI,
Orange, California

20 Pursuant to the original sealing orders, these search warrant 21 applications and in some instances, the corresponding search 22 warrants, are sealed until further order of the court. The 23 government requests this order so that it can comply with its 24 discovery obligations.

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1	On February 23, 2016, government counsel conferred via e-mail	
2	with counsel for the defendants, who advised they have no objection	
2	to this ex parte application.	1
4	Dated: February 24, 2016 Respectfully submitted,	
- 5	EILEEN M. DECKER	
6	United States Attorney	
7	PATRICIA A. DONAHUE Assistant United States Attorney Chief, National Security Division	
8		
9	JUDITH A. HEINZ	
10	Assistant United States Attorney Senior Litigation Counsel,	
11	National Security Division	
12	Attorneys for Plaintiff UNITED STATES OF AMERICA	
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