

superseding "Fifth Amended Scheduling Order" which Hamed believes requires the initial response to now be supplemented with answers. Indeed, the motion for a protective order was withdrawn after the new scheduling order was entered.

Additionally, these answers and objections are made solely for the purpose of this action. Each answer is subject to any and all objections as to competence, relevance, materiality, propriety, and admissibility; and any and all objections and grounds that would require the exclusion of any statement contained in any response, if such request were asked of, or any statement contained therein were made by, a witness present and testifying in court, all of which objections and grounds are hereby reserved and may be interposed at the time of trial.

Finally, the following answers are based upon information presently available to Waleed Hamed and, except for explicit facts admitted herein, no incidental or implied admissions are intended hereby. The fact that he has answered or objected to any Request should not be taken as an admission that he accepts or admits the existence of any facts set forth or assumed by such Request, or that such answer constitutes admissible evidence. The fact that he has answered part or all of any such Request is not intended and shall not be construed to be a waiver by Yusuf of all or any part of any objection to such Request.

GENERAL OBJECTIONS

Waleed Hamed makes the following general objections to the Requests. Although these general objections apply to all of the Requests, for convenience, they are set forth herein and are not necessarily repeated after each objectionable request. The assertion of the same, similar or additional objections in the individual objections to these Request, or the failure to assert any additional objections to a request does not waive any of the objections as set forth below:

1. Waleed Hamed objects to each Request that seeks information that is not relevant to the claims asserted against him in this case.

2. Waleed Hamed objects to each Request to the extent it seeks the disclosure or production of documents or information protected by the attorney-client, work product or other privileges.
3. Waleed Hamed objects to each Request that seeks information that is irrelevant, immaterial, and not reasonably calculated to lead to the discovery of admissible evidence.
4. The information sought by the Requests may be as much as twenty-seven (27) years old. Documents that may be contained information relevant to the Requests may no longer be in existence. Thus any information provided herein may not be, and should not be considered complete, and may be subject to supplementation if additional information becomes available.
5. Waleed Hamed objects to defined terms and instructions to the extent that they vary from applicable law and/or impose different objections than those set forth in the Federal Rules of Civil Procedure.

RESPONSES

1. Please produce all financial records including statements of account for all checking, savings, credit, investment, trust, or escrow accounts, you and Hamed have or had at any bank or financial institution anywhere in the world from 1986 through the present, including but not limited to:

- a. Banque Fraçaise Commerciale Account No. 3878 -91*
- b. Banque Fraçaise Commerciale Account No. 3878 -90*
- c. Scotia Bank Account No.00308313*
- d. VI Community Bank Account No. 6086*
- e. VI Community Bank Account No. 5817*
- f. Banco Popular 194 -602753*
- g. Merrill Lynch 140 -16184*
- h. Merrill Lynch 140 -85240*
- i. Banco Popular Visa - Account ending in 2319*
- j. Banco Popular Visa - Account ending in 2204*
- k. Amex Gold Card - Account No. 3782 -925489 -33001*
- l. Cairo Amman Bank - Account No. 02 501 171878 00*

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to those objections, there are no such joint accounts to my knowledge in the name of Waleed Hamed **AND** Mohammed Hamed as requested. This matter was discussed in the Rule 37 conference and Defendants did not amend or alter the question -- thus it is assumed the conjunction was intended.

2. Please produce all financial records including statements of account for all checking, savings, credit, investment, trust, or escrow accounts in the name of any of your children, wife, parents, brothers, and any other third parties at any bank or

financial institution anywhere in the world in which you or Hamed have or had any legal or equitable interest from January 1, 1986 to date.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. I also object to the request as stated, as it is confusing as worded. Subject to this objection, to the extent this request is understood, there are no such accounts in the name of these persons in which my father or I have an equitable interest that I am aware of, except for joint accounts with my wife (not attached) and a joint account with my brother, Mufeed Hamed, which documents are attached.

3. Please produce all documents provided to your and Hamed's accountants from January 1, 1986 to date either for the preparation of tax returns, bookkeeping services, the preparation of financial statements, or loan applications.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. I also object to the request as stated, as it is confusing as worded. Subject to those objections, to the extent I understand this request, I have no such records for the tax years prior to 2002, although some of those records were seized by the FBI for some of the years prior to that, which records have been made available to you so that you have the same access to them as I do. I did request records from the accountant who did my tax returns for the years 2002-2012 and those will be supplied.

4. Please produce all Tax Returns filed on your behalf from 1986 to present.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached the ones in my possession. I know that some of my tax returns were seized by the FBI for some of the years prior to that, which records have been made available to you so that you have the same access to them as I do.

5. If you contend there were any errors made in any of your Tax Returns filed after 1986 please produce any and all documentation that demonstrates the errors in such returns and the actions you took to correct these errors.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, it is clear that the tax returns submitted in my name for the years **1993 and 1994** contain errors, as the returns include information for a brokerage account that did not belong to me. That account was in the name of Mohammad Hamdan, which the accountant apparently confused with my name and put on my returns. The records for those accounts are attached. While those records are in the name of Mohammad Hamdan, Fathi Yusuf was the one trading the account, I believe he used the name of Mohammad Hamdan in order to avoid paying taxes on the income derived from the trades. I have not filed any corrected returns, as the IRB did not require it in the finalization of the criminal case.

6. Please produce deed(s), contract(s), lease(s), or other similar documentary evidence of your ownership of any interest (including leasehold interests) in real property, from January 1, 1986 to present (regardless if you have transferred, sold, or otherwise disposed of these assets).

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, to the extent I still have any such documents regarding real property in my name, they are attached.

7. Please produce all statements from any brokerage or other accounts, including online based accounts, issued from January 1, 1986 to present pertaining to any stocks, bonds, stock options, debentures, mutual funds or other financial investments in which you or Hamed have or had any interest.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. I also object to the request as stated, as the term “financial investment” is vague and not capable of clear understanding as to what was intended to be covered. Subject to these objections, to the extent this request is understood, I have attached the documents that are in my possession. I know that some documents fitting the description of items covered by this request were seized by the FBI, which records have been made available to you so that you have the same access to them as I do.

8. Please produce all documents relating to any cash withdrawn by the Partners from the Plaza Extra Stores from January 1, 1986 to date including all documents relating to what was done with such cash.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached those documents in my possession. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as I do, although the removal of cash by the partners prior to 2002 often did not involve the retention of such records, as Mike Yusuf testified in his deposition.

9. Please produce all documents relating to any cash withdrawn by you or your brothers from the Plaza Extra Stores from January 1, 1986 to date including all documents relating to what was done with such cash.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached those documents in my possession. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as

I do, although the removal of cash by the family members prior to 2002 often did not involve the retention of such records, as Mike Yusuf testified in his deposition.

10. Please produce all documents relating to any checks or wire transfers from any Plaza Extra Accounts to the Partners or to third parties on their behalves from January 1, 1986 to date including all documents relating to what was done with such funds.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached those documents in my possession. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as I do.

11. Please produce all documents relating to any checks or wire transfers from any Plaza Extra Accounts to you or your brothers or to third parties on you or your brothers behalves from January 1, 1986 to date including all documents relating to what was done with such funds.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached those documents in my possession. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as I do.

12. Please produce all documents relating to any rent paid by or due from the Partnership for the Plaza Extra - East premises from January 1, 1986 to date including rent calculations, accounting records evidencing rent payments or rent due, claims or demands for rent, and rent payments.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have attached those documents in my possession. I know that some documents covered by this request prior to 2002 may have been seized by the FBI, which records have been made available to you so that you have the same access to them as I do to the extent any such records exist. However, rent was generally paid in cash to Fathi Yusuf as the owner of United's Corporation so he could avoid paying taxes on it.

13. Please produce all documents either supporting, undermining, or relating to any of the statements and information set forth in the letter from Yusuf to Hamed dated August 15, 2012 identified at FY004123-FY004210.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as too vague and confusing to

comprehend what documents are being sought. To the extent this request is understood, those documents are attached.

14. Please produce all documents relating to any documents removed from the Plaza Extra Stores prior to the FBI raid in 2001 including any documents pertaining to the destruction of receipts or other documents.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. Subject to these objections and to the extent this request is understood, I have no such records in my possession. I know that some documents covered by this request prior to 2002 may have been seized by the FBI, which records have been made available to you so that you have the same access to them as I do to the extent any such records exist. The only document I am aware of regarding the destruction of records is the corporate deposition of United Corporation that is equally available to you where Mike Yusuf talks about destroying records.

15. Please produce all documents relating to any claim Hamed may have with respect to stock losses allegedly caused by Yusuf including all documents reflecting checks deposited into any account used by Yusuf to generate such losses.

Supplemental Response: The documents I have are attached, which will be supplemented when others are obtained.

16. Please produce all documents relating to any claim Hamed may have with respect to expenses incurred in the Criminal Case including all documents reflecting checks issued from the Plaza Extra Accounts to pay such expenses.

Supplemental Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly harassing. Subject to that objection, the documents are attached.

17. Please produce all documents relating to the acquisition, improvement, cost of construction, and market value of all real estate in which Hamad has or had an ownership interest from January 1, 1986 to date including all documents pertaining to the source of funds for acquisition and improvement.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. Subject to these objections, copies of documents I have access to that are responsive to this request have been requested and will be supplied.

18. Please produce all documents relating to the "Black Book" and any pages missing from that document.

Supplemented Response: The “Black Book” was apparently removed from the place it was being stored (along with other items returned by the FBI) by the Yusufs without my knowledge, who also apparently removed the pages, so other than what the Yusufs produced in discovery, no such documents exist under my control, nor have I been able to locate the missing pages.

19. Please produce all documents the source of funds for the cash portion of the preliminary injunction bond posted in this case.

Supplemented Response: Object to as seeking irrelevant information that is not likely to lead to discoverable information. Notwithstanding this objection, to the extent I could locate such documents, copies of documents I have access to that are responsive to this request have been requested from the bank and will be supplied.

20. Please produce all documents relating to the source of funds for the acquisition and operation of the businesses known as Five Corners and Five-H Holdings, Inc. including all documents pertaining to the organization, existence, and ownership of such businesses.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. It is also objected to as seeking information that is not relevant and not likely to lead to relevant evidence. Finally, it is objected to as seeking information related to another suit, which is an improper use of discovery. This request is also objected to as too vague and confusing to comprehend what documents are being sought as far as the “acquisition” of the corporation is concerned. Notwithstanding these objections, to the extent this request is understood and without waiving any objections raised, the documents are attached which includes the filing fees used to create (i.e., acquire) the corporation.

21. Please produce all documents relating to the use and disposition of the proceeds of a check dated March 27, 2013 in the amount of \$460,000 drawn on the account of Plessen Enterprises, Inc. and payable to you including all documents relating to the \$230,000 that was subsequently deposited with the Clerk of the Superior Court.

Supplemented Response: Object to as seeking irrelevant information that is not likely to lead to discoverable information. Notwithstanding this objection, to the extent I could locate such documents, they are attached.

22. Please produce any financial statements prepared by or for you from January 1, 1986 to date.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to these objections, I am trying to locate any such documents and if located, they will be supplied.

23. Please produce all documents relating to the acquisition, improvement, cost of construction, and market value of all real estate in which you have or had an ownership interest from January 1, 1986 to date including all documents pertaining to the source of funds for acquisition and improvement.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. Subject to these objections, the documents I have that are responsive to this request are attached.

24. Please produce all documents reflecting payment of United's insurance and Gross Receipts Taxes from Plaza Extra Accounts from January 1, 1986 to date including checks issued for such payment.

Supplemented Response: Object to as seeking irrelevant information that is not likely to lead to discoverable information for the time period prior to 2006. Notwithstanding this objection, to the extent I could locate such documents, they are attached.

25. Please produce all documents generated in or relating to the Criminal Case that pertain to your, Hamed's or your brothers' receipt of money in the form of cash, checks or wire transfers from the Plaza Extra Stores or the Plaza Extra Accounts from January 1, 1986 to date.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, I have no such records in my possession. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as I do.

26. Please produce all documents relating to your gambling, gaming or betting activity and history anywhere in the world from January 1, 1986 to date including all documents pertaining to the source of the funds used for such activity.

Supplemented Response: Object to as seeking irrelevant information that is not likely to lead to discoverable information. Notwithstanding this objection, to the extent I could locate such documents, they are attached.

27. Please produce all documents relating to how proceeds or profits from the Plaza Extra Stores were distributed to you, Hamed and your family members from January 1, 1986 to date.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, please refer to the responses to RFPDs numbers eight and nine. I know that some documents covered by this request prior to 2002 were

seized by the FBI, which records have been made available to you so that you have the same access to them as I do. Other documents may also be in the possession of the joint criminal counsel attorneys which are also equally available to you.

28. Please produce all documents relating to the removal, transfer, subsequent transfer and use of funds from any of the Plaza Extra Accounts by you, Hamed, and your family members, other than salaries or direct reimbursements of costs.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. Subject to this objection, please refer to the responses to RFPDs numbers eight and nine. I know that some documents covered by this request prior to 2002 were seized by the FBI, which records have been made available to you so that you have the same access to them as I do. Other documents may also be in the possession of the joint criminal counsel attorneys which are also equally available to you.

29. Please produce all documents relating to any claims or counterclaims you may have against Yusuf and United for any type of relief including, but not limited to, money damages.

Supplemental Response: I have not filed a counterclaim in this case. Regarding other claims, I have a suit pending against the Defendants filed by Lee Rohn. To the extent this request seeks those documents, I object to the Defendants using this case to get materials related to that case, as it would be an ex parte communication to seek such materials without going through Attorney Rohn.

30. Please produce all documents relating to all defenses or offsets you have or may have with regard to the claims of Yusuf and United.

Supplemented Response: This request is objected to as too vague and confusing to comprehend what documents are being sought, as the term “defenses” is a legal term for my counsel to address, which is why I have counsel since I am not a trained lawyer. Finally, this request is objected to as seeking information protected by the work product rule. Notwithstanding this objection, to the extent this request is understood and without waiving any objections raised, I am not asserting any offsets in this case. Regarding other claims, I have a suit pending against the Defendants filed by Lee Rohn. To the extent this request seeks those documents, I object to the Defendants using this case to get materials related to that case, as it would be an ex parte communication to seek such materials without going through Attorney Rohn.

31. Please produce all documents relating to all amounts which you, Hamed and your family members have taken from the Plaza Extra Stores or Plaza Extra Accounts beyond salaries from January 1, 1986 to date.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to

comprehend what documents are being sought. Subject to these objections and to the extent this request is understood, please refer to the responses to RFPDs numbers eight and nine. I know that some documents covered by this request prior to 2002 may have been seized by the FBI, which records have been made available to you so that you have the same access to them as I do to the extent any such records exist. Another document I am aware of regarding the destruction of records is the corporate deposition of United Corporation that is equally available to you where Mike Yusuf talks about destroying records.

32. Please produce all documents relating to all funds removed by you, Hamed, or your family from the Plaza Extra Stores or Plaza Extra Accounts that were used to buy real estate or other assets, and list all assets purchased, form of ownership, the date of purchase and the percentile owners at that time and now.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. Finally, the request to “list all assets purchased, form of ownership, the date of purchase and the percentile owners at that time and now” is an interrogatory, not a request for the production of documents. Subject to these objections and to the extent this request is understood, I have no such records in my possession, although there are deeds recorded in the Virgin Islands and Jordan for property jointly owned by the Hameds and the Yusufs, which documents containing the information sought are equally available to you. I know that some documents covered by this request prior to 2002 may have been seized by the FBI, which records have been made available to you so that you have the same access to them as I do to the extent any such records exist. The only document I am aware of regarding the destruction of records is the corporate deposition of United Corporation that is equally available to you where Mike Yusuf talks about destroying records.

33. Please produce all documents relating to all investigations, reports, studies, surveys, valuations or expert advise [sic.] obtained by you, Hamed, and your family with regard to the Plaza Extra Stores from January 1, 2011 to date.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. I also object to this request to the extent it seeks items covered by the work product of counsel and trial strategy, which is not discoverable under Rule 34. Finally, to the extent this request call for information provided to expert witnesses, this request is also objected pursuant to Rule 26, which protects such disclosures. Subject to these objections and to the extent this request is understood, I have no such documents.

34. Please produce all documents relating to all witnesses you, Hamed, or your family have interviewed and may or will call at trial in this matter. Provide all witness statements, notes and information provided by them to you.

In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. I also object to this request to the extent it seeks items covered by the work product of counsel and trial strategy, which is not discoverable under Rule 34. Finally, to the extent this request calls for information provided to expert witnesses, this request is also objected to pursuant to Rule 26, which protects such disclosures. Subject to these objections and to the extent this request is understood, I have no such documents.

35. Please produce all accountings, valuations or other information pertaining to the valuation or division of the Plaza Extra Stores.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. I also object to this request to the extent it seeks items covered by the work product of counsel and trial strategy, which is not discoverable under Rule 34. Finally, to the extent this request calls for information provided to expert witnesses, this request is also objected pursuant to Rule 26, which protects such disclosures. Subject to these objections and to the extent this request is understood, I have no such documents.

36. Please produce all records kept by you, Hamed, and your family for keeping track of withdrawals and amounts due to the Hameds or Yusufs from January 1, 1986 through December 31, 2003.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. Subject to these objections and to the extent this request is understood, please refer to the responses to RFPDs numbers eight and nine. I know that some documents covered by this request prior to 2002 may have been seized by the FBI, which records have been made available to you so that you have the same access to them as I do to the extent any such records exist. The only document I am aware of regarding the destruction of records is the corporate deposition of United Corporation that is equally available to you where Mike Yusuf talks about destroying records.

37. Please produce the financial documents for all accounts and transactions on those accounts for Sixteen Plus and Plessen Enterprises, Inc.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. The attorney for the corporations (Beckstedt), and Fathi Yusuf have most of these documents as well as the accounting employees at the Plaza stores, which information is equally available to you. The entire body of documents seized by the U.S.

Government may contain some of these requested documents, which Fathi Yusuf has the access to as do I.

38. Please produce all documents supporting any claims of Hamed against United.

Supplemented Response: I have not filed a counterclaim in this case. Regarding other claims, I have a suit pending against the Defendants filed by Lee Rohn. To the extent this request seeks those documents, I object to the Defendants using this case to get materials related to that case, as it would be an ex parte communication to seek such materials without going through Attorney Rohn.

39. Please produce all documents supporting any claims of Hamed against Yusuf.

Supplemented Response: I have not filed a counterclaim in this case. Regarding other claims, I have a suit pending against the Defendants filed by Lee Rohn. To the extent this request seeks those documents, I object to the Defendants using this case to get materials related to that case, as it would be an ex parte communication to seek such materials without going through Attorney Rohn.

40. Please produce all documents relating to any defense you intend to assert with respect to the claims made against you in this case.

Supplemented Response: In addition to the "General Objections" raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. I also object to this request to the extent it seeks items covered by the work product of counsel and trial strategy, which is not discoverable under Rule 34. Finally, to the extent this request calls for information provided to expert witnesses, this request is also objected pursuant to Rule 26, which protects such disclosures. Subject to these objections and to the extent this request is understood, I have no such documents.

41. Please produce all documents relating to each exhibit you intend to introduce into evidence at the trial of this case.

Supplemented Response: In addition to the “General Objections” raised above, which are incorporated herein by reference, this request is also objected to as unduly burdensome, unduly harassing and overly broad. This request is also objected to as too vague and confusing to comprehend what documents are being sought. I also object to this request to the extent it seeks items covered by the work product of counsel and trial strategy, which is not discoverable under Rule 34. Finally, to the extent this request calls for information provided to expert witnesses, this request is also objected pursuant to Rule 26, which protects such disclosures. Subject to these objections and to the extent this request is understood, I have no such documents.

Dated: September 9, 2014

Mark W. Eckard
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CERTIFICATE OF SERVICE

I hereby certify that on this 9th day of September, 2014, I served a disk containing the documents by USPS mail and I served a copy of the foregoing Responses by email as agreed by the parties, on:

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**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD592964-HAMD592965	2
HAMD592927-HAMD592928	2
HAMD593007-HAMD593008	2
HAMD592995-HAMD593000	2
HAMD592974-HAMD592974	2
HAMD592985-HAMD592986	2
HAMD607579-HAMD607581	2
HAMD592968-HAMD592968	2
HAMD593027-HAMD593028	2
HAMD592978-HAMD592979	2
HAMD592925-HAMD592926	2
HAMD607562-HAMD607565	2
HAMD592966-HAMD592967	2
HAMD592929-HAMD592930	2
HAMD592948-HAMD592950	2
HAMD593071-HAMD593072	2
HAMD592980-HAMD592980	2
HAMD592959-HAMD592959	2
HAMD607595-HAMD607597	2
HAMD592962-HAMD592963	2
HAMD607582-HAMD607584	2
HAMD592960-HAMD592961	2
HAMD593053-HAMD593064	2
HAMD592953-HAMD592956	2
HAMD593033-HAMD593038	2
HAMD592944-HAMD592944	2
HAMD592940-HAMD592941	2
HAMD592945-HAMD592947	2
HAMD592931-HAMD592932	2
HAMD592987-HAMD592990	2
HAMD592976-HAMD592976	2
HAMD593001-HAMD593004	2
HAMD607569-HAMD607571	2
HAMD592991-HAMD592994	2
HAMD607575-HAMD607578	2
HAMD592938-HAMD592939	2
HAMD607589-HAMD607591	2
HAMD592975-HAMD592975	2
HAMD593011-HAMD593014	2
HAMD593025-HAMD593026	2
HAMD592942-HAMD592943	2
HAMD592935-HAMD592937	2
HAMD607592-HAMD607594	2
HAMD593015-HAMD593016	2
HAMD593039-HAMD593050	2
HAMD592923-HAMD592923	2
HAMD607598-HAMD607600	2

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Bates Range	RFPD Number
HAMD593051-HAMD593052	2
HAMD593065-HAMD593070	2
HAMD592922-HAMD592922	2
HAMD592977-HAMD592977	2
HAMD592981-HAMD592984	2
HAMD607566-HAMD607568	2
HAMD592933-HAMD592934	2
HAMD592957-HAMD592958	2
HAMD607585-HAMD607588	2
HAMD607601-HAMD607603	2
HAMD592924-HAMD592924	2
HAMD607572-HAMD607574	2
HAMD593029-HAMD593032	2
HAMD593017-HAMD593024	2
HAMD592969-HAMD592973	2
HAMD593005-HAMD593006	2
YUSF106160-YUSF106171	4
HAMD607003-HAMD607005	4
YUSF106192-YUSF106208	4
HAMD606943-HAMD606948	4
HAMD606956-HAMD606957	4
YUSF106275-YUSF106290	4
HAMD606984-HAMD606984	4
HAMD606952-HAMD606955	4
YUSF106254-YUSF106265	4
HAMD606939-HAMD606940	4
HAMD606941-HAMD606942	4
YUSF106148-YUSF106159	4
YUSF106209-YUSF106239	4
YUSF106184-YUSF106191	4
YUSF102763-YUSF102775	4
YUSF106240-YUSF106253	4
HAMD607006-HAMD607008	4
YUSF103372-YUSF103484	4
YUSF106172-YUSF106183	4
HAMD432199-HAMD432209	4
YUSF106266-YUSF106274	4
HAMD607000-HAMD607002	4
HAMD606949-HAMD606951	4
HAMD607108-HAMD607141	04, 06, 23
HAMD607072-HAMD607107	04, 06, 23
HAMD607218-HAMD607258	04, 06, 23
HAMD607301-HAMD607350	04, 06, 23
HAMD607404-HAMD607451	04, 06, 23
HAMD607351-HAMD607403	04, 06, 23
HAMD607009-HAMD607035	04, 06, 23
HAMD607036-HAMD607071	04, 06, 23

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Bates Range	RFPD Number
HAMD607259-HAMD607300	04, 06, 23
HAMD607180-HAMD607217	04, 06, 23
HAMD607142-HAMD607179	04, 06, 23
HAMD606958-HAMD606983	06, 23
HAMD489526-HAMD489563	7
HAMD223604-HAMD223604	7
HAMD355301-HAMD355344	7
HAMD443026-HAMD443026	7
HAMD443024-HAMD443024	7
HAMD223584-HAMD223588	7
HAMD545683-HAMD545720	7
HAMD443027-HAMD443027	7
HAMD358329-HAMD358374	7
HAMD492688-HAMD492733	7
HAMD545553-HAMD545596	7
HAMD545597-HAMD545642	7
HAMD223599-HAMD223603	7
HAMD223589-HAMD223593	7
HAMD223579-HAMD223583	7
HAMD223573-HAMD223573	7
HAMD223574-HAMD223578	7
HAMD443025-HAMD443025	7
HAMD223568-HAMD223572	7
HAMD489440-HAMD489485	7
HAMD223594-HAMD223598	7
HAMD443022-HAMD443022	7
HAMD355391-HAMD355430	7
HAMD489486-HAMD489525	7
HAMD443029-HAMD443029	7
HAMD443030-HAMD443030	7
HAMD489363-HAMD489395	7
HAMD443023-HAMD443023	7
HAMD545643-HAMD545682	7
HAMD545520-HAMD545552	7
HAMD355431-HAMD355468	7
HAMD355268-HAMD355300	7
HAMD443028-HAMD443028	7
HAMD548996-HAMD549041	7
HAMD489396-HAMD489439	7
HAMD355345-HAMD355390	7
HAMD440562-HAMD440569	07, 26
HAMD219329-HAMD219336	07, 26
HAMD440586-HAMD440593	07, 26
HAMD603644-HAMD603644	08, 09
HAMD603643-HAMD603643	08, 09
HAMD606323-HAMD606325	08, 09, 11
HAMD212728-HAMD212728	08, 13

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Bates Range	RFPD Number
HAMD591981-HAMD591981	08, 13
HAMD591982-HAMD591982	08, 13
HAMD212704-HAMD212704	08, 13
HAMD212657-HAMD212657	08, 13
HAMD212656-HAMD212656	08, 13
HAMD591980-HAMD591980	08, 13
YUSF101658-YUSF101658	9
YUSF106447-YUSF106447	9
YUSF101564-YUSF101564	9
HAMD227947-HAMD227947	09, 13
HAMD212702-HAMD212702	09, 13
HAMD595895-HAMD595895	09, 13
HAMD595888-HAMD595888	09, 13
HAMD227924-HAMD227924	09, 13
HAMD227925-HAMD227925	09, 13
HAMD227956-HAMD227956	09, 13
HAMD227920-HAMD227920	09, 13
HAMD227957-HAMD227957	09, 13
HAMD428975-HAMD428975	09, 13
HAMD212533-HAMD212533	09, 13
HAMD595675-HAMD595675	09, 13
HAMD227958-HAMD227958	09, 13
HAMD227950-HAMD227951	09, 13
HAMD595885-HAMD595885	09, 13
HAMD211372-HAMD211372	09, 13
HAMD212003-HAMD212003	09, 13
HAMD212007-HAMD212007	09, 13
HAMD227954-HAMD227955	09, 13
HAMD212700-HAMD212700	09, 13
HAMD255290-HAMD255291	09, 13
HAMD213105-HAMD213106	09, 13
HAMD595676-HAMD595676	09, 13
HAMD227926-HAMD227926	09, 13
HAMD593179-HAMD593181	09, 13
HAMD227940-HAMD227940	09, 13
HAMD593177-HAMD593178	09, 13
HAMD213143-HAMD213143	09, 13
HAMD227949-HAMD227949	09, 13
HAMD213140-HAMD213140	09, 13
HAMD212906-HAMD212906	09, 13
HAMD227922-HAMD227922	09, 13
HAMD227917-HAMD227917	09, 13
HAMD211371-HAMD211371	09, 13
HAMD227919-HAMD227919	09, 13
HAMD227970-HAMD227970	09, 13
HAMD213152-HAMD213152	09, 13
HAMD227930-HAMD227930	09, 13

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Bates Range	RFPD Number
HAMD212701-HAMD212701	09, 13
HAMD211410-HAMD211410	09, 13
HAMD213139-HAMD213139	09, 13
HAMD211941-HAMD211941	09, 13
HAMD227929-HAMD227929	09, 13
HAMD211405-HAMD211406	09, 13
HAMD595891-HAMD595891	09, 13
HAMD212726-HAMD212726	09, 13
HAMD593190-HAMD593191	09, 13
HAMD212712-HAMD212712	09, 13
HAMD227952-HAMD227952	09, 13
HAMD211375-HAMD211375	09, 13
HAMD213110-HAMD213110	09, 13
HAMD227943-HAMD227943	09, 13
HAMD593182-HAMD593185	09, 13
HAMD213148-HAMD213148	09, 13
HAMD595889-HAMD595889	09, 13
HAMD212727-HAMD212727	09, 13
HAMD227928-HAMD227928	09, 13
HAMD595886-HAMD595886	09, 13
HAMD213137-HAMD213137	09, 13
HAMD212711-HAMD212711	09, 13
HAMD211408-HAMD211408	09, 13
HAMD227953-HAMD227953	09, 13
HAMD212006-HAMD212006	09, 13
HAMD595897-HAMD595897	09, 13
HAMD227948-HAMD227948	09, 13
HAMD227946-HAMD227946	09, 13
HAMD212005-HAMD212005	09, 13
HAMD211403-HAMD211404	09, 13
HAMD211995-HAMD211995	09, 13
HAMD213129-HAMD213129	09, 13
HAMD211377-HAMD211377	09, 13
HAMD591984-HAMD591984	09, 13
HAMD227923-HAMD227923	09, 13
HAMD595672-HAMD595672	09, 13
HAMD212709-HAMD212709	09, 13
HAMD228006-HAMD228006	09, 13
HAMD213127-HAMD213127	09, 13
HAMD211998-HAMD211998	09, 13
HAMD213097-HAMD213097	09, 13
HAMD595671-HAMD595671	09, 13
HAMD227927-HAMD227927	09, 13
HAMD211939-HAMD211939	09, 13
HAMD227916-HAMD227916	09, 13
HAMD227969-HAMD227969	09, 13
HAMD213123-HAMD213123	09, 13

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(September 9, 2014)**

Bates Range	RFPD Number
HAMD227931-HAMD227931	09, 13
HAMD213142-HAMD213142	09, 13
HAMD211373-HAMD211373	09, 13
HAMD211999-HAMD211999	09, 13
HAMD593188-HAMD593189	09, 13
HAMD227914-HAMD227914	09, 13
HAMD213136-HAMD213136	09, 13
HAMD227959-HAMD227959	09, 13
HAMD227921-HAMD227921	09, 13
HAMD211407-HAMD211407	09, 13
HAMD595674-HAMD595674	09, 13
HAMD213085-HAMD213085	09, 13
HAMD595883-HAMD595883	09, 13
HAMD212703-HAMD212703	09, 13
HAMD213107-HAMD213107	09, 13
HAMD213114-HAMD213114	09, 13
HAMD227937-HAMD227937	09, 13
HAMD213098-HAMD213098	09, 13
HAMD227918-HAMD227918	09, 13
HAMD227944-HAMD227944	09, 13
HAMD227941-HAMD227941	09, 13
HAMD227942-HAMD227942	09, 13
HAMD595673-HAMD595673	09, 13
HAMD211937-HAMD211937	09, 13
HAMD212710-HAMD212710	09, 13
HAMD211409-HAMD211409	09, 13
HAMD593186-HAMD593187	09, 13
HAMD595896-HAMD595896	09, 13
HAMD213128-HAMD213128	09, 13
HAMD595892-HAMD595892	09, 13
HAMD595887-HAMD595887	09, 13
HAMD595884-HAMD595884	09, 13
HAMD211997-HAMD211997	09, 13
HAMD213134-HAMD213134	09, 13
HAMD212002-HAMD212002	09, 13
HAMD212658-HAMD212658	09, 13
HAMD603645-HAMD604048	10, 11
HAMD261898-HAMD261898	12
HAMD591991-HAMD592006	12
HAMD563377-HAMD563378	12
HAMD202985-HAMD202985	12
HAMD200817-HAMD200817	12
HAMD562327-HAMD562327	12
HAMD589085-HAMD589085	12
HAMD200080-HAMD200080	12
HAMD583764-HAMD583764	12
HAMD595493-HAMD595493	12

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Bates Range	RFPD Number
HAMD589381-HAMD589381	12
HAMD597309-HAMD597309	12
HAMD595727-HAMD595727	12
HAMD605939-HAMD605939	12
HAMD200101-HAMD200101	12
HAMD595484-HAMD595484	12
HAMD563315-HAMD563315	12
HAMD200060-HAMD200061	12
HAMD200107-HAMD200107	12
HAMD200081-HAMD200084	12
HAMD562189-HAMD562189	12
HAMD200074-HAMD200074	12
HAMD200100-HAMD200100	12
HAMD202975-HAMD202976	12
HAMD203432-HAMD203432	12
HAMD200059-HAMD200059	12
HAMD588686-HAMD588686	12
HAMD599721-HAMD599721	12
HAMD610030-HAMD610030	12
HAMD200058-HAMD200058	12
HAMD243352-HAMD243352	12
HAMD603449-HAMD603449	12
HAMD243328-HAMD243328	12
HAMD603027-HAMD603027	12
HAMD592007-HAMD592007	12
HAMD591230-HAMD591230	12
HAMD601070-HAMD601070	12
HAMD583763-HAMD583763	12
HAMD589345-HAMD589345	12
HAMD589442-HAMD589442	12
HAMD200075-HAMD200075	12
HAMD592658-HAMD592658	13
HAMD212659-HAMD212659	13
HAMD592673-HAMD592673	13
HAMD594283-HAMD594283	13
HAMD592654-HAMD592654	13
HAMD200104-HAMD200104	13
HAMD428976-HAMD428976	13
HAMD592659-HAMD592659	13
HAMD212423-HAMD212423	13
HAMD212696-HAMD212696	13
HAMD592651-HAMD592651	13
HAMD211971-HAMD211971	13
HAMD200102-HAMD200102	13
HAMD212257-HAMD212257	13
HAMD213130-HAMD213130	13
HAMD211883-HAMD211886	13

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
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Bates Range	RFPD Number
HAMD213111-HAMD213111	13
HAMD213083-HAMD213083	13
HAMD592664-HAMD592664	13
HAMD594275-HAMD594275	13
HAMD592663-HAMD592663	13
HAMD262240-HAMD262240	13
HAMD211891-HAMD211891	13
HAMD592657-HAMD592657	13
HAMD594676-HAMD594676	13
HAMD211949-HAMD21194	13
HAMD592676-HAMD592676	13
HAMD592679-HAMD592679	13
HAMD211926-HAMD211926	13
HAMD592649-HAMD592650	13
HAMD211578-HAMD211578	13
HAMD592662-HAMD592662	13
HAMD213155-HAMD213155	13
HAMD592677-HAMD592678	13
HAMD213102-HAMD213102	13
HAMD212907-HAMD212907	13
HAMD592661-HAMD592661	13
HAMD592669-HAMD592669	13
HAMD592680-HAMD592680	13
HAMD212973-HAMD212974	13
HAMD592670-HAMD592671	13
HAMD592675-HAMD592675	13
HAMD212877-HAMD212877	13
HAMD212655-HAMD212655	13
HAMD592652-HAMD592653	13
HAMD213103-HAMD213103	13
HAMD212939-HAMD212939	13
HAMD595221-HAMD595221	13
HAMD200106-HAMD200106	13
HAMD212927-HAMD212928	13
HAMD592648-HAMD592648	13
HAMD592674-HAMD592674	13
HAMD212787-HAMD212787	13
HAMD212887-HAMD212891	13
HAMD200105-HAMD200105	13
HAMD212433-HAMD212433	13
HAMD592655-HAMD592656	13
HAMD212922-HAMD212922	13
HAMD212431-HAMD212431	13
HAMD592660-HAMD592660	13
HAMD583991-HAMD583991	13
HAMD592667R-HAMD592668R	13
HAMD211985-HAMD211985	13

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Bates Range	RFPD Number
HAMD580428-HAMD580431	13
HAMD592396-HAMD592397	13
HAMD427569-HAMD427569	15
HAMD448494-HAMD448957	15
HAMD403943-HAMD403950	15
HAMD445749-HAMD445749	15
HAMD211071-HAMD211074	15
HAMD439122-HAMD439127	15
HAMD398181-HAMD398186	15
HAMD445327-HAMD445327	15
HAMD445585-HAMD445585	15
HAMD445548-HAMD445548	15
HAMD204424-HAMD204429	15
HAMD445716-HAMD445716	15
HAMD205143-HAMD205148	15
HAMD445372-HAMD445372	15
HAMD439035-HAMD439045	15
HAMD567519-HAMD567519	15
HAMD445314-HAMD445314	15
HAMD439544-HAMD439546	15
HAMD445655-HAMD445655	15
HAMD445552-HAMD445552	15
HAMD445376-HAMD445376	15
HAMD204906-HAMD204923	15
HAMD445594-HAMD445594	15
HAMD204436-HAMD204441	15
HAMD445727-HAMD445727	15
HAMD204362-HAMD204363	15
HAMD205209-HAMD205222	15
HAMD398205-HAMD398210	15
HAMD204645-HAMD204646	15
HAMD204251-HAMD204254	15
HAMD205301-HAMD205304	15
HAMD254262-HAMD254267	15
HAMD205015-HAMD205020	15
HAMD445369-HAMD445369	15
HAMD204442-HAMD204447	15
HAMD445746-HAMD445746	15
HAMD204936-HAMD204945	15
HAMD445705-HAMD445705	15
HAMD204298-HAMD204303	15
HAMD242103-HAMD242103	15
HAMD211013-HAMD211020	15
HAMD354464-HAMD354504	15
HAMD404309-HAMD404326	15
HAMD205253-HAMD205256	15
HAMD254636-HAMD254653	15

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Bates Range	RFPD Number
HAMD445754-HAMD445754	15
HAMD445644-HAMD445644	15
HAMD445373-HAMD445373	15
HAMD254580-HAMD254594	15
HAMD445703-HAMD445703	15
HAMD204778-HAMD204779	15
HAMD445353-HAMD445353	15
HAMD205359-HAMD205364	15
HAMD205305-HAMD205308	15
HAMD445680-HAMD445680	15
HAMD338482-HAMD338482	15
HAMD445592-HAMD445592	15
HAMD445753-HAMD445753	15
HAMD445691-HAMD445691	15
HAMD445708-HAMD445708	15
HAMD445682-HAMD445682	15
HAMD292449-HAMD292454	15
HAMD354776-HAMD354783	15
HAMD445654-HAMD445654	15
HAMD445738-HAMD445738	15
HAMD204619-HAMD204620	15
HAMD445657-HAMD445657	15
HAMD204227-HAMD204230	15
HAMD445317-HAMD445317	15
HAMD255711-HAMD255718	15
HAMD211063-HAMD211066	15
HAMD398163-HAMD398168	15
HAMD254156-HAMD254157	15
HAMD205341-HAMD205346	15
HAMD217889-HAMD217894	15
HAMD445672-HAMD445672	15
HAMD445760-HAMD445760	15
HAMD403817-HAMD403828	15
HAMD204770-HAMD204771	15
HAMD445664-HAMD445664	15
HAMD445617-HAMD445617	15
HAMD255719-HAMD255724	15
HAMD254248-HAMD254249	15
HAMD211165-HAMD211174	15
HAMD205277-HAMD205280	15
HAMD445311-HAMD445311	15
HAMD211003-HAMD211012	15
HAMD219279-HAMD219284	15
HAMD449163-HAMD449433	15
HAMD445564-HAMD445564	15
HAMD445688-HAMD445688	15
HAMD445570-HAMD445570	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
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Bates Range	RFPD Number
HAMD440536-HAMD440539	15
HAMD426437-HAMD426438	15
HAMD445728-HAMD445728	15
HAMD445556-HAMD445556	15
HAMD205021-HAMD205022	15
HAMD204292-HAMD204297	15
HAMD403875-HAMD403886	15
HAMD403953-HAMD403960	15
HAMD255761-HAMD255766	15
HAMD445610-HAMD445610	15
HAMD354566-HAMD354603	15
HAMD204525-HAMD204554	15
HAMD204336-HAMD204337	15
HAMD404342-HAMD404358	15
HAMD211151-HAMD211157	15
HAMD472737-HAMD472737	15
HAMD398155-HAMD398162	15
HAMD445646-HAMD445646	15
HAMD205091-HAMD205098	15
HAMD445621-HAMD445621	15
HAMD445743-HAMD445743	15
HAMD204370-HAMD204377	15
HAMD210907-HAMD210908	15
HAMD205229-HAMD205232	15
HAMD204509-HAMD204510	15
HAMD445713-HAMD445713	15
HAMD445312-HAMD445312	15
HAMD218642-HAMD218645	15
HAMD404327-HAMD404341	15
HAMD445651-HAMD445651	15
HAMD445616-HAMD445616	15
HAMD204287-HAMD204291	15
HAMD205313-HAMD205316	15
HAMD440524-HAMD440527	15
HAMD354604-HAMD354650	15
HAMD445724-HAMD445724	15
HAMD210865-HAMD210880	15
HAMD211047-HAMD211050	15
HAMD445315-HAMD445315	15
HAMD204732-HAMD204761	15
HAMD445565-HAMD445565	15
HAMD218422-HAMD218429	15
HAMD292441-HAMD292444	15
HAMD445580-HAMD445580	15
HAMD445695-HAMD445695	15
HAMD445687-HAMD445687	15
HAMD445710-HAMD445710	15

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Bates Range	RFPD Number
HAMD445588-HAMD445588	15
HAMD204762-HAMD204763	15
HAMD204208-HAMD204212	15
HAMD254242-HAMD254247	15
HAMD204344-HAMD204345	15
HAMD445304-HAMD445304	15
HAMD403845-HAMD403858	15
HAMD445675-HAMD445675	15
HAMD205125-HAMD205126	15
HAMD205141-HAMD205142	15
HAMD204231-HAMD204234	15
HAMD254240-HAMD254241	15
HAMD217802-HAMD217812	15
HAMD205165-HAMD205176	15
HAMD445553-HAMD445553	15
HAMD204631-HAMD204632	15
HAMD439875-HAMD439878	15
HAMD205099-HAMD205100	15
HAMD205107-HAMD205108	15
HAMD579093-HAMD579104	15
HAMD210863-HAMD210864	15
HAMD445735-HAMD445735	15
HAMD204330-HAMD204335	15
HAMD403859-HAMD403872	15
HAMD254260-HAMD254261	15
HAMD205035-HAMD205045	15
HAMD254250-HAMD254259	15
HAMD204824-HAMD204829	15
HAMD445572-HAMD445572	15
HAMD445324-HAMD445324	15
HAMD205321-HAMD205324	15
HAMD204581-HAMD204586	15
HAMD205441-HAMD205444	15
HAMD205241-HAMD205244	15
HAMD210919-HAMD210924	15
HAMD398193-HAMD398198	15
HAMD204491-HAMD204496	15
HAMD204595-HAMD204596	15
HAMD204247-HAMD204250	15
HAMD395845-HAMD395851	15
HAMD219307-HAMD219310	15
HAMD205285-HAMD205288	15
HAMD205177-HAMD205192	15
HAMD205325-HAMD205328	15
HAMD205048-HAMD205053	15
HAMD204605-HAMD204610	15
HAMD445699-HAMD445699	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD254280-HAMD254287	15
HAMD204840-HAMD204841	15
HAMD445364-HAMD445364	15
HAMD204430-HAMD204435	15
HAMD292468-HAMD292473	15
HAMD445586-HAMD445586	15
HAMD219255-HAMD219262	15
HAMD204324-HAMD204329	15
HAMD445306-HAMD445306	15
HAMD445737-HAMD445737	15
HAMD445751-HAMD445751	15
HAMD445734-HAMD445734	15
HAMD211199-HAMD211218	15
HAMD445761-HAMD445761	15
HAMD445689-HAMD445689	15
HAMD241974-HAMD241975	15
HAMD205233-HAMD205236	15
HAMD211113-HAMD211117	15
HAMD204410-HAMD204417	15
HAMD567532-HAMD567536	15
HAMD445635-HAMD445635	15
HAMD445693-HAMD445693	15
HAMD204217-HAMD204220	15
HAMD445631-HAMD445631	15
HAMD205365-HAMD205370	15
HAMD204603-HAMD204604	15
HAMD210987-HAMD210994	15
HAMD439679-HAMD439683	15
HAMD445683-HAMD445683	15
HAMD205437-HAMD205440	15
HAMD445370-HAMD445370	15
HAMD403951-HAMD403952	15
HAMD567578-HAMD567582	15
HAMD221740-HAMD221745	15
HAMD445673-HAMD445673	15
HAMD338484-HAMD338484	15
HAMD204557-HAMD204578	15
HAMD445591-HAMD445591	15
HAMD445360-HAMD445360	15
HAMD445723-HAMD445723	15
HAMD445741-HAMD445741	15
HAMD204872-HAMD204879	15
HAMD445379-HAMD445379	15
HAMD254222-HAMD254225	15
HAMD445701-HAMD445701	15
HAMD398175-HAMD398180	15
HAMD204786-HAMD204787	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD242041-HAMD242045	15
HAMD427537-HAMD427537	15
HAMD445601-HAMD445601	15
HAMD445581-HAMD445581	15
HAMD205425-HAMD205428	15
HAMD242050-HAMD242050	15
HAMD205395-HAMD205400	15
HAMD211219-HAMD211230	15
HAMD445748-HAMD445748	15
HAMD211231-HAMD211243	15
HAMD204830-HAMD204831	15
HAMD254654-HAMD254668	15
HAMD445316-HAMD445316	15
HAMD204731-HAMD204731	15
HAMD488871-HAMD488878	15
HAMD445615-HAMD445615	15
HAMD204597-HAMD204602	15
HAMD255749-HAMD255754	15
HAMD445605-HAMD445605	15
HAMD445624-HAMD445624	15
HAMD445577-HAMD445577	15
HAMD445320-HAMD445320	15
HAMD445638-HAMD445638	15
HAMD204890-HAMD204891	15
HAMD210995-HAMD211002	15
HAMD205115-HAMD205116	15
HAMD445696-HAMD445696	15
HAMD255737-HAMD255742	15
HAMD403895-HAMD403898	15
HAMD254158-HAMD254169	15
HAMD579126-HAMD579137	15
HAMD567562-HAMD567566	15
HAMD254044-HAMD254045	15
HAMD445722-HAMD445722	15
HAMD403913-HAMD403914	15
HAMD445628-HAMD445628	15
HAMD445600-HAMD445600	15
HAMD445686-HAMD445686	15
HAMD445629-HAMD445629	15
HAMD204780-HAMD204785	15
HAMD445578-HAMD445578	15
HAMD445645-HAMD445645	15
HAMD210883-HAMD210888	15
HAMD205109-HAMD205114	15
HAMD210917-HAMD210918	15
HAMD445678-HAMD445678	15
HAMD204338-HAMD204343	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD204460-HAMD204465	15
HAMD567521-HAMD567521	15
HAMD211182-HAMD211198	15
HAMD204275-HAMD204280	15
HAMD403933-HAMD403934	15
HAMD204621-HAMD204624	15
HAMD427440-HAMD427441	15
HAMD204263-HAMD204267	15
HAMD445641-HAMD445641	15
HAMD445653-HAMD445653	15
HAMD210828-HAMD210830	15
HAMD398199-HAMD398204	15
HAMD567527-HAMD56753	15
HAMD445662-HAMD445662	15
HAMD403717-HAMD403718	15
HAMD445608-HAMD445608	15
HAMD211263-HAMD211266	15
HAMD445640-HAMD445640	15
HAMD219285-HAMD219290	15
HAMD210927-HAMD210938	15
HAMD204511-HAMD204522	15
HAMD254202-HAMD254213	15
HAMD242071-HAMD242071	15
HAMD204312-HAMD204317	15
HAMD445729-HAMD445729	15
HAMD567557-HAMD567561	15
HAMD204924-HAMD204925	15
HAMD205133-HAMD205134	15
HAMD445663-HAMD445663	15
HAMD205054-HAMD205056	15
HAMD445697-HAMD445697	15
HAMD445607-HAMD445607	15
HAMD219263-HAMD219270	15
HAMD445310-HAMD445310	15
HAMD445326-HAMD445326	15
HAMD254268-HAMD254269	15
HAMD204663-HAMD204673	15
HAMD440532-HAMD440535	15
HAMD204842-HAMD204851	15
HAMD204674-HAMD204694	15
HAMD445707-HAMD445707	15
HAMD439655-HAMD439662	15
HAMD445670-HAMD445670	15
HAMD211267-HAMD211269	15
HAMD219299-HAMD219302	15
HAMD398137-HAMD398144	15
HAMD404279-HAMD404293	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD204822-HAMD204823	15
HAMD445636-HAMD445636	15
HAMD440504-HAMD440511	15
HAMD445720-HAMD445720	15
HAMD204213-HAMD204216	15
HAMD445558-HAMD445558	15
HAMD205273-HAMD205276	15
HAMD445639-HAMD445639	15
HAMD445637-HAMD445637	15
HAMD254508-HAMD254510	15
HAMD242366-HAMD242372	15
HAMD445318-HAMD445318	15
HAMD445690-HAMD445690	15
HAMD205333-HAMD205336	15
HAMD445731-HAMD445731	15
HAMD204854-HAMD204861	15
HAMD218162-HAMD218166	15
HAMD219303-HAMD219306	15
HAMD205089-HAMD205090	15
HAMD254567-HAMD254579	15
HAMD204587-HAMD204588	15
HAMD445740-HAMD445740	15
HAMD445319-HAMD445319	15
HAMD204772-HAMD204777	15
HAMD205159-HAMD205164	15
HAMD204880-HAMD204881	15
HAMD440518-HAMD440523	15
HAMD205223-HAMD205228	15
HAMD204477-HAMD204484	15
HAMD445632-HAMD445632	15
HAMD445649-HAMD445649	15
HAMD403873-HAMD403874	15
HAMD205237-HAMD205240	15
HAMD205317-HAMD205320	15
HAMD445602-HAMD445602	15
HAMD445627-HAMD445627	15
HAMD440488-HAMD440495	15
HAMD254558-HAMD254566	15
HAMD403843-HAMD403844	15
HAMD204852-HAMD204853	15
HAMD204800-HAMD204801	15
HAMD445685-HAMD445685	15
HAMD445538-HAMD445538	15
HAMD254228-HAMD254231	15
HAMD403893-HAMD403894	15
HAMD445377-HAMD445377	15
HAMD204611-HAMD204612	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD219271-HAMD219278	15
HAMD204378-HAMD204383	15
HAMD204997-HAMD204998	15
HAMD445612-HAMD445612	15
HAMD403899-HAMD403900	15
HAMD211109-HAMD211112	15
HAMD205261-HAMD205264	15
HAMD204364-HAMD204369	15
HAMD210925-HAMD210926	15
HAMD363730-HAMD363732	15
HAMD204625-HAMD204626	15
HAMD445733-HAMD445733	15
HAMD445674-HAMD445674	15
HAMD205065-HAMD205066	15
HAMD445739-HAMD445739	15
HAMD567567-HAMD567572	15
HAMD445715-HAMD445715	15
HAMD205293-HAMD205296	15
HAMD398169-HAMD398174	15
HAMD205193-HAMD205200	15
HAMD211274-HAMD211277	15
HAMD204243-HAMD204246	15
HAMD210891-HAMD210896	15
HAMD445763-HAMD445763	15
HAMD205407-HAMD205412	15
HAMD445375-HAMD445375	15
HAMD449899-HAMD450157	15
HAMD205046-HAMD205047	15
HAMD448222-HAMD448493	15
HAMD254226-HAMD254227	15
HAMD292112-HAMD292118	15
HAMD445309-HAMD445309	15
HAMD495147-HAMD495405	15
HAMD445606-HAMD445606	15
HAMD445755-HAMD445755	15
HAMD445543-HAMD445543	15
HAMD242060-HAMD242060	15
HAMD204934-HAMD204935	15
HAMD211105-HAMD211108	15
HAMD204555-HAMD204556	15
HAMD211079-HAMD211082	15
HAMD445579-HAMD445579	15
HAMD211129-HAMD211139	15
HAMD205013-HAMD205014	15
HAMD445563-HAMD445563	15
HAMD445555-HAMD445555	15
HAMD254170-HAMD254171	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD205269-HAMD205272	15
HAMD205249-HAMD205252	15
HAMD445659-HAMD445659	15
HAMD205067-HAMD205072	15
HAMD445652-HAMD445652	15
HAMD403901-HAMD403904	15
HAMD445590-HAMD445590	15
HAMD204255-HAMD204258	15
HAMD445745-HAMD445745	15
HAMD445574-HAMD445574	15
HAMD445363-HAMD445363	15
HAMD292437-HAMD292440	15
HAMD254606-HAMD254620	15
HAMD445368-HAMD445368	15
HAMD204281-HAMD204286	15
HAMD211051-HAMD211054	15
HAMD445596-HAMD445596	15
HAMD403921-HAMD403922	15
HAMD205513-HAMD205524	15
HAMD445554-HAMD445554	15
HAMD205433-HAMD205436	15
HAMD204499-HAMD204508	15
HAMD403815-HAMD403816	15
HAMD205101-HAMD205106	15
HAMD567537-HAMD567541	15
HAMD204356-HAMD204361	15
HAMD427466-HAMD427466	15
HAMD567552-HAMD567556	15
HAMD210941-HAMD210948	15
HAMD204346-HAMD204353	15
HAMD255725-HAMD255730	15
HAMD204980-HAMD204988	15
HAMD442445-HAMD442445	15
HAMD255693-HAMD255700	15
HAMD445634-HAMD445634	15
HAMD205289-HAMD205292	15
HAMD403829-HAMD403830	15
HAMD355178-HAMD355209	15
HAMD493470-HAMD493741	15
HAMD210831-HAMD210862	15
HAMD205073-HAMD205074	15
HAMD254621-HAMD254635	15
HAMD567573-HAMD56757	15
HAMD445726-HAMD445726	15
HAMD445367-HAMD445367	15
HAMD205377-HAMD205382	15
HAMD211158-HAMD211164	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD445757-HAMD445757	15
HAMD211099-HAMD211104	15
HAMD445302-HAMD445302	15
HAMD204870-HAMD204871	15
HAMD445355-HAMD445355	15
HAMD445568-HAMD445568	15
HAMD205257-HAMD205260	15
HAMD205033-HAMD205034	15
HAMD255701-HAMD255710	15
HAMD445648-HAMD445648	15
HAMD204708-HAMD204730	15
HAMD445730-HAMD445730	15
HAMD445559-HAMD445559	15
HAMD445676-HAMD445676	15
HAMD445583-HAMD445583	15
HAMD205419-HAMD205424	15
HAMD398187-HAMD398192	15
HAMD210899-HAMD210906	15
HAMD445709-HAMD445709	15
HAMD204892-HAMD204903	15
HAMD211140-HAMD211145	15
HAMD205023-HAMD205032	15
HAMD493742-HAMD494205	15
HAMD204485-HAMD204490	15
HAMD445378-HAMD445378	15
HAMD204802-HAMD204809	15
HAMD204989-HAMD204996	15
HAMD205429-HAMD205432	15
HAMD404231-HAMD404239	15
HAMD445666-HAMD445666	15
HAMD445679-HAMD445679	15
HAMD404294-HAMD404308	15
HAMD204579-HAMD204580	15
HAMD445704-HAMD445704	15
HAMD204466-HAMD204476	15
HAMD445611-HAMD445611	15
HAMD204613-HAMD204618	15
HAMD445667-HAMD445667	15
HAMD204589-HAMD204594	15
HAMD445321-HAMD445321	15
HAMD445374-HAMD445374	15
HAMD445597-HAMD445597	15
HAMD445566-HAMD445566	15
HAMD255731-HAMD255736	15
HAMD403831-HAMD403842	15
HAMD204235-HAMD204238	15
HAMD445541-HAMD445541	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD205127-HAMD205132	15
HAMD204239-HAMD204242	15
HAMD445633-HAMD445633	15
HAMD211253-HAMD211262	15
HAMD445721-HAMD445721	15
HAMD210959-HAMD210968	15
HAMD567542-HAMD567546	15
HAMD210949-HAMD210958	15
HAMD204392-HAMD204399	15
HAMD210897-HAMD210898	15
HAMD254595-HAMD254605	15
HAMD445758-HAMD445758	15
HAMD445598-HAMD445598	15
HAMD445366-HAMD445366	15
HAMD205297-HAMD205300	15
HAMD204259-HAMD204262	15
HAMD254537-HAMD254557	15
HAMD211083-HAMD211092	15
HAMD403887-HAMD403888	15
HAMD205389-HAMD205394	15
HAMD545028-HAMD545035	15
HAMD205353-HAMD205358	15
HAMD427832-HAMD427838	15
HAMD403905-HAMD403906	15
HAMD204318-HAMD204323	15
HAMD567547-HAMD567551	15
HAMD398145-HAMD398154	15
HAMD404268-HAMD404278	15
HAMD204978-HAMD204979	15
HAMD427507-HAMD427511	15
HAMD445684-HAMD445684	15
HAMD210889-HAMD210890	15
HAMD445756-HAMD445756	15
HAMD204812-HAMD204821	15
HAMD211278-HAMD211281	15
HAMD445571-HAMD445571	15
HAMD445736-HAMD445736	15
HAMD445630-HAMD445630	15
HAMD445656-HAMD445656	15
HAMD210881-HAMD210882	15
HAMD445562-HAMD445562	15
HAMD445584-HAMD445584	15
HAMD211118-HAMD211128	15
HAMD445658-HAMD445658	15
HAMD204221-HAMD204226	15
HAMD445575-HAMD445575	15
HAMD205007-HAMD205012	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD204999-HAMD205004	15
HAMD254144-HAMD254155	15
HAMD445325-HAMD445325	15
HAMD403941-HAMD403942	15
HAMD211093-HAMD211098	15
HAMD205117-HAMD205124	15
HAMD205281-HAMD205284	15
HAMD204268-HAMD204274	15
HAMD403915-HAMD403920	15
HAMD404181-HAMD404183	15
HAMD205057-HAMD205064	15
HAMD254214-HAMD254215	15
HAMD205500-HAMD205512	15
HAMD445668-HAMD445668	15
HAMD445365-HAMD445365	15
HAMD204384-HAMD204391	15
HAMD445660-HAMD445660	15
HAMD445589-HAMD445589	15
HAMD204970-HAMD204977	15
HAMD403935-HAMD403940	15
HAMD204695-HAMD204707	15
HAMD445384-HAMD445384	15
HAMD254216-HAMD254219	15
HAMD219295-HAMD219298	15
HAMD445569-HAMD445569	15
HAMD254220-HAMD254221	15
HAMD204968-HAMD204969	15
HAMD218439-HAMD218445	15
HAMD445599-HAMD445599	15
HAMD445681-HAMD445681	15
HAMD204788-HAMD204799	15
HAMD445700-HAMD445700	15
HAMD445694-HAMD445694	15
HAMD242087-HAMD242087	15
HAMD218446-HAMD218450	15
HAMD381221-HAMD381226	15
HAMD445650-HAMD445650	15
HAMD445307-HAMD445307	15
HAMD445712-HAMD445712	15
HAMD445613-HAMD445613	15
HAMD445576-HAMD445576	15
HAMD210909-HAMD210916	15
HAMD254172-HAMD254185	15
HAMD218311-HAMD218313	15
HAMD545430-HAMD545461	15
HAMD211075-HAMD211078	15
HAMD227671-HAMD227674	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD205005-HAMD205006	15
HAMD445625-HAMD445625	15
HAMD204862-HAMD204863	15
HAMD211055-HAMD211058	15
HAMD445702-HAMD445702	15
HAMD254200-HAMD254201	15
HAMD204523-HAMD204524	15
HAMD445647-HAMD445647	15
HAMD440512-HAMD440517	15
HAMD445595-HAMD445595	15
HAMD445603-HAMD445603	15
HAMD204206-HAMD204207	15
HAMD219247-HAMD219254	15
HAMD211175-HAMD211181	15
HAMD204304-HAMD204311	15
HAMD445547-HAMD445547	15
HAMD404240-HAMD404252	15
HAMD445352-HAMD445352	15
HAMD445582-HAMD445582	15
HAMD254278-HAMD254279	15
HAMD445560-HAMD445560	15
HAMD204960-HAMD204967	15
HAMD398211-HAMD398216	15
HAMD445747-HAMD445747	15
HAMD204958-HAMD204959	15
HAMD440528-HAMD440531	15
HAMD219291-HAMD219294	15
HAMD404253-HAMD404267	15
HAMD445759-HAMD445759	15
HAMD489273-HAMD489304	15
HAMD403889-HAMD403892	15
HAMD210969-HAMD210976	15
HAMD445642-HAMD445642	15
HAMD254234-HAMD254239	15
HAMD445561-HAMD445561	15
HAMD205083-HAMD205088	15
HAMD204633-HAMD204636	15
HAMD204400-HAMD204409	15
HAMD254270-HAMD254277	15
HAMD204497-HAMD204498	15
HAMD204764-HAMD204769	15
HAMD445719-HAMD445719	15
HAMD445671-HAMD445671	15
HAMD445692-HAMD445692	15
HAMD445305-HAMD445305	15
HAMD270931-HAMD270937	15
HAMD445725-HAMD445725	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD205347-HAMD205352	15
HAMD445714-HAMD445714	15
HAMD254232-HAMD254233	15
HAMD445313-HAMD445313	15
HAMD211146-HAMD211150	15
HAMD211059-HAMD211062	15
HAMD254142-HAMD254143	15
HAMD204904-HAMD204905	15
HAMD445567-HAMD445567	15
HAMD205201-HAMD205208	15
HAMD205413-HAMD205418	15
HAMD205329-HAMD205330	15
HAMD254186-HAMD254199	15
HAMD445711-HAMD445711	15
HAMD204832-HAMD204839	15
HAMD472739-HAMD472739	15
HAMD445587-HAMD445587	15
HAMD445604-HAMD445604	15
HAMD204418-HAMD204423	15
HAMD205081-HAMD205082	15
HAMD205149-HAMD205150	15
HAMD445546-HAMD445546	15
HAMD338480-HAMD338480	15
HAMD292459-HAMD292462	15
HAMD254669-HAMD254685	15
HAMD445706-HAMD445706	15
HAMD445677-HAMD445677	15
HAMD445669-HAMD445669	15
HAMD205265-HAMD205268	15
HAMD445698-HAMD445698	15
HAMD445752-HAMD445752	15
HAMD404210-HAMD404230	15
HAMD204948-HAMD204957	15
HAMD440540-HAMD440543	15
HAMD445661-HAMD445661	15
HAMD205371-HAMD205376	15
HAMD242000-HAMD242000	15
HAMD403923-HAMD403932	15
HAMD445665-HAMD445665	15
HAMD445322-HAMD445322	15
HAMD255767-HAMD255772	15
HAMD255743-HAMD255748	15
HAMD205309-HAMD205312	15
HAMD445551-HAMD445551	15
HAMD494411-HAMD494681	15
HAMD488661-HAMD488698	15
HAMD445762-HAMD445762	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD204454-HAMD204459	15
HAMD205075-HAMD205080	15
HAMD360052-HAMD360322	15
HAMD210939-HAMD210940	15
HAMD292463-HAMD292467	15
HAMD204946-HAMD204947	15
HAMD488699-HAMD488745	15
HAMD440480-HAMD440487	15
HAMD205401-HAMD205406	15
HAMD218851-HAMD218859	15
HAMD440496-HAMD440503	15
HAMD204637-HAMD204644	15
HAMD472735-HAMD472735	15
HAMD445539-HAMD445539	15
HAMD445717-HAMD445717	15
HAMD445323-HAMD445323	15
HAMD204810-HAMD204811	15
HAMD432053-HAMD432056	15
HAMD211067-HAMD211070	15
HAMD205151-HAMD205156	15
HAMD445383-HAMD445383	15
HAMD469586-HAMD469588	15
HAMD445303-HAMD445303	15
HAMD204864-HAMD204869	15
HAMD292445-HAMD292448	15
HAMD445744-HAMD445744	15
HAMD205488-HAMD205499	15
HAMD445718-HAMD445718	15
HAMD204448-HAMD204453	15
HAMD445643-HAMD445643	15
HAMD445609-HAMD445609	15
HAMD445732-HAMD445732	15
HAMD445308-HAMD445308	15
HAMD205337-HAMD205340	15
HAMD204647-HAMD204662	15
HAMD427553-HAMD427553	15
HAMD205383-HAMD205388	15
HAMD445626-HAMD445626	15
HAMD445359-HAMD445359	15
HAMD205245-HAMD205248	15
HAMD440084-HAMD440092	15
HAMD204926-HAMD204933	15
HAMD204354-HAMD204355	15
HAMD403907-HAMD403912	15
HAMD445593-HAMD445593	15
HAMD205445-HAMD205448	15
HAMD445618-HAMD445618	15

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
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Bates Range	RFPD Number
HAMD205157-HAMD205158	15
HAMD204882-HAMD204889	15
HAMD445750-HAMD445750	15
HAMD445356-HAMD445356	15
HAMD255755-HAMD255760	15
HAMD445742-HAMD445742	15
HAMD445620-HAMD445620	15
HAMD567522-HAMD567526	15
HAMD445573-HAMD445573	15
HAMD336122-HAMD336124	15
HAMD204627-HAMD204630	15
HAMD445619-HAMD445619	15
HAMD604946-HAMD604946	16
HAMD604475-HAMD604475	16
HAMD606786-HAMD606786	16
HAMD604695-HAMD604717	16
HAMD604686-HAMD604686	16
HAMD606292-HAMD606292	16
HAMD604576-HAMD604576	16
HAMD604931-HAMD604931	16
HAMD606788-HAMD606788	16
HAMD604684-HAMD604684	16
HAMD604626-HAMD604626	16
HAMD604767-HAMD604767	16
HAMD604836-HAMD604836	16
HAMD604796-HAMD604796	16
HAMD604985-HAMD604985	16
HAMD606228-HAMD606228	16
HAMD606918-HAMD606918	16
HAMD606807-HAMD606807	16
HAMD606244-HAMD606244	16
HAMD604689-HAMD604690	16
HAMD606914-HAMD606914	16
HAMD604768-HAMD604768	16
HAMD604974-HAMD605000	16
HAMD606766-HAMD606785	16
HAMD606884-HAMD606884	16
HAMD604681-HAMD604681	16
HAMD606882-HAMD606882	16
HAMD606888-HAMD606888	16
HAMD606792-HAMD606813	16
HAMD605412-HAMD605440	16
HAMD606878-HAMD606878	16
HAMD604764-HAMD604764	16
HAMD606880-HAMD606880	16
HAMD606253-HAMD606265	16
HAMD606886-HAMD606886	16

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD604683-HAMD604683	16
HAMD606832-HAMD606832	16
HAMD606842-HAMD606842	16
HAMD605084-HAMD605105	16
HAMD606790-HAMD606790	16
HAMD606893-HAMD606910	16
HAMD606212-HAMD606231	16
HAMD606911-HAMD606917	16
HAMD604769-HAMD604769	16
HAMD606850-HAMD606850	16
HAMD606828-HAMD606853	16
HAMD606814-HAMD606814	16
HAMD606801-HAMD606801	16
HAMD606778-HAMD606778	16
HAMD604898-HAMD604898	16
HAMD604685-HAMD604685	16
HAMD604795-HAMD604795	16
HAMD606902-606902	16
HAMD605441-HAMD605441	16
HAMD604765-HAMD604765	16
HAMD605001-HAMD605001	16
HAMD606907-HAMD606907	16
HAMD606805-HAMD606805	16
HAMD604825-HAMD604825	16
HAMD604874-HAMD604874	16
HAMD606316-HAMD606322	16
HAMD604682-HAMD604682	16
HAMD605442-HAMD605449	16
HAMD606819-HAMD606819	16
HAMD606828-HAMD606828	16
HAMD605548-HAMD605566	16
HAMD606890-HAMD606890	16
HAMD606936-HAMD606936	16
HAMD606814-HAMD606827	16
HAMD606232-HAMD606252	16
HAMD606918-HAMD606938	16
HAMD606873-HAMD606892	16
HAMD604687-HAMD604687	16
HAMD606846-HAMD606846	16
HAMD606798-HAMD606798	16
HAMD604931-HAMD604948	16
HAMD604900-HAMD604900	16
HAMD604826-HAMD604843	16
HAMD604875-HAMD604875	16
HAMD604680-HAMD604680	16
HAMD606292-HAMD606315	16
HAMD606873-HAMD606873	16

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD606835-HAMD606835	16
HAMD606893-HAMD606893	16
HAMD606911-HAMD606911	16
HAMD606905-HAMD606905	16
HAMD606839-HAMD606839	16
HAMD606899-HAMD606899	16
HAMD606771-HAMD606771	16
HAMD606794-HAMD606794	16
HAMD606766-HAMD606766	16
HAMD606829-HAMD606829	16
HAMD606854-HAMD606872	16
HAMD604899-HAMD604899	16
HAMD604766-HAMD604766	16
HAMD604688-HAMD604688	16
HAMD606796-HAMD606796	16
HAMD606786-HAMD606791	16
HAMD606266-HAMD606291	16
HAMD606822-HAMD606822	16
HAMD606792-HAMD606792	16
HAMD609370-HAMD609379	20
HAMD609380-HAMD609394	20
HAMD606985-HAMD606989	21
HAMD562304-HAMD562308	21
HAMD604395-HAMD604419	24
HAMD606497-HAMD606499	24
HAMD604254-HAMD604276	24
HAMD605482-HAMD605489	24
HAMD606678-HAMD606719	24
HAMD605225-HAMD605245	24
HAMD606473-HAMD606474	24
HAMD605159-HAMD605164	24
HAMD604923-HAMD604928	24
HAMD606446-HAMD606447	24
HAMD604422-HAMD604442	24
HAMD604901-HAMD604922	24
HAMD604607-HAMD604608	24
HAMD605379-HAMD605383	24
HAMD605166-HAMD605191	24
HAMD606500-HAMD606502	24
HAMD606551-HAMD606559	24
HAMD605567-HAMD605591	24
HAMD605521-HAMD605521	24
HAMD604534-HAMD604535	24
HAMD605494-HAMD605494	24
HAMD605192-HAMD605201	24
HAMD604480-HAMD604492	24
HAMD606175-HAMD606181	24

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD604314-HAMD604320	24
HAMD604362-HAMD604362	24
HAMD604877-HAMD604894	24
HAMD605724-HAMD605724	24
HAMD605408-HAMD605411	24
HAMD604791-HAMD604794	24
HAMD604609-HAMD604610	24
HAMD604049-HAMD604077	24
HAMD604844-HAMD604867	24
HAMD606479-HAMD606485	24
HAMD605314-HAMD605324	24
HAMD605056-HAMD605077	24
HAMD604363-HAMD604363	24
HAMD606722-HAMD606723	24
HAMD605325-HAMD605330	24
HAMD605466-HAMD605470	24
HAMD604536-HAMD604547	24
HAMD605370-HAMD605370	24
HAMD605384-HAMD605392	24
HAMD606507-HAMD606507	24
HAMD606508-HAMD606511	24
HAMD604797-HAMD604818	24
HAMD605705-HAMD605710	24
HAMD604770-HAMD604790	24
HAMD606636-HAMD606677	24
HAMD606569-HAMD606578	24
HAMD604578-HAMD604578	24
HAMD606605-HAMD606635	24
HAMD605331-HAMD605348	24
HAMD606550-HAMD606550	24
HAMD606495-HAMD606496	24
HAMD604306-HAMD604313	24
HAMD605497-HAMD605509	24
HAMD606401-HAMD606419	24
HAMD604718-HAMD604734	24
HAMD604548-HAMD604575	24
HAMD604278-HAMD604294	24
HAMD604876-HAMD604876	24
HAMD605684-HAMD605704	24
HAMD605745-HAMD605750	24
HAMD606477-HAMD606478	24
HAMD606579-HAMD606604	24
HAMD604379-HAMD604394	24
HAMD605520-HAMD605520	24
HAMD605371-HAMD605378	24
HAMD605078-HAMD605083	24
HAMD606491-HAMD606492	24

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD606475-HAMD606476	24
HAMD604691-HAMD604694	24
HAMD604251-HAMD604253	24
HAMD604078-HAMD604250	24
HAMD605393-HAMD605397	24
HAMD605246-HAMD605265	24
HAMD606493-HAMD606494	24
HAMD606445-HAMD606445	24
HAMD605627-HAMD605631	24
HAMD605759-HAMD605775	24
HAMD605496-HAMD605496	24
HAMD604474-HAMD604474	24
HAMD605280-HAMD605293	24
HAMD606724-HAMD606763	24
HAMD605522-HAMD605539	24
HAMD606489-HAMD606490	24
HAMD605024-HAMD605028	24
HAMD605672-HAMD605677	24
HAMD606375-HAMD606400	24
HAMD606720-HAMD606721	24
HAMD605455-HAMD605465	24
HAMD605294-HAMD605306	24
HAMD605471-HAMD605481	24
HAMD604580-HAMD604606	24
HAMD604364-HAMD604378	24
HAMD604443-HAMD604468	24
HAMD605450-HAMD605454	24
HAMD604735-HAMD604751	24
HAMD606560-HAMD606568	24
HAMD604824-HAMD604824	24
HAMD604895-HAMD604897	24
HAMD604929-HAMD604930	24
HAMD604949-HAMD604967	24
HAMD605540-HAMD605547	24
HAMD606503-HAMD606505	24
HAMD605510-HAMD605519	24
HAMD604297-HAMD604301	24
HAMD605364-HAMD605368	24
HAMD606486-HAMD606488	24
HAMD605131-HAMD605138	24
HAMD605614-HAMD605626	24
HAMD606513-HAMD606514	24
HAMD605652-HAMD605671	24
HAMD604968-HAMD604973	24
HAMD609453-HAMD609453	24
HAMD605725-HAMD605727	24
HAMD605592-HAMD605608	24

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD605609-HAMD605613	24
HAMD604509-HAMD604533	24
HAMD604303-HAMD604303	24
HAMD605003-HAMD605023	24
HAMD604493-HAMD604508	24
HAMD606353-HAMD606374	24
HAMD606157-HAMD606174	24
HAMD605202-HAMD605224	24
HAMD606506-HAMD606506	24
HAMD604752-HAMD604763	24
HAMD604321-HAMD604324	24
HAMD605139-HAMD605158	24
HAMD605349-HAMD605354	24
HAMD605728-HAMD605744	24
HAMD606512-HAMD606512	24
HAMD606515-HAMD606548	24
HAMD605369-HAMD605369	24
HAMD605266-HAMD605279	24
HAMD606326-HAMD606352	24
HAMD604302-HAMD604302	24
HAMD604868-HAMD604873	24
HAMD605756-HAMD605758	24
HAMD604819-HAMD604823	24
HAMD605398-HAMD605407	24
HAMD605050-HAMD605055	24
HAMD605678-HAMD605683	24
HAMD605307-HAMD605313	24
HAMD605355-HAMD605363	24
HAMD606182-HAMD606190	24
HAMD605495-HAMD605495	24
HAMD604325-HAMD604360	24
HAMD605029-HAMD605049	24
HAMD605165-HAMD605165	24
HAMD605002-HAMD605002	24
HAMD606549-HAMD606549	24
HAMD606420-HAMD606444	24
HAMD604277-HAMD604277	24
HAMD606764-HAMD606765	24
HAMD605106-HAMD605130	24
HAMD605753-HAMD605755	24
HAMD604614-HAMD604624	24
HAMD441207-HAMD441208	26
HAMD219961-HAMD219961	26
HAMD441178-HAMD441178	26
HAMD441235-HAMD441235	26
HAMD220004-HAMD220004	26
HAMD219943-HAMD219943	26

**Waleed Hamed Supplemental Production - RFPDs Numbers Correlated to Bates Number
(September 9, 2014)**

Bates Range	RFPD Number
HAMD219981-HAMD219981	26
HAMD480763-HAMD481209	26
HAMD441192-HAMD441192	26
HAMD441197-HAMD441197	26
HAMD441186-HAMD441186	26
HAMD441185-HAMD441185	26
HAMD441198-HAMD441198	26
HAMD441173-HAMD441173	26
HAMD219964-HAMD219964	26
HAMD219963-HAMD219963	26
HAMD441175-HAMD441175	26
HAMD219945-HAMD219945	26
HAMD606990-HAMD606999	26
HAMD219952-HAMD219952	26
HAMD441177-HAMD441177	26
HAMD441201-HAMD441202	26
HAMD220015-HAMD220015	26
HAMD441245-HAMD441245	26
HAMD219974-HAMD219975	26
HAMD441176-HAMD441176	26
HAMD441248-HAMD441248	26
HAMD441237-HAMD441237	26
HAMD441196-HAMD44119	26
HAMD219942-HAMD219942	26
HAMD441194-HAMD441194	26
HAMD441251-HAMD441251	26
HAMD441165-HAMD441165	26
HAMD220018-HAMD220018	26
HAMD219953-HAMD219953	26
HAMD441174-HAMD441174	26
HAMD441214-HAMD441214	26
HAMD441199-HAMD441200	26