```
LAURA E. DUFFY
1
     United States Attorney
2
     WILLIAM P. COLE
     CAROLINE HAN
     Assistant U.S. Attorneys
3
     California State Bar Nos. 186772/250301
     United States Attorney's Office
4
     880 Front Street, Room 6293
     San Diego, California 92101-8893
Telephone: (619) 557-5220/(619) 235-2757 (Fax)
Email: William.P.Cole@usdoj.gov
5
6
             Caroline.Han@usdoj.gov
7
     Attorneys for Plaintiff
8
     United States of America
9
                    UNITED STATES DISTRICT COURT
10
                   SOUTHERN DISTRICT OF CALIFORNIA
11
                    (HONORABLE JEFFREY T. MILLER)
12
     UNITED STATES OF AMERICA,
                                       Criminal Case No.
13
                                       10-CR-4246-JM
                         Plaintiff,
14
                                       SUPPLEMENTAL NOTICE OF
                                       INTENT TO USE FOREIGN
               v.
15
                                       INTELLIGENCE SURVEILLANCE
     BASAALY SAEED MOALIN (1),
                                    ) ACT INFORMATION
     MOHAMED MOHAMED
16
          MOHAMUD (2),
17
     ISSA DOREH (3),
     AHMED NASIR
18
          TAALIL MOHAMUD (4),
19
                         Defendant.
20
21
```

The United States of America, by and through its counsel, Laura E. Duffy, United States Attorney, and William P. Cole and Caroline Han, Assistant U.S. Attorneys, hereby provides supplemental notice to defendants, Basaaly Saeed Moalin, Mohamed Mohamed Mohamud, Issa Doreh, and Ahmed Nasir Taalil Mohamud, and to the Court, pursuant to Title 50, United States Code,

22

23

24

25

26

27

28

Sections 1801 <u>et seq.</u>, that the United States intends to use or disclose at pre-trial hearings, the trial and other proceedings in this case information obtained or derived from electronic surveillance and physical search conducted pursuant to the authority of the Foreign Intelligence Surveillance Act of 1978 (FISA), as amended, 50 U.S.C. §§ 1801-1812 and 1821-1829.

This notice supplements the notice provided to defendants Basaaly Saeed Moalin, Mohamed Mohamed Mohamud, and Issa Doreh on November 4, 2010, and defendant Ahmed Nasir Taalil Mohamud on January 21, 2011.

DATED: January 30, 2012

Respectfully submitted,

LAURA E. DUFFY United States Attorney

s/Caroline P. Han

CAROLINE HAN
WILLIAM P. COLE
Assistant U.S. Attorneys

Attorneys for Plaintiff United States of America