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                       UNITED STATES DISTRICT COURT
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                  FOR THE CENTRAL DISTRICT OF CALIFORNIA
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                             WESTERN DIVISION
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       UNITED STATES OF AMERICA,
                                          NO.
                                               CV 11-6662 DSF(MRWx)
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                       Plaintiff,
                                                [PROPOSED]/
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                       v.
                                               CONSENT JUDGMENT OF
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       $33,041.00 IN U.S.
                                               FORFEITURE
       CURRENCY, ET AL.,
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                       Defendants.
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       ORLANDO RIGOBERTO PEREZ-
       SANCHEZ,
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                       Claimant.
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         This action was filed on August 12, 2011. Notice was given
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    and published in accordance with law. Pro se claimant Orlando
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    Rigoberto Perez-Sanchez ("Perez-Sanchez") filed a verified claim on
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September 26, 2011. The court ordered the case stayed due to a pending related criminal case on October 24, 2011. No other statements of interest or answers were filed, and the time for filing such statements of interest and answers has expired. Plaintiff and Perez-Sanchez, from whom the \$33,041.00 in U.S. currency (DEA Asset # 11-DEA-544525) ("defendant currency"), the 2006 Toyota Sienna (DEA Asset # 11-DEA-545413) ("defendant Sienna"), the 2005 Nissan Frontier (DEA Asset # 11-DEA-545414) ("defendant Nissan") and the 2003 Toyota Tacoma (DEA Asset # 11-DEA-545411) ("defendant Tacoma") (collectively, "the defendants") were seized, have reached an agreement that is dispositive of the action. The parties hereby request that the Court enter this Consent Judgment of Forfeiture.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

- 1. This Court has jurisdiction over the parties and the subject matter of this action.
- 2. Notice of this action has been given in accordance with law. All potential claimants to the defendants other than Perez-Sanchez are deemed to have admitted the allegations of the Complaint. The allegations set out in the Complaint are sufficient to establish a basis for forfeiture.
- 3. The United States of America shall have judgment as to the defendant Tacoma and all of the defendant currency, plus all interest earned by the government on the defendant currency, and no other person or entity shall have any right, title or interest therein. The United States Marshals Service is ordered to dispose of said

assets in accordance with law.

4. The defendant Sienna and the defendant Nissan shall be returned to Perez-Sanchez not later than sixty (60) days from the date of the entry of this judgment.

- 5. Claimant has released the United States of America, its agencies, agents, and officers, including employees and agents of the Drug Enforcement Administration, from any and all claims, actions or liabilities arising out of or related to this action, including, without limitation, any claim for attorney's fees, costs or interest which may be asserted on behalf of the claimant, whether pursuant to 28 U.S.C. § 2465 or otherwise.
- 6. The court finds that there was reasonable cause for the seizure of the defendants and institution of these proceedings. This judgment shall be construed as a certificate of reasonable cause pursuant to 28 U.S.C. § 2465.

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1	7. The Court retains jurisdiction over this case and the
2	parties hereto to effectuate the terms of this Consent
3	Judgment.
4	Dated: 9/25 , 2012
5	60ala Lescher
6	10000 101 30101
7	THE HONORABLE DALE S. FISCHER UNITED STATES DISTRICT JUDGE
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9	
10	Approved as to form and content:
11	Dated: September (7, 2012 ANDRÉ BIROTTE JR.
12	United States Attorney ROBERT E. DUGDALE
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15	Chief Asset Forfeiture Section
16	P. GREG PARHAM
17	Assistant United States Attorney Asset Forfeiture Section
18	Attorneys for Plaintiff United States of America
19	onited states of America
20	Dated: 50P+ 7 , 2012
21	Claimant OPEREZ
22	ORLANDO RIGOBERTO PEREZ-SANCHEZ Pro Se
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