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1 2	BRENT D. WARD Director, Obscenity Prosecution Task Force United States Department of Justice			
3	KENNETH F. WHITTED Trial Attorney			
4	United States Department of 1301 New York Avenue, N	Justice W, Suite	500	
5	Washington, D.C. 20530 Telephone: (202) 514-60 Facsimile: (202) 307-22			
6	E-Mail: Kenneth. Whitte Attorneys for Plaintiff		Jov	
7	United States of America			
8	UNITED STA	ATES DIST	RICT COURT	
9	FOR THE CENTRAI	_ DISTRIC	T OF CALIFORNIA	J
10	UNITED STATES OF AMERICA,)	No. CR	07-732-AK	
11) Plaintiff,)	GOVERNM	ENT'S PROPOSED	EXHIBIT LIST
12	v.)		ate: June 9, 20	008
13	IRA ISAACS,)	Trial T	ime: 9:00 a.m.	
14 15	dba "Stolen Car Films,") dba "LA Media,)			
16	Defendant.			
17	,			
18	Plaintiff United States			
19	of record, the United States			
20	the following proposed Exh	ibit Lis	st for trial	in the above-
21	captioned case.			
22	DATED: June 4, 2008	Deepeet	-fully Cubmitto	d
23	DAIED: June 4, 2006	Respect	fully Submitte	α,
24		S/		
25			H F. WHITTED Attorney	_
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GOVERNMENT'S EXHIBIT LIST

2 3	<u>Exh. No.</u>	Item/Description Admitted Not Admitted
4 5	1	UPS envelope re: shipment to Mark Gunther
6 7	2	CD of movie, "Gang Bang Horse, Pony Sex Game", # 521
8	3	CD of movie, # 2144
9 10	4	CD of movie, # 1108
11 12	5	UPS envelope re: shipment to William Kelly
13 14	6	CD of movie, "Mako's First Time Scat", # 1562
15	7	CD of movie, # 1575
16 17	8	CD of movie, # 1594
18	9	CD of movie, # 1595
19 20	10	Box of Trailers re: "Stolen Car Films"
21 22	11	UPS envelope re: shipment to James Kirk
23 24	12	CD of movie, "Hollywood Scat Amateurs #7", # 1203
25 26	13	CD of movie, # 272
27 28	14	CD of movie, # 751

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1	<u>Exh. No.</u>	Item/Description Admitted Not Admitted
2 3	15	CD of movie, "Hollywood Scat Amateurs #1"
4 5	16	CD of movie, "Hollywood Scat Amateurs #4"
6 7	17	Box of Trailers re: "Stolen Car Films"
8 9	18a	1/17/07 photograph of LA Media
10	18b	1/17/07 photograph of LA Media
11 12	18c	1/17/07 photograph of LA Media
13	18d	1/17/07 photograph of LA Media
14 15	18e	1/17/07 photograph of LA Media
16	18f	1/17/07 photograph of LA Media
17 18	18g	1/17/07 photograph of LA Media
19	18h	1/17/07 photograph of LA Media
20 21	18i	1/17/07 photograph of LA Media
22	18j	1/17/07 photograph of LA Media
23 24	18k	1/17/07 photograph of LA Media
25	181	1/17/07 photograph of LA Media
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1	<u>Exh. No.</u>	Item/Description	Admitted	Not Admitted
2 3	19	Business Records: Planet Internet Services		
4 5	20	Business Records: Network Solutions		
6 7	21	Business Records: Wild West Domain		
8 9	22	Business Records: Intercosmos Media Group		
10 11	23	Business Records: United Parcel Service		
12 13	24	Stipulation re: Evidence		
14 15	25	Stipulation re: Forfeiture		
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1	CERTIFICATE OF SERVICE
2	I hereby certify that on this <u>4th day of June 2008</u> , a copy
3	of the following was hereby sent by facsimile (310) 392-9029 and also mailed to counsel for the defendant as follows: Roger
4	Diamond, Esq., 2115 Main Street, Santa Monica, CA 90405.
5	
6	<u>S/ Kenneth F. Whitted</u>
7	KENNETH F. WHITTED Trial Attorney
8	Obscenity Prosecution Task Force United States Department of Justice
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