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 Attorneys for Plaintiff
 7 United States of America

8 UNITED STATES DISTRICT COURT
 9 FOR THE CENTRAL DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) No. CR 07-732-AK
 11)
 Plaintiff,) GOVERNMENT'S PROPOSED EXHIBIT LIST
 12)
 v.) Trial Date: June 9, 2008
 13) Trial Time: 9:00 a.m.
 IRA ISAACS,)
 14 dba "Stolen Car Films,")
 dba "LA Media,)
 15)
 Defendant.)
 16 _____)

17 Plaintiff United States of America, by and through its counsel
 18 of record, the United States Department of Justice, hereby submits
 19 the following proposed Exhibit List for trial in the above-
 20 captioned case.

21
 22 DATED: June 4, 2008

Respectfully Submitted,

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 24 S/

25 _____
 KENNETH F. WHITTED
 Trial Attorney
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GOVERNMENT'S EXHIBIT LIST

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

<u>Exh. No.</u>	<u>Item/Description</u>	<u>Admitted</u>	<u>Not Admitted</u>
1			
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	18l	1/17/07 photograph of LA Media	
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1	<u>Exh. No.</u>	<u>Item/Description</u>	<u>Admitted</u>	<u>Not Admitted</u>
2	19	Business Records: Planet Internet Services		
4	20	Business Records: Network Solutions		
6	21	Business Records: Wild West Domain		
8	22	Business Records: Intercosmos Media Group		
10	23	Business Records: United Parcel Service		
12	24	Stipulation re: Evidence		
14	25	Stipulation re: Forfeiture		
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CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of June 2008, a copy of the following was hereby sent by facsimile (310) 392-9029 and also mailed to counsel for the defendant as follows: Roger Diamond, Esq., 2115 Main Street, Santa Monica, CA 90405.

S/ Kenneth F. Whitted

KENNETH F. WHITTED
Trial Attorney
Obscenity Prosecution Task Force
United States Department of Justice