1	NICOLA T. HANNA United States Attorney CLERK, U.S. DISTRICT COURT									
2	PATRICK R. FITZGERALD									
3	ll									
4	Chief, National Security Division REEMA M. EL-AMAMY (Cal. Bar No. 237743) DAVID T. RYAN (Cal Bar No. 295785) CENTRAL DISTRICT OF CALIFORNIA DEPUTY BY									
5	Assistant United States Attorneys Terrorism and Export Crimes Section									
6	1500 United States Courthouse 312 North Spring Street									
7	Los Angeles, California 90012									
8	Facsimile: (213) 894-2979 E-mail: david.ryan@usdoj.gov									
9	Attorneys for Plaintiff									
10	UNITED STATES OF AMERICA									
11	UNITED STATES DISTRICT COURT									
12	FOR THE CENTRAL DISTRICT OF CALIFORNIA									
13	UNITED STATES OF AMERICA, No. CR LAIGNJO175/									
14	Plaintiff, GOVERNMENT'S NOTICE OF REQUEST FOR DETENTION									
15	V									
16	MARK DOMINGO,									
17	Defendant.									
18	Plaintiff United States of America by and through its counsel									
19	Plaintiff, United States of America, by and through its counsel									
20	of record, hereby requests detention of defendant and gives notice of the following material factors:									
21	☐ 1. Temporary 10-day Detention Requested (§ 3142(d)) on the									
22	following grounds:									
23	a. present offense committed while defendant was on release									
24	pending (felony trial),									
25	☐ b. defendant is an alien not lawfully admitted for									
26	permanent residence; <u>and</u>									
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	11					
1			C.	defendant may flee; or		
2			d. pose a danger to another or the community.			
3		2.	Pre	Pretrial Detention Requested (§ 3142(e)) because no		
4			cor	condition or combination of conditions will reasonably		
5			ass	assure:		
6		\boxtimes	a.	the appearance of the defendant as required;		
7	į	\boxtimes	b.	safety of any other person and the community.		
8		3.	Det	ention Requested Pending Supervised Release/Probation		
9			Rev	vocation Hearing (Rules 32.1(a)(6), 46(d), and 18 U.S.C.		
.10			§ 3	3143(a)):		
11			a.	defendant cannot establish by clear and convincing		
12				evidence that he/she will not pose a danger to any		
13				other person or to the community;		
14			b.	defendant cannot establish by clear and convincing		
15				evidence that he/she will not flee.		
16	X	4.	Pre	sumptions Applicable to Pretrial Detention (18 U.S.C.		
17			§ 3	3142(e)):		
18			a.	Title 21 or Maritime Drug Law Enforcement Act ("MDLEA")		
19				(46 U.S.C. App. 1901 et seq.) offense with 10-year or		
20				greater maximum penalty (presumption of danger to		
21				community and flight risk);		
22		\boxtimes	b.	offense under 18 U.S.C. §§ 924(c), 956(a), 2332b, or		
23				2332b(g)(5)(B) with 10-year or greater maximum penalty		
24				(presumption of danger to community and flight risk);		
25			С.	offense involving a minor victim under 18 U.S.C.		
26				§§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251,		
27				2251A, 2252(a)(1)-(a)(3), 2252A(a)(1)-2252A(a)(4),		
28						

1				2260, 2421, 2422, 2423 or 2425 (presumption of danger
2				to community and flight risk);
3	[d. defendant currently charged with an offense desc		
4				in paragraph 5a - 5e below, <u>AND</u> defendant was
5				previously convicted of an offense described in
6				paragraph 5a - 5e below (whether Federal or
7				State/local), AND that previous offense was committed
8				while defendant was on release pending trial, AND the
9				current offense was committed within five years of
10	conviction or release from prison on the above-			
11	described previous conviction (presumption of danger t			
12				community).
13		5.	Government Is Entitled to Detention Hearing Under § 3142(f)	
14			If th	ne Case Involves:
15		\boxtimes	a.	a crime of violence (as defined in 18 U.S.C.
16				§ 3156(a)(4)) or Federal crime of terrorism (as defined
17				in 18 U.S.C. § 2332b(g)(5)(B)) for which maximum
18				sentence is 10 years' imprisonment or more;
19	[b.	an offense for which maximum sentence is life
20				imprisonment or death;
21	[С.	Title 21 or MDLEA offense for which maximum sentence is
22				10 years' imprisonment or more;
23	[d.	any felony if defendant has two or more convictions for
24				a crime set forth in a-c above or for an offense under
25				state or local law that would qualify under a, b, or c
26				if federal jurisdiction were present, or a combination
27				or such offenses;
28				

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1	□ 7.	Good cause for co	ntinuance in excess of three days exists in
2		that:	
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4			
5		-	
6			
7			
8	Dated: A	april 29, 2019	Respectfully submitted,
9			NICOLA T. HANNA United States Attorney
10			PATRICK R. FITZGERALD
11			Assistant United States Attorney Chief, National Security Division
12			
13			/S/ David T. Ryan REEMA M. EL-EMAMY
14 15			DAVID T. RYAN Assistant United States Attorneys
16			Attorneys for Plaintiff UNITED STATES OF AMERICA
17			UNITED STATES OF AMERICA
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