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10	Attorneys for Defendant YEVGENIY ALEKSANDROVICH NIKULIN		
11			
12 13	IN THE UNITED STATES DISTRICT COURT		
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
15	CAN ED ANGICCO DIVISION		
16			
17	UNITED STATES OF AMERICA,	Case No. 0971 3:16-CR-00440-001 WHA	
18	Plaintiff,		
19 20	v.	DEFENDANT YEVGENIY ALEKSANDROVICH NIKULIN'S SENTENCING MEMORANDUM	
21	YEVGENIY ALEKSANDROVICH NIKULIN,		
22	,		
23	Defendant.	Date: September 29, 2020 Time: 2:00 p.m.	
24		HON. WILLIAM ALSUP	
25			
26	Defendant Yevgeniy Nikulin, by and through his attorneys of record, Adam G. Gasner and		
27	Valery Nechay, hereby submit this sentencing memorandum recommending Mr. Nikulin be sentence		
28	to a custodial sentence of time served—at which point it is anticipated that Mr. Nikulin will be		
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GASNER CRIMINAL LAW Law Chambers Building 345 Franklin Street San Francisco, CA 94102 1 deported to his country of origin, Russia, since Mr. Nikulin has no legal immigration status in the
2 United States. He is only in the United States as a result of extradition proceedings. He has never
3 visited the United States prior to his extradition and has no family or friends in the United States.

Mr. Nikulin was arrested on this case on October 5, 2016 and has been in continuous custody since that time—nearly 48 months.

Section I of this sentencing memorandum addresses the findings the defense recommends the Court makes in its Statement of Reasons for imposing judgment here. Section II of the memorandum outlines the supporting argument for the recommended findings.

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I. INTRODUCTION AND DEFENSE RECOMMENDATION ON CUSTODIAL SENTENCE AND STATEMENT OF REASONS

13 Defendant YEVGENIY ALEKSANDROVICH NIKULIN ("Mr. Nikulin"), a 32-year-old 14 Russian national with no criminal record, comes before the Court for sentencing after guilty 15 verdicts, on July 10, 2020 by jury trial on all nine counts of the Indictment¹ consisting of the 16 following violations: 18 U.S.C. §§ 1030(a)(2) and (c)(2)(B) – Computer Intrusion (Counts 1, 4, and 17 18 7), 18 U.S.C. § 1030(a)(5)(A) – Intentional Transmission of Information, Code, or Command 19 Causing Damage to a Protected Computer (Counts 2 and 8), 18 U.S.C. § 1028A – Aggravated 20 Identity Theft (Counts 3 and 9), 18 U.S.C. § 371 – Conspiracy (Count 5), 18 U.S.C. § 1029(a)(2) – 21 Trafficking in Unauthorized Access Devices (Count 6). PSR, ¶ 1-2. 22 The defense makes the following sentencing recommendations as well as PSR annotations: 23 1. Regarding the Court's findings on the presentence investigation report (PSR), the 24 25 defense requests the Court adopt the factual recitation of the offense conduct and the 26 offender characteristics as delineated in the PSR submitted by U.S. Probation. 27 28 ¹ Dkt. 4, October 20, 2016 2

However, the defense objects to the loss amount calculation pursuant to U.S.S.G. § 2B1.1(b)(1) by US Probation and the Government and submits that the loss amount in ¶ 51 of the PSR (Dkt. 274) and in the government's sentencing brief is overstated and not supported by competent evidence. The defense submits that a finding of a loss amount of more than \$15,000.00 pursuant to § 2B1.1(b)(1)(C) is warranted but disagrees with the loss amounts that have been claimed by the victim companies and objects to the court using these conclusory claims to support increasing the guideline calculation beyond the 4 level addition provided by § 2B1.1(b)(1)(C).

2. Regarding the Court's findings on whether a mandatory minimum sentence applies, the defense submits that one or more counts of conviction in this case carry a mandatory minimum term of imprisonment and the sentence recommended by the defense is above the applicable mandatory minimum. Specifically, Mr. Nikulin stands convicted of two counts of 18 U.S.C. § 1028A – Aggravated Identity Theft, each of which carry a two-year mandatory minimum as outlined in ¶ 49 of the PSR. These mandatory minimums may be run concurrent to each other but at least one of them is to be run consecutively to any other term of imprisonment on other charges. Accordingly the mandatory minimum sentence in this case is 24 months.

 Regarding the Court's determination of the guideline range, before departures or variances, the defense requests the Court find the following:

a. Total base offense level:	20
b. Criminal history category:	Ι
c. Guideline range:	33-41 Months
d. Supervised release range:	Cts. 1, 2, & 4, 8 – 1-3 years Cts. 3, 9 – 1 Year

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1	e. Maximum fine: \$250,000.00		
2	i. The defense requests that the fine be waived or below guideline range		
3	because of inability to pay.		
4	4. Regarding the guideline sentencing determination, the defense requests the following:		
5	a. The court impose a sentence outside and below the sentencing guideline system		
6	(i.e., a downward departure and/or variance). See arguments, <i>infra</i> .		
7 8	5. Regarding departures pursuant to the guideline manual, the defense requests a departure		
9	below the advisory guidelines for the following reasons:		
10	a. Age (24 years old at time of the offenses) per 5H1.1		
11	b. Mental and emotional condition per 5H1.3		
12	c. Physical condition per 5H1.4		
13	d. Family ties and responsibilities per 5H1.6		
14	e. Extreme psychological injuries per 5K2.3		
15 16	6. Regarding the Court's determination for a variance, the defense requests the following:		
17			
18	18 USC 3553(a)(1) for the following reasons related to the history and		
19	characteristics of the defendant:		
20	i. Age		
21			
22	ii. Family ties and responsibilities		
23	iii. Lack of youthful guidance		
24	iv. Mental and emotional condition		
25 26	v. Non-violent offender		
26 27	vi. Physical condition		
27			
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7. Regarding the court determination of restitution, the defense requests the Court determine restitution commensurate with the loss amount—which is in dispute.

The defense requests that the Court, for the compelling reasons below, exercise its discretion and impose a downward variance from the guideline range and sentence Mr. Nikulin to a term of imprisonment of time served, which at the time of sentencing will be nearly 48 months.

II. SENTENCING

With the advent of U.S. v. Booker, 125 U.S. 738 (2005), the Court is restored with the power to sentence as it sees fit within the statutory framework of 18 U.S.C. § 3553(a). The restoration of this power gives the Court real discretion to fashion a sentence "sufficient but not greater than necessary" to achieve the purpose of sentencing set forth in 18 U.S.C. §3553(a)(2) after considering the following:

(1) The nature and circumstances of the offense and the history and characteristics of the defendant [§3553(a)(1)];

(2) The need for the sentence imposed:

(A) to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense;

(B) to afford adequate deterrence to criminal conduct;

(C) to protect the public from further crimes of the defendant; and

- (D) to provide the defendant with needed educational or vocational training, medical
 - care, or other correctional treatment in the most effective manner [$\S3553(a)(2)$];
- (3) The kinds of sentences available [§3553(a)(3)];
- (4) The advisory but non-mandatory Sentencing Guidelines [§3553(a)(4) and (a)(5)];
- (5) The need to avoid unwarranted sentencing disparity among defendants with similar
- 28 records and similar conduct [§3553(a)(6)]; and

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(6) The need to provide restitution to any victim of the offense [\$3553(a)(7)].

In this case, the Court must choose the minimally sufficient sentence to fulfill the purposes of sentencing based on a consideration of all §3553(a) factors. *Kimbrough v. U.S.*, 128 S.Ct. 558, 570 (2007). Accordingly, the defense submits that a 48-month sentence is minimally sufficient to fulfill the purpose of sentencing. (*See* argument, *Infra.*)

A. THE NATURE AND CIRCUMSTANCES OF THE OFFENSE AND THE HISTORY AND CHARACTERISTICS OF THE DEFENDANT [§3553(a)(1)]

The Nature and Circumstances of the Offense:

The PSR accurately summarizes the nature and circumstances of the offenses adduced at trial. However, the loss amounts attributed to Mr. Nikulin pursuant to § 2B1.1(b)(1) are not credible and should not be accepted by the court in determining the offense level and advisory guideline calculation.

Since the conclusion of trial there have been varying claims from the corporate victims regarding the losses attributed to the computer intrusions in this case. Notably at trial, the victim companies were only required to claim over \$5,000.00 in losses to meet the statutory requirements for a conviction and at trial there was no testimony regarding specific details of the total loss amount.

20 In the time since the verdict, the government, the defense, and US probation have been 21 provided claims of loss amounts by the corporate victims that do not appear to be based in fact. 22 Most egregiously, post-verdict, LinkedIn originally claimed a loss amount with no supporting 23 24 documentation of \$5,000,000.00. This number was later revised (after the defense objected to this 25 number) to \$2,000.000 - again with no supporting documentation. The evidence at trial26 suggests that *prior* to the computer intrusions in this case, LinkedIn had an enormous salaried staff 27 who worked exclusively on network security. This staff conducted an investigation into and 28

1 remediation of the intrusions in this case. This is exactly what they were hired to do and there is no 2 evidence to support a claim that LinkedIn suffered millions of dollars in actual loss.

Similarly, but on a lessor scale, Dropbox has estimated its loss at \$514,000.00 without supporting documentation.

Notably, Formspring has estimated its loss to be \$20,000.00. The variance in these loss 6 numbers alone suggests these calculations are a product of conjecture and not based on competent, 7 8 reliable, and credible evidence.

9 In this case the loss amount is not accurate and the claims of the corporate victims 10 overstates the amount of the loss and the seriousness of the offense. See, e.g. US v. Broderson, 67 F.3d. 452 (2d Cir. 1995) [affirming seven level departure where defendant did not personally profit.]

The factors in 18 U.S.C. § 3553(a) favor a sentence of credit for time served rather than 14 15 imposing additional imprisonment. As the Supreme Court made clear in *Gall v. United States*, 16 while the guidelines are the starting point in determining an appropriate sentence, the judge should 17 consider all relevant section 3553(a) factors. Gall, supra, 169.L.ED.2d 445, 457; 128 S.Ct. 586, 596 18 (2007). "In doing so, [the district judge] may not presume that the Guidelines range is reasonable. 19 He must make an individualized assessment based on the facts presented." Ibid. [internal citations 20 omitted]. 21

22 Accordingly, the defense submits that a sentence of 48-months imprisonment, which Mr. 23 Nikulin has nearly completed at the time of sentencing, is minimally sufficient to fulfill the purpose 24 of sentencing. (See argument, Infra.) 25

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The History and Characteristics of the Defendant

Mr. Nikulin Should Receive a Sentencing Variance as a Result of the Extreme Abuse he Suffered as a Child, Which is a Well Recognized Variance Under Federal Law (§ 5H1.12, § 5K2.0(d)(1), § 5K2.13)

"It requires no citation of authority to assert that children who are abused in their youth generally face extraordinary problems developing into responsible, productive citizens." *Santosky v. Kramer*, 455 U.S. 745, 789 (1982). In accordance with this logic, district courts have routinely granted sentencing reductions where a defendant was victimized as a child. *United States v. Walter*, 256 F. 3d 891 (9th Cir. 2001.) See also *United States v. Ayers*, 971 F. supp. 1197 (N.D. I11.1997) (granting departure based on cruel childhood with relentless physical and psychological abuse over course of years.)

Booker and its progeny allow district courts to consider these factors as a part of their
analysis under §3553(a). See e.g. *United States v. Samuels*, 2009 WL 875320 (S.D.N.Y. April 2,
2009) (imposing credit for time serve sentence rather than the Guideline range of seventy to eightyseven months where defendant "was raised under poor economic circumstances with an abusive
father addicted to crack"; See e.g. *United States v. Mapp*, 2007 WL 485513 (E.D. Mich. Feb 9,
2007) (granting variance based on defendant's upbringing where he frequently witnessed domestic
violence and substance abuse by his parents.)

Mr. Nikulin (*referred to interchangeably hereafter as Nikulin*) is a 33-year-old man who
 was born in Moscow, Russia, where he resided his entire life prior to his incarceration in the Czech
 Republic and subsequent extradition to the United States, arising from this case. The PSR
 accurately describes the psychological and physical abuse Mr. Nikulin, his two older brothers, and
 mother suffered at the hands of his biological father during childhood. According to Nikulin's
 mother, Lyuboy Ivanovna Sokirdonova, the abuse began before Nikulin was born; Nikulin's

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1 mother was routinely attacked and beaten in the stomach when she was pregnant with him. When
2 Nikulin was a boy, his father continued to inflict his rage-fueled episodes of domestic terrorism on
3 his family.

His mother recalled one instance when Nikulin's father inexplicably grabbed him as a small boy and furiously threw him against a wall causing him great pain. During another example of the daily terror Nikulin and his family suffered, his father brought home an AKM machine gun and started shooting at random—riddling their home with bullet holes—but luckily, missing everyone in the home, as his mother provided cover to her children, who she forced on the ground during this incident while she used herself as a human shield. *Exhibit C, PSR* ¶77.

As a result of the chronic abuse in the home, Nikulin experienced behavioral issues such as 12 delayed speech development, enuresis until he was a preteen (or involuntary urination), night 13 terrors, self-isolation, depression, social anxiety, and poor performance in school [he was held back 14 15 one year and received mostly C's thereafter]. *Exhibit C, PSR* ¶80. Regarding his demeanor during 16 his childhood, his mother described him as having many problems and being timid, apprehensive of 17 other children, easily misunderstood due to his communication and speech issues, and misbehaving 18 simply for the approval of his peers. Nikulin's mother and her husband opined that he is a 19 "benevolent and compassionate person" who is desperately in need of psychiatric care and 20 treatment, which they are committed to providing when he returns to Russia. *Exhibit D.* 21 22 Mr. Nikulin was six-years old when his biological father and mother divorced. His

biological father was subsequently imprisoned for many years; he died the year that Nikulin was
arrested. That same year in May of 2016, Mr. Nikulin's older brother Alexander [who suffered
from schizophrenia] committed suicide by hanging in May 2016. Mr. Nikulin states that he was
remarkably close to this brother who he viewed as a best friend and role model. The grief from his
death continues to take a large emotional toll on him. *PSR* ¶*80*.

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ii. Mr. Nikulin Should Receive a Sentencing Reduction as a Result of Extreme Psychological Injury Resulting from Recent Death of a Family Member (§ 5K2.3)

A sentencing reduction may also be appropriate where a defendant suffered from the recent death of a family member. *See e.g. United States v. Collington,* 461 F.3d 805 (6th cir. 2006) (upholding sentence of 120 months where Guidelines called for 188-235 months in drug and gun case, based in part on the fact that defendant's father was murdered when he was nine-years-old and his mother died two years later; *see also United States v. Castillo,* 2007 WL582749 (S.D.N.Y. Feb. 26, 2007) (varying downward twenty-four months partly because of the depression, anxiety, and pressure defendant experienced at a young age due to loss of both parents.)

iii. Mr. Nikulin Should Receive a Sentencing Reduction as a Result of the Effects of Imprisonment on the Defendant's Health and Need for Medical Care (§ 5h1.4)

While Mr. Nikulin was incarcerated in the Czech Republic the same year his brother 15 committed suicide by hanging, he witnessed a fellow inmate commit suicide by hanging in the cell 16 next to his. Exhibit C. 5K2.3: Extreme Psychological Injury. During the PSR interview conducted 17 by defense counsel Valery Nechay, Mr. Nikulin described his experience during that time as "a 18 19 living nightmare." He lamented about the horrors of being strapped to a gurney for many days and 20 hours on end and force-fed unknown medications. This traumatic experience is corroborated by his 21 stepfather's letter to the court as well. *Exhibit D*. His mother stated that when they visited him in 22 the Czech jail during 2016, Nikulin was not himself; he was impossible to communicate with, and 23 did not even recognize his stepfather, with whom he had a close relationship since his mother 24 25 remarried in his adolescence. When Nikulin did finally speak to them during this Czech visit, his 26 mother stated that he spoke of nonsense and delusions. *Exhibit C.* Mr. Nikulin continues to suffer 27 from nightmares, anxiety, difficulty communicating, sudden and inconsolable crying without 28

explanation, and often expresses extreme despair when he is finally able to communicate; during those episodes, Nikulin has a hard time answering direct questions, but will periodically say things like, "my soul hurts," as well as expressing his apprehension about ever returning home at all.

4 In May of 2019, Dr. Grinberg diagnosed Mr. Nikulin with Posttraumatic Stress Disorder, 5 psychosis, and a dissociative and conversion disorder. § 5H1.3: Mental and emotional conditions. 6 However, it is clear from observing and engaging with Mr. Nikulin over the last few years, 7 8 conversing with his family and loved ones, and reviewing his medical records that he may suffer 9 from other undiagnosed disorders, such as some form autism. Mr. Nikulin exhibits a broad range of 10 behaviors that seem indicative of this condition such as: a) inability to communicate clearly or in a 11 linear manner, b) exhibits repetitive behaviors/statements, c) exhibits challenges with social skills 12 and nonverbal communications/social queues, d) and has challenges controlling his emotions. His 13 family has conveyed that although Nikulin has a history of psychiatric distress, [which may in part 14 15 result biologically from the psychiatric issues his father and brother suffered from,] they believe his 16 conditions have been worsened by the onset of his brother's passing, the suicide he witnessed in a 17 Czech jail a short time later, the absence of seeing his loved ones in an American jail, and his 18 carceral condition in a foreign jail overall. His stepfather states that if Mr. Nikulin is allowed to 19 return to Russia, he will live with Mr. Sokordinov and his wife, and will receive the mental health 20 treatment he is in desperate need of. Exhibit D. 21

At the age of 22, Mr. Nikulin was in a serious motor vehicle accident during which he sustained significant injuries. *PSR* ¶*81*. During this accident, his lung was penetrated, his leg was broken, and he suffered a concussion. His mother reported that she noticed a change in him afterwards; he appeared sullen, angry, and erratic in his behavior. § *5K2.3 Extreme Psychological Injury.*

Following his divorce from his first wife [with whom he shares a biological daughter

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Daniela] at the age of 23, Mr. Nikulin reports that he became depressed and stopped eating—
 eventually this led to his hospitalization due to malnutrition and psychiatric treatment with
 psychotropic medications.

Mr. Nikulin cited the lack of his ability to see his family as an emotional challenge to his sense of well-being and mental health. He wants to make up for lost time with his ten-year-old daughter, who is growing "too quickly." He is worried and saddened about how his absence has, and will continue to impact her; he also expresses embarrassment and remorse for how this situation has affected not only Daniel but his entire family. *PSR* ¶*85*.

Additionally, Mr. Nikulin has suffered physical health issues in custody for which he has sought medical treatment. These ailments and health issues include the following areas: eye, nasal, back, and kidney pain. He has also had three teeth pulled without replacements and has continued to complain about this pain. *PSR* ¶¶ *88, 89*.

In fact, Mr. Nikulin's attempts to seek treatment and contest the adequacy of the care he
received at American jails is corroborated a June 11, 2020 letter from a Russian consulate
representative who issued a query through appropriate diplomatic channels regarding Mr. Nikulin's
health concerns and the adequacy of his care. *Exhibit G*. An investigation commenced by the U.S.
Marshal Service, as communicated to defense counsel by Tyson Polski.

The Marshal's service subsequently completed their investigation, issued their conclusions,
 and U.S. Marshall Tyson Polski respectfully provided these findings to defense counsel. *Exhibit H.* Defense counsel have reviewed the findings and maintain that Mr. Nikulin did not receive adequate
 care as he continues to experience "left facial pain, pressure, and burning with occasional pain to
 his left eye.. " (*Exhibit H*, ¶5).

His daughter and her mother both provided letters to the court in support of the Mr.

28 Nikulin's speedy release. *Exhibits A and B.* Mr. Nikulin's daughter Daniela states that she yearns

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for her father to be returned to her because "she misses[es] him very, very much." Daniela provides some examples of the things they did together such as take walk[s] in the park, eat ice cream, and take rides at the amusement park. She also describes the momentous occasions they have missed out together as a result of her father's incarceration, such as her birthdays and stage performances, i.e. dance recitals. *Exhibit A*, PSR ¶86.

Although his former spouse, Ms. Kuznetsova, ended the relationship with Mr. Nikulin abruptly, after the birth of their daughter and in part as a result of the psychiatric symptoms he was exhibiting, she describes him as a "very good and kind man who treated his daughter lovingly and kindly. He [] spent all of his free time with her and was always very supportive." *Exhibit B*. She describes the parenting challenges she faces in the absence of their shared parenting efforts, particularly as Daniela is advancing into her formative years. She also describes how Daniela desperately misses her father and constantly asks about his return. *Id.*

Mr. Nikulin's mother and stepfather are both disabled as noted in the PSR. Over the last
few years his mother has had four spinal surgeries and suffered three strokes. *Exhibit C*. His
stepfather suffers from kidney issues. *Id.* The last time he saw them was during a visit in the Czech
jail where he was incarcerated in 2016. One of his deepest fears is that his mother will pass away
before he sees her again as a free man. Nikulin feels a sense of duty and obligation to care for them
and is eager to do so when he returns to Russia. § *5H1.7 Family Ties and Responsibilities.*

The undersigned obtained and provided letters from Mr. Nikulin's family to U.S. Probation
Officer Specialist, Kyle Pollak. *PSR*, ¶85. The letters attached hereto as Exhibits A-F are from the
following individuals: his daughter, his daughter's mother/former spouse, mother, stepfather,
brother, and brother's wife. These letters illustrated a picture of a troubled young man, whose
mental health issues have been continuously worsening for years but have been particularly
aggravated by his incarceration in numerous foreign jails. The letters also support the notion that

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Mr. Nikulin is loved dearly, supported, and needed very much by his family. Lastly, the letters
show that Mr. Nikulin has prospects of a bright future upon his return home where he will be cared
for and provided housing, emotional support, and the mental health treatment he desperately needs
and has not received while in American custody.

III. CONCLUSION

For the foregoing reasons, it is respectfully urged that the Court sentence Mr. Nikulin to the defense recommendation and all attendant conditions the Court deems appropriate.

Dated: September 22, 2020

Dated: September 22, 2020

Respectfully submitted,

Attorney for Defendant

Respectfully submitted,

____/s/_____ADAM G. GASNER

/s/ VALERY NECHAY Attorney for Defendant YEVGENIY ALEKSANDROVICH NIKULIN

YEVGENIY ALEKSANDROVICH NIKULIN

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EXHIBIT A

To Mr. Judge Alsup:

I haven't seen my Daddy so long that I miss him very, very much. I want him to come back to me soon. He and I would take a walk in the park, go on the rides, and eat ice cream. I also dream about him coming to see my stage appearance.

He has missed so many of my birthdays. It really hurts that he wasn't by my side on that day.

August 15, 2020

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· 1: 1: o Mr. judge Alsop I man gabro ne lugera choe-20 nany, mo oreno currono cocky huraco no nemy. Xory under en chopee Amercan no mue Mor hourse dos a num zyramo & rapix, kamarico doi ha ammpakymenasc u eru mononcence. A enje a mermoro, moder on nominer na maé boucomponencie a youger mens na chene. A Kak muoro moura quen rongenui on nongenun. Mue oreno odugilo, rmo ou ne don pagan co moi 6 smom gens. 15.08.20202.

EXHIBIT B

To Judge Mr. Alsup:

Good day,

I am Yevgeniy Nikulin's former wife who has a child by him.

I remember Yevgeniy as a very good and kind man who treated his daughter lovingly and kindly. He would spend all of his free time with her and was always very supportive. Family has always been a top priority for him.

Now I miss him badly in our shared parenting effort. Our daughter is turning into an adolescent and it is very important for her that both her parents participate in her life. She is a very good girl, gets high grades in school, and is really keen on choreography. She misses her father badly and keeps asking me when he is coming back.

I don't want him to miss this very important period in our daughter's advancement into adulthood and formative years. She looks forward to seeing him.

August 15, 2020

[I have been informed about the] penalty of perjury. [signature] (L. V. Kuznetsova) Case 3:16-cr-00440-WHA Document 278-1 Filed 09/23/20 Page 6 of 30

de la To judge Mr. Alsop ٠., Doopmen gens! я вивилая тена Евзенена Нипулеена c' romonarie y nero econo cobrecomence neorman a rocento rento orento roporcelle и добрини ченовекане, которий с mpenemous u nenchocomoro omnocemeca л своей дочери. Проводни с ней всё свое свободное вранна. Всегда Они готов придти на паченонув. ceneral y mero dura beerga na repbarre resome. elne cerivac oreno ne abamaem ero & namerer cobrecemnaire bochmanceer лебенка. Она становлетая подлостроег er overs barno yracmere U обочен родителей в сё неизнес. Она очень норошая девочка, отеля. Sell and the

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но учистая и всерое'з занисиается пореографией. И очено случает по nare, normanno copanecessaem menere, когда он приедет. А не почиј, чтобн он пропустиче Это ваниное вречена взросненена дочение и становлении ее" как начности. Она очень его тдет.! 15.03.2020 7. penality of perjury the (Rygneyoba N.M.)

EXHIBIT C

Dear Honorable Judge William Alsup,

I turn to you with a request to send home my son, Yevgeniy Nikulin, who was born on October 19, 1987. I am his mother, Lyubov Ivanovna Sokirdonova, born on February 28, 1960, city of Moscow, disability group 2 (four spine surgeries). Recently, I have suffered three brain infarctions, so I'm afraid I may not live to see Yevgeniy back home. Yet he is in dire need of psychiatric health care. As soon as Yevgeniy is home, we will definitely provide him with accommodations and mental treatment.

Until he turned six, Yevgeniy lived in a very dysfunctional family setting. As a child, he suffered from a psychic trauma caused by his own father, Aleksandr Mikhaylovich Nikulin, born on December 13, 1949. His father beat me multiple times in front of his children; he used his Kalashnikov rifle at home to fire at the floor and at the walls threatening to kill us all; he would throw a knife in order to make us sell our apartment and move to live in a foreign country; he terrorized our children. At that time, Yevgeniy was five years old; he began to wet his bed and talk at night after that occurrence.

My son and his stepfather, Aleksandr Viktorovich Sokirdonov, born on June 25, 1960, were engaged professionally in auto repairs and sales. He is a very kind man, devoted to home life. We love him a lot and wait for him to come back home, because his little daughter needs and longs for her dear daddy so much. She misses him badly and never stops waiting for him.

In 2016, Yevgeniy went on a tour of Europe in the hope of overcoming his depression caused by the death of his big brother Aleksandr Aleksandrovich Nikulin, born on October 15, 1978 (suicide). Yevgeniy hoped that, as he traveled, he'd be able to put it out of his mind and improve his mental health, but he was arrested in the Czech Republic and experienced yet another stress over the existing one. While held in prison in the city of Prague, an American citizen hanged himself next to Yevgeniy's cell. After that occurrence, my son became impossible to communicate with: he ended up unsociable and appeared not quite himself, as if he didn't recognize me or his stepfather when we came to visit him. He would talk nonsense at times, like being exposed to radiation and stuff like that. So we came to the conclusion that he needed psychiatric care and treatment.

I'm begging you, please help us have Yevgeniy sent home as soon as possible.

Respectfully,

Lyubov Ivanovna Sokirdonova

[I have been informed] about the penalty of perjury. [signature] August 16, 2020

A The share of the start of the Dear Honorable Judge William Alsup! Обранзанось к Вам с просьбой как можено скорее отправить домой моего сыма Евгение Hurymuna 19.10.1987 2. poregenus, 9 ero mana-- Сокирдонова Любовь Швановна 28.02. 1960г. р., 2. Москва, швалид 2° группы (чоперации на позвоночнике). Недавно перенеска з инфаркта гоновного шозга, воюсь не дотдаться Евгення дома. А ведь ему очень изпена врачебная неихнатричес-Кая полощь, Обезательно по возвраняении Евгення дошой, предоставши ещу псиньё и обеспечини исихиатрическим мечением. Ebreuni por go 6 mu sem borent esonanoi eluci иой обстановке, его нешкика была траванирована видё в дететве - собственияти отнути - Никули usur Antheanopour Mincai alburen 13,12,1949 =, p, Его отец избивал мене неоднократию на глазах у детей, стренен из автошата Канашинкова прино в дане в нен, встена угрожае что убъёт нас всех, киданся ножони, заставшее продать пвартиру и уехать нить за границу, терроризирован детей, 33 это врение выешию бало nemo rem, au comad morumbal & nocments, payговаривать по погам, носле этого случае. Мой сым с отчимом - Сокироровым Александрон Викторовичен 25,06.1960г.р. профессионально заниманся ремонтом и продажей мании. Он очень добрый, домашиний человек. Мы его очень мобит и педет дома, ведь он нужен своей маленькой дочурке, ей так не зватает своего мобитого напочка. Она очень скучает но menuy a negëm, acgém ...

A TAL A CALLARY WALL HERE MAN В 2016 году Евгений отправнися в путешествие no Elpone & uagenege nosopome gunpeceuro norde Сисерти своего старисего брата - Никушиа Вискеандра Висксандровина 15.10.1948г.р. (сунцыя). Евгений надиние что в нути забудется и поправит своё пенсическое здоровые, по был в Исхии арестован и перенес на стресс Шей один стресс. Пока находинся в ториние г. Гирани, радон с камерой жени повесинся гранизания Ашерина. После этого сирчале С мони сомот стало не возможно общаться, Ou concut jacunuymour, bygmo ue b cebe, rak--будто не узнавал мене и отания, когда шо принезасани на свидание. В какие - то Шоменты стан говорить генузау-навроде того, что его общисают и толину подоблое... И шы пришин к ваводу что ещу необлодина психиатрического пошощу, нечение, Я очень прошу вас, полоште как можно скорее отправить Зваение дошой. С Увалсением, Сокиронова Любовь Ubaunkua. О наказании за даку заведоно ножных chegennii (penalty of perjury) - comp 16.08.2020 2.

EXHIBIT D

Dear Honorable Judge William Alsup,

This letter is from Yevgeniy Nikulin's stepfather, Aleksandr Viktorovich Sokirdonov, born on June 25, 1960.

Dear Honorable Judge William Alsup, I understand that Yevgeniy's future life depends on your decision now. I hope very much that you are a benevolent and compassionate person. You must have realized by now that Yevgeniy is unwell and needs psychiatric help. As things move forward, his condition keeps getting worse and worse. Obviously, his treatment will take a very long time, but we'll do our best to help him in every possible way.

The most important thing is for him to get back home soon. We can't wait to have him back. Everyone is missing him — he is a good guy, kind and hard-working, always willing to lend a hand in time of need. We've had an opportunity to see it for ourselves on many occasions.

It's hard to believe that all this is happening to him. We understand how hard it must be for him at this time — especially with his illness, the depression caused by the death of his brother. He loved him very much. His further stay in the Czech Republic played a role too. Confined to bed for four days with no rhyme or reason. Then this abuse in the Prague prison.

But all this is in the past now — however, it did affect and continues to affect his psyche.

We miss Yevgeniy and look forward to having him back home. Please help him!

When he is back home, we'll help him here. He will certainly live with us. We will have him hospitalized by all means — perhaps medics will be able to improve his situation and will help him get back to normal.

We thank you in advance for your understanding and compassion.

[I have been informed about the] penalty of perjury. [signature] Sokirdonov August 16, 2020 Case 3:16-cr-00440-WHA Document 278-1 Filed 09/23/20 Page 14 of 30

Bepaberbyime Dear Honorable Judge William Alsup Обрашается іс Вамотгим Евгения Никулина, Сокироонов Алексонер Burmopobur 25.06.19602.p. Dear Honor able Judge Honorable, & norenciaco, uno gereneencas cygeña Ebreach ceireae zabarcum om Bauco решения, Я очень наренось на Вашу миролюбивость и приваность. Вог наверное тоже уже пожели сто Евгений не здоров, что влену низана полощо исекотераневта, U rue ganome, beë nyme n lio cocmosauce, tonerto norsemico сто легение будет донгили осе gonzull O'cene, nonconcered bleed, see tonero concorrery Лисив Эне он сререе веркулея солия, Ма очень сло жером, Все очень состреались по-кели Он веде хорошени пареля, до mpygodooduboie, Beerga na norcours & mpyguyo pay & more yderige rice Mor ке версется, чио зно всё Daxee whole chogeen c seener, Ma noner recorded carey cercar maxies, Da eige то заболование, Стреса носае сладоти брата. Он очень слобил его. И долькеншее пребявание в вежие Сказалось. Привезаной к срование 4 дия ненонятно зачен и поченец.

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Затем гіздевательно в тарына в Гіраге. Но это уже в прошлом, а результат сказался на вго панхике, и продолжает сказывать Сел. Мы соскезеннись по Жене и осень геден его долой. Полноги-те енед пожализаета! И дана мы сону нолножени. Нить будет коноть с налене. Положны в Болькеену обязательно, мютет бать враги слетут истравить ситурдено и нолегонут ещу вертута в норшелевное ститеяне. al, camosnee, Заранее блогодарин Вас за поннивание се состродание! Peralty of perjury 16.08.20202 Correpponde / Alecter

EXHIBIT E

Dear Mr. Alsup,

I am Yelena, the wife of Yevgeniy Nikulin's blood brother. I'd like to ask you to please send Yevgeniy home, to his family and daughter, as soon as possible. All of us are very concerned about Yevgeniy's condition and health. We know him as a very kind boy, easily hurt. Over almost four years our lives have been quite dreary. His daughter is growing up without her father. We yearn for Yevgeniy to be back with us, his family, soon. We all love him very much and are waiting for him in the hope of being able to hug him soon.

[I have been informed] about the penalty of perjury. [signature] August 16, 2020

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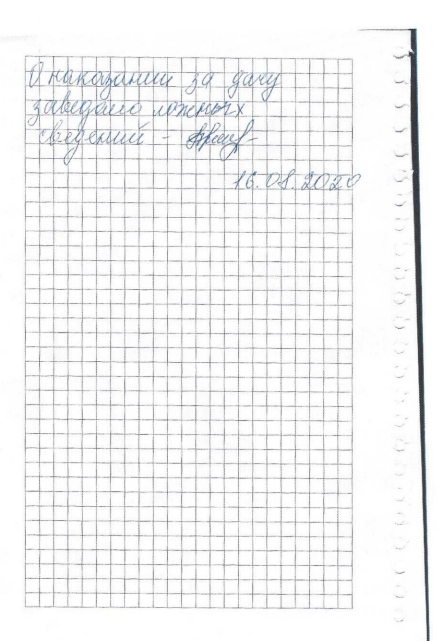


EXHIBIT F

Greetings, dear Mr. Alsup —

I am Yevgeniy Nikulin's blood brother, Mikhail Nikulin, and I'd like to ask you to please send Yevgeniy home as soon as possible. I love my little brother very much; he is the only one I have now. In 2016, a tragedy struck our family and I buried my big brother, so I fear very much that I might lose my little one as well.

Because she was so upset about Yevgeniy, our mother had a stroke last winter. I worry about her health. Yevgeniy has a daughter who is getting older and keeps asking when her daddy is coming back. The pain of not knowing what to tell her just breaks my heart every time.

I'm begging you, please send our Yevgeniy back home. All of us love him very much and are waiting for him.

[I have been informed] about the penalty of perjury. [signature] August 16, 2020

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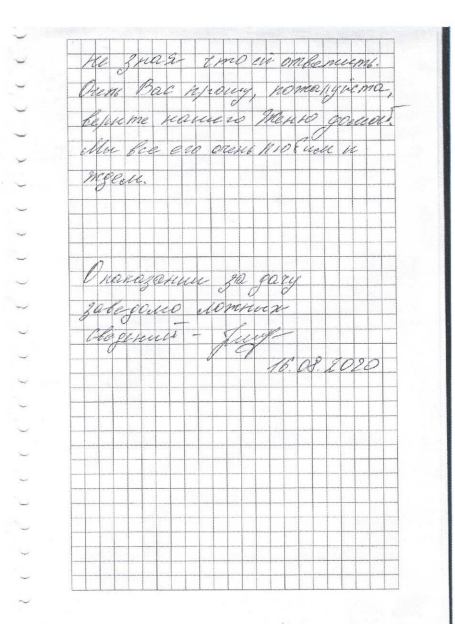


EXHIBIT G

Unofficial translation

N121

The Embassy of the Russian Federation in the United States of America presents its compliments to the Department of State of the United States of America and has the honor to draw its attention to the deterioration of medical condition of Russian citizen Yevgeniy Nikulin, incarcerated in FCI Maguire in California.

According to the information of the Embassy, the Russian citizen has been suffering for a long period from severe dental pains, dizziness and stuffy nose. Despite the requests of the Embassy to the penitentiary facility, the necessary medical examination of Mr. Nikulin has not been conducted so far.

In this regard, the Embassy expresses its serious concerns about the medical condition of the Russian citizen and the omission of the prison administration. We urge the Department of State, in conjunction with the Federal Bureau of Prisons, to take immediate steps to provide Mr. Nikulin with the necessary qualified medical treatment, including brain MRI, dental and otolaryngological examinations.

The Embassy avails itself of the opportunity to renew to the Department of State the assurances in its highest consideration.

Washington D.C., June 11, 2020

DEPARTMENT OF STATE OF THE UNITED STATES OF AMERICA

Washington, D.C

необходимые меры по незамедлительному оказанию квалифицированной врачебной помощи Е.А.Никулину, в том числе проведению МРТ головного мозга, стоматологического и отоларингологического обследований.

Посольство пользуется случаем, чтобы возобновить Государственному Департаменту уверения в своем высоком уважении.

г. Вашингтон, «Л» июня 2020 года

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ПОСОЛЬСТВО РОССИЙСКОЙ ФЕДЕРАЦИИ В США

No Tal

Посольство Российской Федерации в Соединенных Штатах Америки свидетельствует свое уважение Государственному Департаменту Соединенных Штатов Америки и вынуждено привлечь внимание к ухудшению состояния здоровья гражданина Российской Федерации Никулина Евгения Александровича, содержащегося в тюрьме «Магуир», штат Калифорния.

По имеющейся в Посольстве информации длительное время россиянин страдает от сильных зубных болей, головокружений и заложенности носа. Несмотря на обращения Посольства в адрес исправительного учреждения ему до сих пор не провели необходимого медицинского обследования.

В этой связи Посольство выражает серьезную обеспокоенность состоянием здоровья росгражданина и бездействием тюремных властей. Призываем Государственный Департамент совместно с Федеральным бюро тюрем предпринять

ГОСУДАРСТВЕННОМУ ДЕПАРТАМЕНТУ СОЕДИНЕННЫХ ШТАТОВ АМЕРИКИ

г. Вашингтон

EXHIBIT H

Name: Nikulin, Yevgeniy USMS#: 24827-111 DOB: 10/19/1987 Facility/District: Maguire Correctional Facility/Northern CA District Contact: Tyson Polski, Cell: 415 722 0183 and Office: 415 436 7650 MIC# 264272

Please note, there were no PMR request sent to MMB from the district on this prisoner.

Allegations: (Insert from District Email on 06/22/20) The Russian Embassy sent a diplomatic note to the State Department regarding the health of Yevgeniy NIKULIN. Specifically, they mention dental pains, dizziness, and a stuffy nose. The note alleges that Mr. Nikulin has not been seen by a doctor for these issues. In order to look into this can you please let me know if Mr. Nikulin has made any medical requests related to these issues? If so, what has been completed? Is there a diagnosis?

The note specifically mentions that Mr. Nikulin should get an MRI, dental examination, and see an otolaryngologist. Please see the attached note and let me know your thoughts so that I can formulate a response.

Dental Pain/Complaints Extractions: #14, #13, and #12

Summary: Prisoner Nikulin dental care/needs has been addressed. Nikulin had dental problems prior to his arrival at McGurire Correctional Facility. Each dental complaint was noted with a dental triage by nursing with documentation for dentist. Nikulin was referred out for Panoramic x-rays as he was seen during multiple visits with tooth problems and each visit was followed-up by the medical staff to include dentistry. After the extraction of approximately 3 teeth, Nikulin is requesting replacement in place of exactions to include a bridge and/or partial. Last request 4/16/20. It has been determined that Nikulin dental care was more than adequate regarding this complaint.

However, Nikulin complained of ongoing left facial pain, pressure, and burning with occasional pain to left eye. An ENT and Ophthalmology consultation was completed after dentistry was able to determine the pain was not tooth related. Facial Sinus Series were completed without evidence of sinusitis (See MIC for EN Band In adding We sull 9: Several 78 drups 09672/20 Page 30 of 30 prescribed PRN (Zaditor and Refresh).

Stuffy Nose Complaints:

Summary: Prisoner Nikulin had a history of sinus surgery in 2014 and per records, he frequently requested several different types of nasal saline sprays. Per Nikulin medical records provided, he complained of nasal inflammation once and requested treatment to include antibiotics. Again, Nikulin was prescribed several nasal sprays at his request he was given the specific brands and type he desired. Again, it has been determined that Nikulin medical care was more than adequate regarding this complaint.

Dizziness Complaints: No complaints of dizziness noted per medical records provide by facility.