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UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

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UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA, FLORIDA

UNITED STATES OF AMERICA

vs.

Case No. 8:03-CR-77-T-30TBM

GHASSAN ZAYED BALLUT
_____ /

**DEFENDANT GHASSAN BALLUT'S MOTION TO ADOPT
DEFENDANT HATIM FARIZ'S MOTION FOR BILL OF PARTICULARS**

The Defendant, GHASSAN ZAYED BALLUT, by and through his undersigned counsel, hereby requests this Honorable Court to permit the Defendant to adopt Co-Defendant HATIM FARIZ's Motion for Bill of Particulars, dated September 5, 2003, the grounds set forth in the Motion and the accompanying Memorandum of Law, and all evidence adduced in support of the Motion, the same as if the same Motion were set out, filed, and produced by the Defendant, GHASSAN ZAYED BALLUT, but only to the extent that the Motion, the incorporated law and argument, or the evidence in support are beneficial and not adverse to the Defendant's interests. This adoption would be in addition to the Defendant's arguments presented in the Defendant's Motion for Bill of Particulars previously filed in this cause.

The first section of HATIM FARIZ's Motion requests particulars as to several of the allegations in Count One of the Indictment which pertain to all of the Defendants including GHASSAN ZAYED BALLUT, with the exception of paragraph 49 on page 10 of the Motion which pertains only to HATIM FARIZ. Similarly, the second section of the Motion requests particulars on the allegations in Count Two which pertain to all of the Defendants, with the exception of requests in paragraphs 10 through 12, 17 through 19, and 21 through 26 which do

296

not pertain to the Defendant. The third and fourth sections of the Motion respectively request particulars on Counts Three and Four which pertain to all Defendants. As to the fifth section of the Motion relating to the "travel acts," the Defendant would adopt those requests for particulars pertaining to Counts Thirty Six through Thirty Eight and Forty through Forty Two in which the Defendant is charged.

The Defendant makes this request to permit the Defendant the benefit of HATIM FARIZ's Motion for Bill of Particulars without burdening the record with unnecessary repetition and in the interests of judicial economy.

WHEREFORE, the Defendant requests this Honorable Court to permit the Defendant to adopt HATIM FARIZ's Motion for Bill of Particulars to the extent that the requested particulars pertain to those Counts of the Indictment in which the Defendant is charged.

Respectfully submitted,



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Certificate of Service

I HEREBY CERTIFY that a true and correct copy of the foregoing has been sent by U.S.

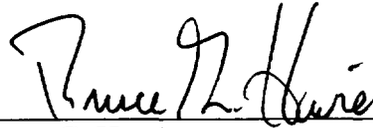
Mail to the following this 1st day of October, 2003:

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