```
1
    EILEEN M. DECKER
    United States Attorney
    LAWRENCE S. MIDDLETON
    Assistant United States Attorney
 3
    Chief, Criminal Division
 4
    STEVEN R. WELK
    Assistant United States Attorney
 5
    Chief, Asset Forfeiture Section
 6
    JONATHAN GALATZAN
    Assistant United States Attorney
 7
    Asset Forfeiture Section
    California Bar No. 190414
 8
       Federal Courthouse, 14th Floor
 9
       312 North Spring Street
       Los Angeles, California 90012
10
       Telephone: (213) 894-2727
       Facsimile: (213) 894-7177
11
       E-mail:
                   Jonathan.Galatzan@usdoj.gov
12
    Attorneys for Plaintiff
13
    United States of America
14
                       UNITED STATES DISTRICT COURT
                  FOR THE CENTRAL DISTRICT OF CALIFORNIA
15
                             WESTERN DIVISION
16
    UNITED STATES OF AMERICA,
                                       NO.
                                            CV 14-09915-MMM (ASx)
17
            Plaintiff,
                                       [PROPOSED]
18
                                       CONSENT JUDGMENT OF FORFEITURE
         vs.
19
                                       AS TO CLAIMANT GOHAR TOROSYAN
                                       ONLY
20
    ONE 2007 DODGE RAM 3500, ONE
                                       [NOTE:
                                               THIS ORDER RESOLVES THE
21
    2009 TOYOTA CAMRY, AND ONE 2008
                                       CLAIM OF ONE CLAIMANT, BUT IS
    FORD F-350 SD,
22
                                       NOT DISPOSITIVE OF THE CASE]
            Defendants.
23
24
    GOHAR TOROSYAN,
25
            Claimant.
26
27
28
    //
```

Plaintiff and Claimant Gohar Torosyan ("Claimant") have made a stipulated request for the entry of this Consent Judgment, resolving the claim of Claimant in this action in its entirety.

Claimant filed a timely claim to the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894.

Claimant did not file claims to any of the defendant assets other than that listed, and no other claimants have filed claims to the defendant asset listed above. The time for filing claims and answers has expired. No other person is believed to have any claim to the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894.

The Court, having considered the stipulation of the parties, and good cause appearing therefor, HEREBY ORDERS, ADJUDGES AND DECREES:

1. The government has given and published notice of this action as required by law, including Supplemental Rule G for Admiralty or Maritime Claims and Asset Forfeiture Actions, Federal Rules of Civil Procedure, and the Local Rules of this Court. Claimant did not file claims to any of the defendant assets other than that listed, and no other claimants have filed claims to the defendant asset listed above. The time for filing claims and answers has expired. No other person is believed to have any claim to the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894. This Court has jurisdiction over the parties to this judgment and the defendant assets. Any potential claimants to the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894 other than Claimant are deemed to have

admitted the allegations of the Complaint with respect to the One 2009 Toyota Camry having VIN 4T4BE46K89R114894.

- 2. The following defendant asset shall be returned to Claimant through her counsel: the One 2009 Toyota Camry having VIN 4T4BE46K89R114894 shall be returned to Claimant through her counsel. The United States Secret Service ("USSS") shall release said asset within 45 days of the entry of this judgment.
- 3. Claimant has agreed to release the United States of America, its agencies, agents, and officers, including employees and agents of the United States Secret Service from any and all claims, actions or liabilities arising out of or related to the seizure and retention of the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894 and/or the commencement of this civil forfeiture action, including, without limitation, any claim for attorneys' fees, costs or interest which may be asserted on behalf of Claimant against the United States, whether pursuant to 28 U.S.C. § 2465 or otherwise.
- 4. The court finds that there was reasonable cause for the seizure of the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894. The proposed judgment shall be construed as a certificate of reasonable cause pursuant to 28 U.S.C. § 2465 as to the defendant One 2009 Toyota Camry having VIN 4T4BE46K89R114894.

24 //

25 //

26 //

Each of the parties shall bear its own fees and costs 1 5. 2 in connection with the seizure, retention and return of the 3 One 2009 Toyota Camry having VIN 4T4BE46K89R114894. 4 DATED: November 16, 2015 5 UNITED STATES DISTRICT JUDGE 6 7 8 9 PRESENTED BY: 10 EILEEN M. DECKER United States Attorney 11 LAWRENCE S. MIDDLETON 12 Assistant United States Attorney Chief, Criminal Division 13 STEVEN R. WELK Assistant United States Attorney 14 Chief, Asset Forfeiture Section 15 /s/ Jonathan Galatzan 16 JONATHAN GALATZAN Assistant United States Attorney 17 18 Attorneys for Plaintiff United States of America 19 20 21 22 23 24 25 26

27

28