1 MELINDA HAAG (CASBN 132612) United States Attorney 2 BRIAN J. STRETCH (CASBN 163973) Chief, Criminal Division 3 4 MATTHEW A. PARRELLA (NYSBN 2040855) JEFFREY D. NEDROW (CASBN 161299) JEFFREY R. FINIGAN (CASBN 168285) 5 Assistant United States Attorneys 6 7 450 Golden Gate Avenue San Francisco, California 94102 Telephone: (415) 436-7232 Facsimile: (415) 436-7234 8 9 Email: jeffrey.finigan@usdoj.gov 10 Attorneys for Plaintiff 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 15 UNITED STATES OF AMERICA, Case No. CR 07-0732 SI 16 Plaintiff, 17 UNITED STATES' PROPOSED FORM v. **OF VERDICT** 18 BARRY LAMAR BONDS, Trial: March 21, 2011 19 8:30 a.m. Defendant. Time: 20 Court: Hon. Susan Illston 21 22 The United States proposes the attached form of verdict. 23 Dated: October 15, 2010 Respectfully submitted, 24 **MELINDA HAAG** 25 United States Attorney 26 27 MATTHEW A. PARRELLA JEFFREY D. NEDROW 28 JEFFREY R. FINIGAN **Assistant United States Attorneys**

USA v. Bonds

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8	UNITED STATES OF AMERICA,) No. CR 07-0732 SI		
9	Plaintiff,) VERDICT FORM		
10	v.)		
11	BARRY LAMAR BONDS,		
12	Defendant.		
13			
14	We, the jury, unanimously find the defendant, BARRY LAMAR BONDS, as follows:		
15			
16	AS TO COUNT ONE:		
17			
18	of a violation of Title 18 U.S.C. § 1623(a) – False Declarations Before the Grand Jury		
19	(GOILTE / NOT GOILTE) Faise Declarations Before the Grand July		
20			
21	AS TO COUNT TWO:		
22			
23	of a violation of Title 18 U.S.C. § 1623(a) –		
24	(GUILTY / NOT GUILTY) False Declarations Before the Grand Jury		
25	AS TO COUNT THREE:		
26			
27	of a violation of Title 18 U.S.C. § 1623(a) –		
28	(GUILTY / NOT GUILTY) False Declarations Before the Grand Jury		

1 2	AS	S TO COUNT FOUR:
3 4 5	(GUILTY / NOT GUILTY) o	f a violation of Title 18 U.S.C. § 1623(a) – alse Declarations Before the Grand Jury
6 7	AS TO COUN	<u>T FIVE OF THE INDICTMENT</u> :
8 9 10	(GUILTY / NOT GUILTY) F	f a violation of Title 18 U.S.C. § 1623(a) – alse Declarations Before the Grand Jury
11 12	. 	AS TO COUNT SIX:
13 14 15	(GUILTY / NOT GUILTY) of F	f a violation of Title 18 U.S.C. § 1623(a) – alse Declarations Before the Grand Jury
16 17	AS	TO COUNT SEVEN:
18 19	(GUILTY / NOT GUILTY) of F	f a violation of Title 18 U.S.C. § 1623(a) – Talse Declarations Before the Grand Jury
202122	. AS	TO COUNT EIGHT:
23 24	(GUILTY / NOT GUILTY) of F	f a violation of Title 18 U.S.C. § 1623(a) – alse Declarations Before the Grand Jury
25 26	5	S TO COUNT NINE:
27 28	(GUILTY / NOT GUILTY) F	f a violation of Title 18 U.S.C. § 1623(a) – alse Declarations Before the Grand Jury

1 2	AS TO COUNT TEN:					
3 4 5	of a violation of Title 18 U.S.C. § 1623(a) – False Declarations Before the Grand Jury					
6	AS TO COUNT ELEVEN:					
7 8 9	of a violation of Title 18 U.S.C. § 1503 – Obstruction of Justice					
10 11 12	Unanimity Finding: The jury agrees that the following statement or statements obstructed, influenced, or impeded the grand jury, or were made for the purpose of obstructing, influencing, or impeding the grand jury.					
13	Statement contained in Count One.					
14	Statement contained in Count Two.					
15 16	Statement contained in Count Three.					
17	Statement contained in Count Four.					
18						
19 20	Statement contained in Count Five.					
21	Statement contained in Count Six.					
22	Statement contained in Count Seven.					
2324	Statement contained in Count Eight.					
25	Statement contained in Count Nine.					
26	Statement contained in Count Ten.					
2728	Statement A contained in Special Instruction #1.					

1		 Statement B contained in Special Instruction #1.
2		 Statement C contained in Special Instruction #1.
3		
4		 Statement D contained in Special Instruction #1.
5 6		 Statement E contained in Special Instruction #1.
7		 Statement F contained in Special Instruction #1.
8		Statement G contained in Special Instruction #1
9		 Statement G contained in Special Instruction #1.
10		 Statement H contained in Special Instruction #1.
11		Statement I contained in Special Instruction #1.
12		
13		 Statement J contained in Special Instruction #1.
14 15		 Statement K contained in Special Instruction #1.
16		 Statement L contained in Special Instruction #1.
17		
18	Dated:	
19		Foreperson
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