1	[SELECT OFFICE]		
2			
3	UNITED STATES OF AMERICA,	) NO. [CASE NUMBER]	
4	Plaintiff,	) PLEA AGREEMENT	
5	v.		
6	[DEFENDANT NAME],		
7	Defendant.		
8		1	
9	I, [Defendant's Name], and the Un	nited States Attorney's Office for the Northern District of	
10	California (hereafter "the government") enter into this written Plea Agreement (the "Agreement")		
11	pursuant to Rules 11(c)(1)(A) and 11(c)(1)	)(B) of the Federal Rules of Criminal Procedure:	
12	The Defendant's Promises		
13	I agree to plead guilty to Co	ount(s)_ of the captioned Indictment [Information,	
14	Superseding Indictment, Superseding In	<b>nformation</b> ] charging me with [insert charge, e.g., "Wire	
15	Fraud," or "Felon-in-Possession of a Firea	arm"] in violation of U.S.C. § I agree that the	
16	elements of the offense[s] are as follows: [use format: "I knowingly" and Ninth Circuit Model		
17	Criminal Jury Instructions when availa	<b>able]</b> (1); (2);	
18	I agree that the statutory penalties are as follows:		
19	a. Maximum prison term [Minimum term if applica	?? years able] ?? years	
20		,	
21	b. Maximum fine	\$ [add "twice the gross gain or gross loss,	
22		whichever is greater" if an alternative is specified in	
23		the statute and alleged in the indictment	
24	Tife	_	
25	c. [If applicable] Restitution	<del></del>	
26	d. Maximum supervised relea	se term years	
27	e. Minimum supervised releas	se term 3/4/5 years	
28	f. Mandatory special assessm	\$100 per felony count; [see	
	PLEA AGREEMENT [CASE NUMBER]	1 v. 09/03/2024 CAP	

CAP

18 U.S.C. § 3013 for misdemeanors, § 3014 for human trafficking and sexual abuse cases, and § 2259A for child pornography cases]

- g. Potential Deportation
- h. Forfeiture [must be included if there are forfeiture allegations]
- i. Mandatory and discretionary denial of federal benefits upon conviction of drug offenses, 21 U.S.C. § 862 and § 862a.

Please add any of the following that may be applicable:

[I understand that I am pleading guilty to multiple violations and that the Court may order that my sentence for each violation run consecutively.]

[I understand that under 18 U.S.C. § 924(c) or 18 U.S.C. § 1028A I am subject to a mandatory consecutive sentence of [insert term] years of imprisonment for that violation in addition to any sentence I may receive for the other violation(s) to which I am pleading guilty].

[I understand that the statute I have violated (21 U.S.C. §§ 846, 841(b)(1)(A) or (B)) subjects me to a mandatory minimum prison sentence of [5 or 10] years and a maximum prison sentence of [life or 40 years'] imprisonment and a fine of [\$5 or \$10] million.]

[I understand that I am charged in Count \_\_\_\_ of the captioned Indictment with an offense that involves \_\_\_ grams or more of \_\_\_\_. I understand further that I have the right to require the government to prove to a jury beyond a reasonable doubt the quantity of drugs charged in Count \_\_\_. If the government should not meet its burden of proving the quantity of drugs charged in Count \_\_\_\_, then the above-described maximum penalties would be lower.]

If defendant is not a U.S. citizen, use the following: I understand and have discussed with my attorney the fact that, if I am not a United States citizen, the conviction[s] in this case makes it practically inevitable and a virtual certainty that I will be removed or deported from the United States, denied United States citizenship, and denied admission to the United States in the future. I understand that while there may be arguments that I can raise in immigration proceedings to avoid or delay removal,

removal is presumptively mandatory and a virtual certainty in this case. I further understand that removal and immigration consequences are the subject of a separate proceeding and that no one, including my attorney or the Court, can predict to an absolute certainty the effect of my conviction[s] on my immigration status. I nevertheless affirm that I want to plead guilty regardless of any immigration consequences that my plea[s] may entail, even if the consequences are my automatic removal from the United States, denial of citizenship of the United States, and denial of future admission to the United States. I also acknowledge that there are no identical or substantially similar charges to non-removable offenses to which the government would agree.

- 2. I agree that I am guilty of the offense[s] to which I am pleading guilty, and I agree that the following facts are true: [FACTUAL BASIS should accurately and completely describe defendant's role in offense based on evidence the government can establish; include defendant's agreement with key statutory elements and Guidelines enhancements if appropriate (e.g., "I agree that the monetary transaction was in, or in some way or degree affected, interstate commerce."). The factual basis should also support forfeiture allegations if criminal forfeiture is contemplated as part of the Agreement. The factual basis must include facts to support each element of the offense(s) of conviction.]
- 3. I agree to give up all rights that I would have if I chose to proceed to trial, including the rights to:
  - a) Continue to plead not guilty and require the government to prove the elements of the crime(s) beyond a reasonable doubt;
  - b) A speedy and public trial by jury at which I would have the assistance of an attorney;
    - c) Confront and cross-examine adverse witnesses;
  - d) Remain silent and have no adverse inferences drawn from the decision not to testify;
    - e) Testify; and
  - f) Present evidence, pursue affirmative defenses, and have witnesses testify on my behalf.

[In rare cases where applicable concerning venue: To the extent the offense[s] to which I am pleading guilty were committed, begun, or completed outside the Northern District of California, I knowingly, voluntarily, and intelligently waive, relinquish, and give up: (a) any right that I might have to be prosecuted only in the district where the offense[s] to which I am pleading guilty were committed, begun, or completed; and (b) any defense, claim, or argument I could raise or assert based upon lack of venue with respect to the offense[s] to which I am pleading guilty.]

I also agree to give up my rights to move to suppress evidence, raise other Fourth or Fifth Amendment claims, demand or receive further discovery from the government, and to challenge this prosecution on grounds of venue or statute of limitations.

- 4. I agree to give up my right to appeal my conviction, including constitutional challenges to the statute[s] of conviction. I agree to give up my right to appeal the judgment and all orders of the Court. I also agree to give up my right to appeal any aspect of my sentence, including any orders relating to forfeiture and/or restitution, reserving only my right to claim that my sentence violated this plea agreement, applicable law, or the Constitution. I reserve my right to claim that my counsel was ineffective. I understand that this waiver includes, but is not limited to, any and all constitutional or legal challenges to my conviction[s] and guilty plea[s], including arguments that the statute[s] to which I am pleading guilty [is/are] unconstitutional, and any and all claims that the statement of facts provided herein is insufficient to support my plea[s] of guilty.
- 5. I agree not to file any collateral attack on my conviction or sentence, including a petition under 28 U.S.C. § 2255 or 28 U.S.C. § 2241, except that I reserve my right to claim that my counsel was ineffective.
- 6. I agree not to ask the Court to withdraw my guilty plea[s] at any time after it is [they are] entered. In the event I violate any of the terms of the Agreement, I agree that the facts set forth in Paragraph 2 of this Agreement and, if applicable, the fact that I made a sworn admission to them in a previous court proceeding, shall be admissible against me in any subsequent proceeding, including at trial. In any subsequent proceeding conducted after I violate any of the terms of the Agreement, I

5 PLEA AGREEMENT v. 09/03/2024 [CASE NUMBER] **CAP** 

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CAP. I agree to participate in the Conviction Alternatives Program (CAP).

If I successfully complete CAP, the parties agree that an appropriate disposition of this case under the Sentencing Guidelines and 18 U.S.C. § 3553(a) is [most cases: a non-custodial (or time-served) sentence.] [Optional for rare cases, consult with supervisor & CAP Coordinators (Amani Floyd (SJ); Ken Chambers (OAK); Maya Karwande (SF)]: The government will join in a motion to permit the defendant to withdraw the guilty plea entered by the defendant pursuant to this agreement, and the government will move to dismiss the count to which defendant entered a guilty plea and any remaining counts of the indictment. The defendant understands and agrees that, as a condition of the government's motion to dismiss the criminal charges in this case, the defendant will consent to an order requiring that, during the 24 months after the dismissal of the criminal charges, the defendant will pay restitution through the Clerk of the Court as set forth in paragraph 9, below.]

If I do not successfully complete CAP or I am not admitted into CAP, I agree to proceed to a prompt sentencing wherein I will not contest the Guidelines calculations set forth in paragraph 7, above, and the parties will be free to recommend whatever sentence they deem appropriate. I understand and agree that the government may oppose any requested variance in such a circumstance. I understand and agree that I will remain bound by all terms of this plea agreement even if I do not successfully complete CAP or I am not admitted into CAP, and I specifically agree that I will not move to withdraw my plea on such bases.

8. I agree that regardless of any other provision of this Agreement, the government may and will provide the Court and the Probation Office with all information relevant to the charged offense[s] and the sentencing decision, including Victim Impact Statements. I understand that the Court and United States Probation Office are not parties to this Agreement and are not bound by it. [Optional: Consider whether including a search condition is appropriate in this case. If so, consider the following language: I also agree that, based on [choose one or both as appropriate: the nature of the offense and/or my criminal history], if this matter proceeds to sentencing, the Court should impose the following special condition of supervised release which is reasonably related to deterrence and rehabilitation:

## **Special Condition (Searches)**

The defendant shall submit [his/her] person, residence, office, vehicle, electronic devices and their data (including cell phones, computers, and electronic storage media), and any property under defendant's control to a search. Such a search shall be conducted by a United States Probation Officer or any federal, state, or local law enforcement officer at any time, with or without suspicion. Failure to submit to such a search may be grounds for revocation; the defendant shall warn any residents that the premises may be subject to searches.]

[FOR CASES WITH NO RESTITUTION (e.g., 1326, most 922(g), and most 841/846 cases), USE THE HIGHLIGHTED PARAGRAPH AND DELETE THE REMAINDER.] OTHERWISE, USE EVERYTHING (INCLUDING THE HIGHLIGHTED PARAGRAPH)]

9. I agree that I will make a good-faith effort to pay any fine, forfeiture, or restitution I am ordered to pay. I agree to pay the special assessment at the time of sentencing.

I agree to pay full restitution for all losses caused by all the schemes or offenses with which I was charged in this case, and I understand that the amount of restitution will not be limited to the loss attributable to the count[s] to which I am pleading guilty, pursuant to 18 U.S.C. § 3663(a)(3). I understand that the Court will not consider my economic circumstances in determining the restitution amount. I agree to pay restitution in an amount to be set by the Court when ordered, but in no event less than [insert amount], and may be as high as [insert amount] based on information known to the parties at this time, and may be higher depending on evidence available at the time of sentencing. [Optional language to include if you chose rare option in paragraph 7 providing for dismissal of charges: I agree that, if I successfully complete CAP as referenced in paragraph 7, I will consent, as a condition of the government's motion to dismiss charges, to an order requiring that I pay restitution in full during the 24 months after dismissal.]

Any restitution payments shall be paid through the Office of the Clerk of the District Court by bank or cashier's check or money order made payable to the "Clerk, United States District Court," or through www.pay.gov, referencing CCAM Number [DCANxxxCR0xxxxxxxx; ask FLP to confirm Defendant's CCAM # if you are unsure of it]. [OPTIONAL: Further, the restitution described above shall be paid for the benefit of the following victim(s): insert name and amount]

I understand that the restitution described above creates a lien in favor of the United States on all property and rights to property I may possess upon entry of judgment and continues for the later of 20

years from the entry of judgment or 20 years after release from imprisonment or until the debt is paid in full. I further understand the government will record a notice of the lien in any county where I reside or have property. I further understand that this order of restitution cannot be discharged in bankruptcy and that if I default on the payment of a fine or restitution, the Court may revoke probation or a term of supervised release, modify the terms or conditions of probation or supervised release, resentence me, hold me in contempt of court, order the sale of property, enter or adjust a payment schedule, or take any other action necessary to obtain compliance.

At any time before or after a judgment is entered in this case, I agree to complete, under penalty of perjury, a financial statement provided by the U.S. Attorney's Office and to update that statement with material changes within seven days of the change. I understand that I must identify all assets and financial interests valued at more than \$1,000. I further understand that these assets and financial interests include all assets and financial interests in which I have an interest [OR in which I had an interest prior to \_\_\_\_\_\_], direct or indirect, whether held in my own name or in the name of another, in any property, real or personal.

I agree to surrender assets I obtained as a result of my crimes, and release funds and property under my control in order to pay any fine, forfeiture, or restitution. I further agree to notify the Financial Litigation Program (FLP) of the United States Attorney's Office before transferring any interest in property owned directly or indirectly by me, including any interest held or owned under any other name or entity, including trusts, partnerships, and/or corporations. I also agree to notify the FLP of any interest in property I may obtain, directly or indirectly, which is valued at more than \$1,000, and which includes any interest obtained under any other name, or entity, including a trust, partnership, or corporation, after the execution of this Plea Agreement until the fine or restitution is paid in full.

I agree that any fine, forfeiture, or restitution imposed by the Court against me will be due immediately and subject to immediate enforcement by the government as authorized by 18 U.S.C. § 3613. I further understand that the government may seek immediate collection of the entire fine, forfeiture, or restitution from any assets without regard to any schedule of payments imposed by the Court or established by the Probation Office and that monetary penalties imposed by the Court will be

submitted to the Treasury Offset Program so that any federal payment or transfer of returned property I receive may be offset and applied to federal debts.

- before I surrender to serve my sentence. I also agree not to violate the terms of my pretrial release; not to intentionally provide false information to the Court, the Probation Office, Pretrial Services, or the government; and not to fail to comply with any of the other promises I have made in this Agreement.

  [OPTIONAL: I agree not to have any contact with any victims or witnesses in this case, either directly or indirectly, before and after I am sentenced. This includes, but is not limited to, personal contact, telephone, mail, or electronic mail contact, or any other written form of communication, and includes any harassing, annoying, or intimidating conduct by me directed to any victims or witnesses. I agree that the Court may also include this no-contact provision as a condition of my supervised release term.] I agree that if I fail to comply with any promises I have made in this Agreement, then the government will be released from all of its promises in this Agreement, including those set forth in The Government's Promises Section below, but I will not be released from my guilty plea[s].
- 11. [OPTIONAL: If the defendant pleads to a count to which forfeiture applies:] I agree to forfeit my interest in the following property (hereinafter "subject property"):

a. \_\_\_\_

b. \_\_\_\_

c. \_\_\_\_

I admit that the subject property [insert language from statute which provides the theory of forfeiture, *e.g.*, was proceeds from SUA; facilitated the crime; was involved in the offense], and thus is forfeitable to the United States pursuant to the provisions of [insert applicable forfeiture statute of which there are many, *e.g.*, 18 U.S.C. § 982; 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c); 18 U.S.C. § 924(d); 18 U.S.C. § 2253; 21 U.S.C. § 853] and the procedures outlined in Rule 32.2 of the Federal Rules of Criminal Procedure and 21 U.S.C. § 853. I relinquish any and all right, title, and interest I may have in the subject property and agree that such right, title, and

interest can be forfeited to the United States without further notice to me. I also agree I will not contest any administrative or judicial forfeiture proceeding (whether criminal, civil, state or federal) that may be brought against said property. I further agree to waive all constitutional and statutory challenges in any manner (including direct appeal, habeas corpus, or any other means) to any forfeiture carried out in accordance with this Agreement on any grounds, including that the forfeiture constitutes an excessive fine or punishment or that the forfeiture proceeding was brought in violation of the statute of limitations, but, consistent with paragraph 5, I reserve my right to claim that my counsel was constitutionally ineffective.

[If destruction of firearms is involved:]

I agree to abandon any interest that I may have and consent to the forfeiture, destruction and/or any other lawful and appropriate disposition of all firearms or contraband seized by any law enforcement agency from my possession, or which were in my direct or indirect control, including but not limited to \_\_\_\_\_\_.

[Consult with AFU about seeking a money judgment; if so, insert the following]

I agree that I personally obtained and acquired \$X in criminal proceeds from the violations in Counts \_\_ and \_\_ to which I am pleading guilty and I agree to the entry of a forfeiture money judgment in that amount (the "Forfeiture Money Judgment"). I admit that the Forfeiture Money Judgment constitutes proceeds from [insert applicable count of conviction] and thus is forfeitable to the United States pursuant to the provisions of [insert appropriate forfeiture statute, e.g., 18 U.S.C. § 982] and the procedures outlined in Rule 32.2 of the Federal Rules of Criminal Procedure and 21 U.S.C. § 853. I admit that because of my own acts or omissions, the proceeds I originally obtained cannot be located upon the exercise of due diligence or have been placed beyond the jurisdiction of the Court. As such, I agree that the procedures set forth in 21 U.S.C. § 853(p)(2) are applicable.

I agree I will not contest any forfeiture proceeding that may be brought pursuant to this Agreement. I further agree to waive all constitutional and statutory challenges in any manner (including direct appeal, habeas corpus, or any other means) to any forfeiture carried out in

accordance with this Agreement on any ground, including that the forfeiture constitutes an excessive fine or punishment or that the forfeiture proceeding was brought in violation of any statute of limitations.

I agree to make payment to the United States of the entire amount of the Forfeiture Money Judgment. I agree that all payments I make towards the Forfeiture Money Judgment shall be made by certified or bank check, payable to the "United States" and sent by overnight delivery to the Chief of the Asset Forfeiture Unit, 450 Golden Gate Ave, 11th Floor, San Francisco, CA 94102, with the criminal docket number noted on the face of the check. I agree to assist fully the government in effecting the payment of the Forfeiture Money Judgment.

- 12. [OPTIONAL: WAIVER OF RETURN OF DIGITAL DATA] Understanding that the government has in its possession digital devices and/or digital media belonging to and seized from me, I waive any right to the return of digital data contained on those digital devices and/or digital media and agree that if any of these digital devices and/or digital media are returned to me, the government may delete all digital data from those digital devices and/or digital media before they are returned to me.
- 13. I agree that this Agreement contains all of the promises and agreements between the government and me, and I will not claim otherwise in the future. This Agreement supersedes any prior understandings, promises, or conditions between the government and me. No modification of this Agreement shall be effective unless it is in writing and signed by all parties.
- 14. I agree that the Agreement binds the U.S. Attorney's Office for the Northern District of California only, and does not bind any other federal, state, or local agency.

## The Government's Promises

- 15. [If applicable] The government agrees to move to dismiss any open charges pending against the defendant in the captioned Indictment [Information, Superseding Indictment, or whatever charging document contains charges that will be dismissed] at the time of sentencing.
- 16. The government agrees not to criminally prosecute the defendant for any additional violation known to the government at the time of this agreement that is related to the

[scheme/conspiracy/possession/distribution] charged in the [specify charging document]. Defendant understands that this paragraph (1) does not provide protection from prosecution for criminal tax violations (including conspiracy to commit such violations), for which the government cannot and does not make any agreement, and (2) does not bar the use of such conduct as a predicate act or basis for a sentencing enhancement in a subsequent prosecution, including a prosecution pursuant to 18 U.S.C. § 1961 et seq. Defendant understands that the government is free to criminally prosecute defendant for any other statutory violation(s), other unlawful past conduct, or any unlawful conduct that occurs after the date of this agreement. Defendant agrees that, at the time of sentencing, the Court may consider the uncharged conduct in determining the applicable Sentencing Guidelines range, the propriety and extent of any departure from that range, and the sentence to be imposed after consideration of the Sentencing Guidelines and all other relevant factors under 18 U.S.C. § 3553(a).]

17. The government agrees to recommend a sentence as follows, consistent with its obligations in paragraph 7: if the defendant successfully completes CAP, [use in most cases: the government will recommend a non-custodial or time-served sentence] [use in rare cases referenced in paragraph 7 in consultation with supervisor and the applicable CAP Coordinator: the government will move to dismiss the charges against the defendant following withdrawal of the defendant's plea]; if the defendant does not successfully complete CAP or is not admitted into CAP, the government is free to recommend whatever sentence it deems appropriate.

## The Defendant's Affirmations

- 18. I confirm that I have had adequate time to discuss this case, the evidence, and the Agreement with my attorney and that my attorney has provided me with all the legal advice that I requested. This confirmation includes confirming that my attorney conferred with me about the immigration consequences described in paragraph 1.
- 19. I confirm that while I considered signing this Agreement, and at the time I signed it, I was not under the influence of any alcohol, drug, or medicine that would impair my ability to understand the Agreement.
  - 20. I confirm that my decision to enter [a] guilty plea[s] is made knowing the charge[s] that

1	has/have been brought against me, any possible defense, and the benefits and possible detriments of		
2	proceeding to trial. I also confirm that my decision to plead guilty is made voluntarily, and no one		
3	coerced or threatened me to enter into this Agreement.		
4	21. If applicable: I confirm that I read this entire Plea Agreement with the assistance of		
5	a [insert language] language interpreter and in the presence of my attorney.]		
6			
7	Dated:		
8	[Defendant's Name (ALL CAPS)] Defendant		
9	JONAH I DANGEY		
10	ISMAIL J. RAMSEY United States Attorney		
11			
12	Dated:		
13	Assistant United States Attorney		
14	22. I have fully explained to my client all the rights that a criminal defendant has and all the		
15	terms of this Agreement. In my opinion, my client understands all the terms of this Agreement and all		
16			
17	client's decision to plead guilty is knowing and voluntary.		
18			
19	Dated:  [Defense Counsel (ALL CAPS)]		
20	Attorney for Defendant		
21	[If applicable]		
22	INTERPRETER CERTIFICATION		
23	I,, hereby certify that I am a certified language		
24			
25			
26	Dated:		
27	Interpreter's Signature		
28			

PLEA AGREEMENT [CASE NUMBER]