

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

X	
In re Terrorist Attacks on September 11, 2001	03 MDL 1570
This filing applies to the Estate of John P. O'Neill, Sr., et al Development Corporation, et. al., 04 CV 01923 (RCC)	. v. Al Baraka Investment and
IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK	X
ESTATE OF JOHN P. O'NEILL, SR., on behalf of JOHN P. O'NEILL, SR., deceased, and on behalf of decedent's heirs-at-law,	: SECOND : AMENDED : COMPLAINT
J. P. O'NEILL, JR.,	: CLASS ACTION
C.I. O'NEILL,	: :
C. O'NEILL, D. A. O'NEILL,	: CASE NO: 04-1923(RCC)
Plaintiffs,	: : : Iuw Trial Damandad
On Behalf of Themselves and All Others Similarly Situated,	: Jury Trial Demanded :
v.	: :
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, a/k/a AL BARAKA BANK, a/k/a DALLAH AL BARAKA GROUP, LLC	: : : : :
NATIONAL COMMERCIAL BANK a/k/a NATIONAL COMMERCIAL BANK OF SAUDI ARABIA <u>AND</u>	: :

SNCB CORPORATE FINANCE LTD. AND SNCB SECURITIES LIMITED

FAISAL ISLAMIC BANK- SUDAN a/k/a FAYSAL ISLAMIC BANK- SUDAN a/k/a FAISAL ISLAMIC BANK a/k/a FAYSAL ISLAMIC BANK

AL-RAJHI BANKING AND INVESTMENT CORPORATION, a/k/a AL RAJHI BANK

AL BARAKAAT EXCHANGE LLC, a/k/a AL BARAKAAT BANK

DAR AL MAAL ISLAMI a/k/a DAR-AL-MALL AL ISLAMI a/k/a DAR AL-MAAL AL- ISLAMI (DMI) AND DAR AL MAAL ADMINSTRATIVE SERVICES SA AND DAR AL MALL AL ISLAMI TRUST

AL SHAMAL ISLAMIC BANK, a/k/A SHAMEL BANK, A/K/A BANK EL SHAMAR

TADAMON ISLAMIC BANK

DUBAI ISLAMIC BANK

BANK AL-TAQWA, LTD. a/k/a BANK OF TAQWA a/k/a : BANK AL-TAQWA a/k/a BANK OF TAQWA LIMITED :

NADA INTERNATIONAL ANSTALT a/k/a YOUSSEF M: NADA & CO GESELLSCHAFT MBH a/k/a YOUSSEF : M. NADA ESTABLISHMENT :

ARAB BANK, PLC

SAUDI AMERICAN BANK

TRIPLE-B TRADING COMPANY GmbH

TATEX TRADING GMBHT a/k/a TATEX TRADING GmbH

YOUSSEF M NADA & CO. a/k/a YOUSSEF M : NADA & CO GESELLSCHAFT MBH a/k/a YOUSSEF : M. NADA ESTABLISHMENT :

SCHREIBER & ZINDEL Treuhand-Anstalt Kirchstrasse 39 FL-9490 Vaduz, Liechtenstein DR. FRANK ZINDEL Sonnblickstrasse 7 9490 Vaduz, Liechtenstein **ENGELBERT SCHREIBER** Schreiber & Zindel Treuhand-Anstalt Kirkstrasse 39 9490 Vaduz, Liechtenstein ENGELBERT SCHREIBER, JR. Schreiber & Zindel Treuhand-Anstalt Kirkstrasse 39 9490 Vaduz, Liechtenstein **MARTIN WACHTER** Asat Trust Reg. Altenbach 8, Vaduz 9490 Liechtenstein ERWIN WACHTER Asat Trust Reg. Altenbach 8, Vaduz 9490 Liechtenstein SERCOR TREUHAND ANSTALT Kirkstrasse 39 9490 Vaduz, Liechtenstein ALBERT FRIEDRICH ARMAND HUBER, a/k/a AHMED HUBER a/k/a ALBERT HUBER a/k/a ARMAND ALBERT FRIEDRIC a/k/a ARMAND HUBER a/k/a/ AHMAD HUBER-EL BIALI c/o Nada Management Organization Viale Stefano Franscini 22, Lugano CH-6900 TI Switzerland

Via Posero 2, Campione d'Italia CH-6911, Switzerland
AL TAQWA BANK a/k/a BANK AL TAQWA, a/k/a BANK AL TAQWA LIMITED a/k/a BANK OF TAQWA LIMITED, c/o Arthur D. Hanna & Company 10 Deveaux Street P.O. Box N-4877 Nassau, Bahamas
AL TAQWA TRADE, PROPERTY AND INDUSTRY, LTD. a/k/a AL TAQWA TRADE, PROPERTY AND INDUSTRY COMPANY LIMITED, a/k/a AL TAQWA TRADE, PROPERTY AND INDUSTRY ESTABLISHMENT a/k/a HIMMAT ESTABLISHMENT a/k/a HOCHBURG a/k/a WALDENBURG a/k/a AL TAQWA TRADE, PROPERTY AND INDUSTRY LIMITED c/o Asat Trust Reg., Altenbach 8 Baduz 9490 Liechtenstein
AKIDA BANK PRIVATE LIMITED
AKIDA INVESTMENT CO. LTD
NADA MANAGEMENT ORGANIZATION, S.A.
Viale Stefano Franscini 22, Lugano CH-6900 TI Switzerland
Viale Stefano Franscini 22, Lugano CH-6900 TI

NADA INTERNATIONAL ANSTALT

YOUSSEF M. NADA & CO.
NASCO BUSINESS RESIDENCE
CENTERSAS DI NASREDDIN AHMED IDRIS EC
NASCO NASREDDIN HOLDING A.S.
NASCOSERVICE S.R. L.
NASCOTEX S.A.
BARZAN E-TIKRITI a/k/a/ BARZAN IBRAHIM HASAN a/k/a BARZAN IBRAHIM HASAN AL-TIKRITI
METALOR a/k/a LA GROUPE METALOR a/k/a LA GROUE METALOR TECHNOLOGIES a/k/a METALOR GROUP A/K/A METALOR TECHNOLOGIES SA B.P. 29 Rue des Aquées 28190 Courville sur Eure France
BANCA DEL GOTTARDO a/k/a BANCA DEL'GOTTARDO Viale S. Franscini 8 CH-6901 Lugano Switzerland
NASREDDIN COMPANY NASCO SAS DI AHMED IDRIS NASREDDIN EC
NASREDDIN FOUNDATION
NASREDDIN GROUP INTERNATIONAL HOLDING LIMITED
NASREDDIN INTERNATIONAL GROUP LIMITED HOLDING
AHMAD I. NASREDDIN a/k/a HADJ AHMED NASREDDIN a/k/a AHMED IDRISS NASREDDIN AND NASREDDIN GROUP INTERNATIONAL LIMITED HOLDINGS a/k/a NASREDDIN INTERNATIONAL

GROUP HOLDINGS LIMITED *a/k/a* NASREDDIN INTERNATIONAL GROUP LTD.

c/o Rechta Treuhand-Anstalt

Kirkstrasse 39

9490 Vaduz, Liechtenstein

ASAT TRUST REG.

Altenbach 8, Vaduz 9490 Liechtenstein

COUNCIL ON AMERICAN-ISLAMIC RELATIONS (CAIR)

CAIR (CANADA)

INTERNATIONAL ISLAMIC RELIEF

ORGANIZATION a/k/a ISLAMIC RELIEF
ORGANIZATION a/k/a INTERNATIONAL RELIEF
ORGANIZATION AND INTERNATIONAL ISLAMIC:
RELIEF ORGANIZATION (Saudi Arabia) AND
INTERNATIONAL ISLAMIC RELIEF
ORGANIZATION BRANCH OFFICES IN AFRICA:
ASIA, EUROPE, CANADA, LATIN AMERICA,
THE CARIBBEAN AND THE UNITED STATES:

SUCCESS FOUNDATION

MUSLIM WORLD LEAGUE,

a/k/a RABITA AL-ALAM AL-ISLAMI a/k/a ISLAMIC WORLD LEAGUE and MUSLIM WORLD LEAGUE OF SAUDI ARABIA and MUSLIM WORLD LEAGUE (BUENOS AIRES, ARGENTINA) AND MUSLIM WORLD LEAGUE (PRESTON, AUSTRALIA) AND MUSLIM WORLD LEAGUE (VIENNA, AUSTRIA) AND MUSLIM WORLD (DHAKA, BANGLADESH) AND MUSLIM WORLD LEAGUE BUJUMBURA, BURUNDI) AND MUSLIM WORLD LEAGUE (ETOBICOKE, CANADA) AND **MUSLIM WORLD LEAGUE (MORONI, COMORES):** AND MUSLIM WORLD LEAGUE (BRAZZAVILLE, : CONGO) AND: MUSLIM WORLD LEAGUE (KOBENHAVEN, DENMARK) AND MUSLIM WORLD LEAGUE (MANTES LA JOILE, FRANCE) AND MUSLIM WORLD LEAGUE (LIBREVILLE, GABON) AND MUSLIM WORLD LEAGUE

(JAKARTA, INDONESIA) AND MUSLIM WORLD LEAGUE (ROME, ITALY) AND MUSLIM WORLD LEAGUE (AMMAN, JORDAN) AND MUSLIM WORLD LEAGUE (NAIROBI, KENYA) AND MUSLIM WORLD LEAGUE (KUALA LUMPUR, MALAYSIA) AND MUSLIM WORLD LEAGUE (NOUAKCHOTT, MAURITANIA) AND MUSLIM WORLD LEAGUE (MAURITIUS, MAURITIUS) AND MUSLIM WORLD LEAGUE (MAPUTO. MOZAMBIQUE) AND MUSLIM WORLD LEAGUE (WUSE ABUJA, NIGERIA) AND MUSLIM WORLD LEAGUE (ISLAMABAD, PAKISTAN) AND MUSLIM WORLD LEAGUE (MAKATI CITY, PHILIPPINES) AND MUSLIM WORLD LEAGUE (MALE, REPUBLIC OF MALDIVES) AND MUSLIM WORLD LEAGUE (MOSCOW, RUSSIA) AND MUSLIM WORLD LEAGUE (MAKKAH, SAUDI ARAB AND MUSLIM WORLD LEAGUE (DAKAR, SENEGAL) AND MUSLIM WORLD LEAGUE (DJIBOUTI, SOMALIA) AND MUSLIM WORLD LEAGUE (GAUTENG, SOUTH AFRIC AND) MUSLIM WORLD LEAGUE (KHARTOUM, SUDAN) AND MUSLIM WORLD LEAGUE (DAR ES SALAAM, TANZANIA) AND MUSLIM WORLD LEAGUE (BANGKOK, THAILAND) AND MUSLIM WORLD LEAGUE (LOME, TOGO) AND MUSLIM WORLD LEAGUE (PORT OF SPAIN, TRINIDAD) AND MUSLIM WORLD LEAGUE (LONDON, U.K.) AND MUSLIM WORLD LEAGUE (KAMPALA, UGANDA) AND MUSLIM WORLD LEAGUE (NEW YORK, U.S.A.) AND MUSLIM WORLD LEAGUE (FALLS CHURCH, U.S.A.)

SAAR FOUNDATION

RABITA TRUST

AL-HARAMAIN ISLAMIC FOUNDATION,
INC., a/k/a AL-HARAMAIN ISLAMIC FOUNDATION,
a/k/a ISLAMIC AL-HARAMAIN AND
AL HARAMAIN ISLAMIC FOUNDATION
(SAUDI ARABIA) a/k/a AL HARAMAIN
FOUNDATION OF SAUDI ARABIA AND

AL HARAMAIN ISLAMIC FOUNDATION (AFGHANISTAN) AND AL HARAMAIN **ISLAMIC FOUNDATION (ALBANIA)** AND AL HARAMAIN ISLAMIC FOUNDATION (BANGLADESH) AND AL HARAMAIN ISLAMIC FOUNDATION (BOSNIA HERZEGOVINA)- AND AL HARAMAIN ISLAMIC FOUNDATION (ETHIOPIA) AND AL HARAMAIN ISLAMIC FOUNDATION (INDONESIA) AND AL HARAMAIN ISLAMIC FOUNDATION (KENYA) AND AL HARAMAIN ISLAMIC FOUNDATION (NETHERLANDS) AND AL HARAMAIN ISLAMIC FOUNDATION (PAKISTAN) AND AL HARAMAIN ISLAMIC FOUNDATION (SOMALIA) AND AL HARAMAIN ISLAMIC FOUNDATION (TANZANIA) AND AL HARAMAIN ISLAMIC FOUNDATION A/K/A AL HARAMAIN ISLAMIC FOUNDATION, INC. (UNITED STATES)

BENEVOLENCE INTERNATIONAL

FOUNDATION, a/k/a AL BIR AL DAWALIA,
a/k/a AL BIR SOCIETY ORGANIZATION a/k/a
BENEVOLENCE INTERNATIONAL FUND and
BENEVOLENCE INTERNATIONAL FOUNDATION:
CANADA and BENEVOLENCE INTERNATIONAL
FOUNDATION USA and BENEVOLENCE
INTERNATIONAL FOUNDATION, INC. and
BENEVOLENCE INTERNATIONAL FOUNDATION:
(SAUDI ARABIA) and BENVOLENCE
INTERNATIONAL FOUNDATION (BosniaHerzegovina)

WORLD ASSEMBLY OF MUSLIM YOUTH,

a/k/a WAMY INTERNATIONAL, INC., a/k/a WORLD ASSOCIATION FOR MUSLIM YOUTH AND WORLD ASSEMBLY OF MUSLIM YOUTH OF SAUDI ARABIA AND WORLD ASSEMBLY OF MUSLIM YOUTH (Riyadh, Saudi Arabia) AND WORLD ASSEMBLY OF MUSLIM YOUTH (Jeddah, Saudi Arabia) AND WORLD ASSEMBLY OF MUSLIM YOUTH (London, United Kingdom) AND WORLD ASSEMBLY OF MUSLIM YOUTH (Falls Church, Virginia, USA)

MUWAFFAQ FOUNDATION a/k/a BLESSED RELIEF:

FOUNDATION a/k/a BLESSED RELIEF :
SALEH ABDULLAH KAMEL :
KHALID BIN MAHFOUZ a/k/a KHALED BIN MAHFOUZ a/k/a KHALID BIN MAHFOUZ :
MOHAMMED AL FAISAL AL SAUD
SULAIMAN ABDUL AZIZ AL-RAJHI a/k/a : SULEIMAN ABDEL AZIZ AL RAJHI a/k/a SULAIMAN : ABDEL AZIZ AL RAJHI :
KHALID SULAIMAN AL-RAJHI :
ABDUL MATIN TATARI :
MAZIN M.H. BAHARETH :
SHAHIR ABDULRAOOF BATTERJEE :
HASSAN BAHTZALLAH a/k/a HASSAN A. A. : HAHFZALLAH :
MOHAMMED MLJED SAID a/k/a MOHAMMED : MAJED SAID :
HAMEL AL BARAKATI :
YOUSSEF M. NADA a/k/a YOUSSEF NADA a/k/a : YOUSSEF MUSTAFA NADA :
ENAAM MAHMOUD ARNAOUT, a/k/a ABDEL SAMIL, A/K/A ABU MAHMOUD, a/k/a AMU MAHMOUD AL SURI, a/k/a ABU MAHMOUD AL HAMAWI :
YASSIN ABDULLAH AL QADI a/k/a YASSIN : AL-QADI, a/k/a YASSIN AL-KADI a/k/a : YASIN AL-QADi :
And JOHN DOES 1-99,
Defendants. :

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SECOND AMENDED CLASS ACTION COMPLAINT

- 1. On September 11, 2001, approximately 3029 individuals were murdered when nineteen terrorists perpetrated an attack on the United States that was unprecedented in history. The nineteen terrorists (hereinafter referred to as the "al Qaeda hijackers" or the "hijackers") were members of a terrorist network known as "al Qaeda." In a coordinated attack, they hijacked four passenger jet airliners, causing two jets to crash into the World Trade Center Towers in New York, and a third to crash into the Pentagon Building in Arlington County, Virginia. The fourth airliner crashed into a field near the town of Shanksville, Pennsylvania, after innocent passengers challenged the hijackers and prevented them from reaching their apparent destination in Washington, B.C.
- 2. The attacks of September 11, 2001, were not isolated incidents, but rather a coordinated effort by the al Qaeda terrorist organization, planned for years by an extensive network of Islamic militants with the support, aid and assistance of banks, governments, and individuals. The leader of al Qaeda, Osama bin Laden, has admitted his responsibility for planning and carrying out the September 11 attacks. The al Qaeda organization, with the aid and assistance of various individuals, organizations and governments, sponsored, trained, funded, and supported the hijackers.
- 3. Plaintiffs, through their undersigned attorneys, do hereby bring this
 Complaint seeking damages on behalf of themselves, as descendants and as Executor of the
 Estate of John P. O'Neill, deceased, and on behalf of a class of all those similarly situated,
 arising out of those terrorist attacks. Plaintiffs demand judgment against the Defendants,
 and, through their undersigned attorneys, do hereby bring this Class Action Complaint
 seeking damages arising out of those terrorist attacks, and states as follows:

- 4. Plaintiffs are the Estate and immediate family of John P. O'Neill Sr., former head of the counterterrorism division of the Federal Bureau of Investigation ("F.B.I."), former Special Agent In Charge of the National Security Division of the New York Office of the FBI and the world's foremost expert on Islamic terrorism and Osama Bin Laden's terror network. John P. O'Neill, Sr., was killed in the attacks on the World Trade Center ("WTC").
- John P. O'Neill, Sr., became Chief of Security for the World Trade Center less than two weeks prior to the September 11th attacks. On the morning of September 11, 2001, John P. O'Neill, Sr., was in his office in the WTC South Tower at the time the first plane hit the North Tower. He immediately left his office and headed to the lobby of the North Tower to determine what had happened and to assess the damage. A command post was set up in the lobby of the North Tower from which he was able to direct the rescue efforts of the first emergency responders. When the second plane hit the South Tower, he returned there to coordinate the rescue efforts in that building. John P. O'Neill, Sr., was killed when that the South Tower collapsed.
- 6. On the morning of September 11, 2001, al Qaeda hijackers Mohammed Atta, Abdul Alomari, Wail al-Shehri, Waleed al-Shehri, and Satam al-Suqami hijacked American Airlines flight 11, bound from Boston to Los Angeles, and crashed it into the North Tower (Tower One) of the World Trade Center in New York.
- 7. On the morning of September 11, 2001, al Qaeda hijackers Marwan al-Shehhi, Fayez Ahmed a/k/a/ Bamihammad Fayez, Ahmed al-Ghamdi, Hazma al-Ghamdi, and Molahd al-Shehri hijacked United Airlines Flight 175, bound from Boston to Los Angeles, and crashed it into the South Tower (Tower Two) of the World Trade Center in

New York City.

- 8. On the morning of September 11, 2001, al Qaeda hijackers Khalid al-Midhar, Nawalf al-Hazmi, Salem al-Hazmi, Hani Hanjour, and Majed Moqued hijacked American Airlines Flight 77, bound from Dulles Airport in Sterling, Virginia, to Los Angeles, California, and crashed it into the Pentagon in Arlington, Virginia.
- 9. On September 11, 2001, al Qaeda hijackers Zihad Jarrah, Ahmed Al-Haznawi, Saeed Al-Ghamdi, and Ahmed al-Nami hijacked United Airlines Flight 93, bound from Newark, New Jersey to San Francisco, California, with the intention of crashing that plane into either the United States Capitol building or the White House in Washington, B.C. In a heroic act of defiance and courage, the passengers of Flight 93 overtook the hijackers, and the plane crashed near Shanksville, Pennsylvania, prior to reaching its target in Washington, B.C.
- 10. All nineteen (19) hijackers were members of Osama Bin Laden's al Qaeda network. All of the hijackers received sponsorship, funding, training, and other support through the al Qaeda network.
- 11. Plaintiffs move for judgment against Befendants, jointly and severally. In support of their Complaint, Plaintiffs allege as follows:

JURISDICTION AND VENUE

12. Jurisdiction arises pursuant to 28 U.S.C. §§1330(a), 1331 and 1332(a)(2) and 18 U.S.C. §2388. Jurisdiction also arises based on the Named Defendants' violations within the meaning of 28 U.S.C. §§1605(a)(2), (a)(5) and (a)(7) (the Foreign Sovereign Immunities Act), 28 U.S.C. §1350 ("Alien Tort Act"), the Torture Victim Protection Act, PL 102-256, 106 Stat. 73 (reprinted at 28 U.S.C.A. §1350 note (West 1993)), and 18

- U.S.C. §2333. Plaintiffs allege that both personal and federal question jurisdiction exists and arise pursuant to these laws and statutes.
- 13. Venue is proper in this District pursuant to 28 U.S.C. §§1391(b)(2), 1391(d), 1391(f)(1), and 1391(f)(3).

PLAINTIFFS

THE CLASS

14. The Plaintiffs specifically named below (the "Class Representatives") bring this action pursuant to Rule 23(b)(3) of the Federal Rules of Civil Procedure, on behalf of themselves and all similarly situated persons and entities, as defined as follows:

The following persons shall be members of the Class: (1) all spouses, children, parents, or siblings of any individual who died at the World Trade Center in New York, NY, the Pentagon Building in Arlington County, Virginia, or in the airliner crash in Shanksville, Pennsylvania, as the result of terrorist attacks on September 11,2001; and (2) all legal representatives (including executors, estate administrators and trustees) entitled to bring legal action on behalf of any individual who died as the result of terrorist attacks on September 11,2001; but excluding (3) all individuals, and all spouses, children, parents, siblings, and legal representative of individuals identified by the Attorney General of the United States or otherwise shown to have perpetrated, aided and abetted, conspired in regard to, or otherwise supported the terrorist attacks of September 11,2001.

15. All members of the Class are hereinafter referred to collectively as either the "Class" or the "Plaintiffs." All persons who perished as a result of the September 11 terrorist attacks are referred to collectively as the "Decedents."

ORIGINAL PLAINTIFFS

16. Plaintiffs' decedent, **John P. O'Neill, Sr.** was a United States citizen and a resident of the State of New Jersey. He was killed in the terrorist attack on the World Trade

Center Towers in New York City on September 11, 2001.

- 17. The **Estate of John P. O'Neill, Sr.** is the legal entity created to recover damages on behalf of John P. O'Neill, Sr., deceased, and his heirs-at-law arising from the September 11, 2001 terrorist attack on the World Trade Center. Plaintiffs J. P. O'Neill, Jr., and C. I. O'Neill are co-executors of the Estate of John P. O'Neill Sr., deceased.
- 18. Plaintiff **J. P. O'Neill, Jr.,** is a United States citizen and a resident of the State of Maryland. He is the surviving son of **John P. O'Neill, Sr.,** who was killed in the terrorist attack on the World Trade Center Towers in New York City on September 11, 2001.
- 19. Plaintiff **C. I. O'Neill** is a United States citizen and a resident of the State of New Jersey. She is the surviving widow of **John P. O'Neill, Sr.,** who was killed in the terrorist attack on the World Trade Center Towers in New York City on September 11, 2001.
- 20. Plaintiff **C. O'Neill** is a United States citizen and a resident of the State of New Jersey. She is the surviving daughter of **John P. O'Neill**, **Sr.**, who was killed in the terrorist attack on the World Trade Center Towers in New York City on September 11, 2001.
- 21. Plaintiff **D. A. O'Neill** is a United States citizen and a resident of the State of New Jersey. She is the surviving mother of **John P. O'Neill, Sr.,** who was killed in the terrorist attack on the World Trade Center Towers in New York City on September 11, 2001.

DEFENDANTS

22. Defendants Al Baraka Investment & Development Corporation a/k/a Al Baraka Bank a/k/a Dallah Albaraka Group, LLC, National Commercial Bank, a/k/a National Commercial Bank of Saudi Arabia *AND* SNCB Corporate Finance Ltd., *AND* SNCB Securities Limited (with National Commercial Bank, SNCB Corporate Finance Ltd. And SNCB Securities Limited collectively referred to herein as "NCB" or "National

Commercial Bank"), Faisal Islamic Bank – Sudan a/k/a Faysal Islamic Bank- Sudan a/k/a Faisal Islamic Bank a/k/a Faysal Islamic Bank, Al Rajhi Banking and Investment a/k/a/ Al Rajhi Bank, Al Barakaat Exchange LLC a/k/a al Barakaat Bank, Dar al Maal al Islami a/k/a a/k/a Dar-Al-Mall Al Islami a/k/a Dar al-Maal al- Islami (DMI) and Dar al Maal Administrative Services SA a/k/a DMI Administrative Services SA and Dar Al Maal Islami Trust (collectively "DMI" or "Dar al Mall Islami"), Al Shamal Islamic Bank a/k/a Shamel Bank a/k/a/ Bank el Shamar, Tatex Trading GmbH, Triple-B Trading GmbH, Tadamon Islamic Bank, Arab Bank, PLC, Dubai Islamic Bank, Bank al-Tagwa, Ltd. a/k/a Bank of Tagwa a/k/a Bank Al-Tagwa a/k/a Bank of Tagwa Limited, Nada International Anstalt a/k/a Yousef M. Nada & Co Gesellschaft MBH a/k/a Youssef M. Nada Establishment, Saudi American Bank, Youssef M. Nada & Co. Yousef M. Nada & Co Gesellschaft MBH a/k/a Youssef M. Nada Establishment, Schreiber & Zindel, Dr. Frank Zindel, Engelbert Schreiber, Engelbert Schreiber, Jr., Martin Wachter, Erwin Wachter, Sercor Treuhand Anstalt, Albert Friedrich Armand Huber, a/k/a Ahmed Huber a/k/a Albert Huber a/k/a Armand Albert Friedric a/k/a Armand Huber a/k/a/ Ahmad Huber-el Biali, Ali Ghaleb Himmat, al Tagwa bank a/k/a Bank Al Tagwa, a/k/a Bank al Taqwa Limited a/k/a Bank of Taqwa Limited, al Taqwa Trade, Property and Industry, Ltd. a/k/a al Taqwa Trade, Property and Industry Company Limited, a/k/a al Taqwa Trade, Property and Industry Establishment a/k/a Himmat Establishment a/k/a Hochburg a/k/a Waldenburg a/k/a Al Taqwa Trade, Property and Industry Limited, Akida Bank Private Limited, Akida Investment Co. Ltd, NADA Management Organization, S.A., Youssef M. Nada a/k/a Yousseff Mustafa Nada a/k/a Youssef Nada, Youssef M. Nada & CO. Gesekkscgaft, M.B.H., Nada International Anstalt, Youssef M. Nada & Co., Nasco Business Residence, CenterSAS DI Nasreddin Ahmed Idris EC, Nasco Nasreddin Holding

- A.S., Nascoservice S.R. L., Nascotex S.A., Barzan E-Tikriti a/k/a/ Barzan Ibrahim Hasan a/k/a Barzan Ibrahim Hasan al-Tikriti, Metalor a/k/a La Groupe Metalor a/k/a La Groupe Metalor Technologies a/k/a Metalor Group a/k/a Metalor Technologies SA, Babca Dek Gottardo a/k/a Banca Del'Gottardo, Nasreddin Company Nasco SAS DI Ahmed Idris Nasreddin EC, Nasreddin Foundation, Nasreddin Group, International Holding Limited, Nasreddin International Group Limited Holding, Ahmad I. Nasreddin a/k/a Hadj Ahmed Nasreddin a/k/a Ahmed Idriss Nasreddin AND Nasreddin Group International Limited Holdings a/k/a Nasreddin International Group Holdings Limited a/k/a Nasreddin International Group Ltd., Asat Trust Reg., and Islamic Investment Company of the Gulf (Bahrain) EC, are banks, financial organizations, and companies located all over the world who have conspired with Osama bin Laden and al Qaeda to raise, launder, transfer, distribute, and hide funds for Osama bin Laden and al Qaeda in order to support and finance their terrorist activities including, but not limited to, the September 11th attacks.
- 23. Defendants Saleh Abdullah Kamel, Abdul-Matin Tatari, Mazin M.H. Bahareth, Shahir Abdulraoof Batterjee, Hassan Bahfzallah a/k/a Hassan A.A. Hahfzallah, Mohammed Majed Said a/k/a Mohammed Mljed Said, Hamed al- Barakati, Yassin Abdullah al Qadi a/k/a Yassin Al-Qadi a/k/a Yassin al Kadi a/k/a Yasin al-Qadi, Youssef M. Nada a/k/a YoussefNada a/k/a Youssef Mustafa Nada, Khalid bin Mahfouz a/k/a Khaded Bin Mahfous a/k/a Khalid bin Mahfouz, Sulaiman Abdul Aziz al-Rajhi a/k/a Sulaiman Abdel Aziz Al Rajhi, Mohammed al Faisal al Saud and Enaam Mahmoud Arnaout a/k/a Abdel Samil a/k/a Abu Mahmoud a/k/a Amu Mahmoud Al Suri a/k/a Abu Mahmoud Al Hamawi, Council on American Islamic Relations (CAIR) and CAIR-Canada are all businessmen, bankers, financiers,

organizations, and operatives who have conspired with Osama bin Laden and al Qaeda to raise, launder, transfer, distribute, and hide funds for Osama bin Laden and al Qaeda in order to support and finance their terrorist activities including, but not limited to, the September 11th attacks or otherwise assisted them in their terrorist activities.

24. Defendants International Islamic Relief Organization a/k/a Islamic Relief Organization a/ka International Relief Organization, (including International Islamic Relief Organization of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including, without limitation, all of the following, each of whom is identified as a defendant herein: International Islamic Relief Organization (Saudi Arabia), and International Islamic Relief Organization branch/affiliate/subsidiary/related offices in Africa, Asia, Europe, Canada, the United States of America, Latin America, and the Caribbean) (collectively "International Islamic Relief Organization" and/or "IIRO") Success Foundation, Muslim World League a/k/a Rabita Al-Alam Al-Islami a/k/a Islamic World League (including the Muslim World League of Saudi Arabia, as well as any subsidiary, affiliate, related and/or branch offices thereof, including without limitation, all of the following, each of whom has been and is identified as a defendant herein: Muslim World League (Buenos Aires, Argentina) AND Muslim World League (Preston, Australia) AND Muslim World League (Vienna, Austria) AND Muslim World League (Dhaka, Bangladesh) AND Muslim World League (Bujumbura, Burundi) AND Muslim World League (Etobicoke, Canada) AND Muslim World League (Moroni, Comores) AND Muslim World League (Brazzaville, Congo) AND Muslim World League (Kobenhaven, Denmark) AND Muslim World League (Mantes la Joile, France) AND Muslim World League (Libreville, Gabon) AND Muslim World League (Jakarta, Indonesia) AND Muslim World League (Rome, Italy)

AND Muslim World League (Amman, Jordan) AND Muslim World League (Nairobi, Kenya) AND Muslim World League (Kuala Lumpur, Malaysia) AND Muslim World League (Nouakchott, Mauritania) AND Muslim World League (Mauritius, Mauritius) AND Muslim World League (Maputo, Mozambique) AND Muslim World League (Wuse Abuja, Nigeria) AND Muslim World League (Islamabad, Pakistan) AND Muslim World League (Makati City, Philippines) AND Muslim World League (Male, Republic of Maldives) AND Muslim World League (Moscow, Russia) AND Muslim World League (Makkah, Saudi Arab AND ia) Muslim World League (Dakar, Senegal) AND Muslim World League (Djibouti, Somalia) Muslim World League (Gauteng, South Afric AND) Muslim World League AND(Khartoum, Sudan) AND Muslim World League (Dar Es Salaam, Tanzania) AND Muslim World League (Bangkok, ThailAND) AND Muslim World League (Lome, Togo) AND Muslim World League (Port of Spain, Trinidad) AND Muslim World League (London, U.K.) AND Muslim World League (Kampala, UgANDa) AND Muslim World League (New York, U.S.A.) AND Muslim World League (Falls Church, U.S.A.) (collectively "Muslim World League")), Dar al Maal al Islami a/k/a Dar-Al-Mall Al Islami a/k/a Dar al-Maal al-Islami (DMI (including Dar al Maal Administrative Services SA a/k/a DMI Administrative Services SA and Dar Al Maal Al Islami Trust), Saar Foundation, Rabita Trust, Al-Haramain Islamic Foundation, Inc. a/k/a Al-Haramain Islamic Foundation a/k/a Islamic Al-Haramain (including Al Haramain Foundation of Saudi Arabia as well as any and all subsidiary, affiliate, related, and/or branch offices thereof, including, without limitations, all of the following, each of whom is identified as a defendant herein: Al Haramain Islamic Foundation (Saudi Arabia) AND Al Haramain Islamic Foundation (Afghanistan) AND Al Haramain Islamic Foundation (Albania) AND Al Haramain Islamic Foundation (Bangladesh) AND Al Haramain Islamic Foundation (Bosnia-Herzegovina) AND Al Haramain Islamic Foundation (Ethiopia) AND Al Haramain Islamic Foundation (Indonesia) AND Al Haramain Islamic Foundation (Kenya) AND Al Haramain Islamic Foundation (Netherlands) AND Al Haramain Islamic Foundation (Pakistan) AND Al Haramain Islamic Foundation (Somalia) AND Al Haramain Islamic Foundation (Tanzania) AND Al Haramain Islamic Foundation a/k/a Al Haramain Islamic Foundation, Inc. (United States) (collectively "Al Haramain")), Benevolence International Foundation a/k/a Al Bir Al Dawalia a/k/a Al Bir Society Organization a/k/a Benevolence International Fund AND Benevolence International Foundation (Canada) AND Benevolence International Foundation (USA) AND Benevolence International Foundation, Inc. AND Benevolence International Foundation (Bosnia-Herzegovina) AND Benevolence International Foundation (Saudi Arabia), World Assembly of Muslim Youth a/k/a WAMY International, Inc. a/k/a World Association For Muslim Youth (including World Assembly of Muslim Youth of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including without limitation, World Assembly of Muslim Youth (Riyadh, Saudi Arabia), World Assembly of Muslim Youth (Jeddah, Saudi Arabia), World Assembly of Muslim Youth (London, United Kingdom) and World Assembly of Muslim Youth (Falls Church, Virginia, USA) (collectively "World Assembly of Muslim Youth" or "WAMY")), and Muwaffaq Foundation a/k/a Blessed Relief Foundation a/k/a Blessed Relief are all charities and charitable foundations which are used as terrorist fronts to mask money transfers and provide cover for terrorist operatives and operations.

25. These Defendants, located all over the world, conspired with Osama bin Laden, al Qaeda, Iraq, and the Taliban to raise, launder, transfer, distribute, and hide funds

for Osama bin Laden and al Qaeda in order to support and finance their terrorist activities including but not limited to, the September 11th attacks. Some of the banks, companies, and charities operate legitimately but also maintain a secret dual role as al Qaeda front organizations and actively support its terrorist activities and goals. Some of those organizations are purely a sham front for al Qaeda.

- 26. In a similar fashion, some of the individual Defendants operate apparently legitimate charities, while maintaining a secret dual role as Al Qaeda operatives, and others are full-fledged members of Al Qaeda who operate openly.
- 27. Defendants John Does 1-99 are other officials, employees, and/or agents or instrumentalities of the named Defendants, or others, whose identities are presently unknown, who performed acts that resulted in acts of terrorism, including the actions relating to the attacks on the World Trade Center on September 11, 2001, which caused the extrajudicial killing of the decedent John P. O'Neill, Sr., and others. Defendants John Does 1-99 acted as officials, employees, and/or agents or instrumentalities of the named Defendants, performed acts within the scope of their offices, employments and/or agencies, within the meaning of 28 U.S.C. § 1605 note, which caused the extrajudicial killings described herein.

COMMON FACTUAL ALLEGATIONS

Al Baraka Investment and Development Corporation and Dallah Albaraka Group

28. Defendant Al Baraka Investment & Development Corporation (or "al Baraka"), a wholly owned subsidiary of Dallah Albaraka Group LLC, is based in Jeddah, Saudi Arabia. Its investments include 43 subsidiaries, mainly banks in Arab and Islamic countries. Most of them are known as or registered as "al Baraka Bank." United States assets

include al Baraka Bancorp Inc. in Chicago, Illinois, and al Baraka Bancorp Inc. in Houston, Texas.

- 29. Dallah Albaraka Group LLC (or "Dallah Albaraka"), a diversified conglomerate based in Jeddah, Saudi Arabia, is involved in various industries, services and financial activities. The group includes twenty-three banks in Arab and Islamic countries, in addition to several investment and financial companies.
- 30. Defendants al Baraka and Dallah Albaraka have played direct roles in funding al Qaida, in part, through Defendant al-Haramain, and another terrorist organization, HAMAS.
- 31. The al Baraka Bank provided Osama bin Laden with financial infrastructures in the Sudan beginning in 1983.

National Commercial Bank

- 32. Defendant National Commercial Bank (or "NCB") was founded in 1950. The largest bank in the Kingdom of Saudi Arabia, Defendant NCB also has several whollyowned subsidiaries, including SNCB Corporate Finance Ltd. in London, SNCB Securities Ltd. in London, and SNCB Securities Ltd. in New York City through which it operates an international banking enterprise.
- 33. As used herein, the Defendant, National Commercial Bank includes National Commercial Bank a/k/a National Commercial Bank of Saudi Arabia and SNCB Corporate Finance Ltd and SNCB Securities Limited.
- 34. Defendant Khalid bin Mahfouz was President and CEO of the Defendant National Commercial Bank and remained in that position until 1999. He was also the largest shareholder on NCB. Khalid bin Salim bin Mahfouz was previously Chief

Operating Officer of the Bank of Credit and Commerce International ("BCCI") from 1986 to 1990.

35. NCB has been used by Osama bin Laden and al Qaeda as a financial arm and a conduit for al Qaeda operations. A 1998 bank audit revealed that, over a ten year period, NCB funneled \$74 million to the Defendant International Islamic Relief Organization. The audit also revealed a \$3 million transfer to Defendant Muwaffaq Foundation, a charity founded by Khalid bin Salim Mahfouz which supports Osama bin Laden. Former Central Intelligence Agency Director James Woolsey testified before the Senate Judiciary Committee that bin Mahfouz was Osama bin Laden's brother-in-law by marriage. Khalid bin Salim Mahfouz has set up various charity organizations around the world since 1991, many of which are linked to al Qaeda and are involved in financing Osama bin Laden's al Qaeda operations.

Faisal Islamic Bank - Sudan

- 36. Defendant Faisal Islamic Bank was one of the five main founders of al Shamal Islamic Bank. Defendant Mohammed al Faisal al Saud is heavily involved in the sponsorship of terror through Faisal Islamic Bank Sudan.
- 37. Defendant Faisal Islamic Bank was implicated in the management of al Qaeda operatives' bank accounts by the testimony of a former finance manager of al Qaeda during the trial on the 1998 U.S. embassy bombings in Africa.

Al-Rajhi Banking and Investment Corporation

38. Defendant al-Rajhi Banking & Investment Corporation has a network of nearly 400 branch offices throughout Saudi Arabia and manages seventeen subsidiaries

across the world.

- 39. Defendant al-Rajhi Banking & Investment Corporation is the primary bank for a number of charities that serve as al Qaeda fronts, including Defendants Al-Haramain Islamic Foundation, the Muslim World League, and Defendant the International Islamic Relief Organization.
- 40. Defendant Sulaiman Abdul Aziz al-Rajhi has a history of financially supporting al Qaeda terrorists. Upon information and belief, co-conspirators, agents, aiders and abettors of the al-Rajhi banking scheme to fund or otherwise materially support terrorism include Defendant Sulaiman Abdul Aziz al-Rajhi, and Defendant Khalid Sulaiman al-Rajhi. All of these Defendants do business in and have a significant business presence in the United States and are also material sponsors of international terrorism.

Al Barakaat Exchange LLC

41. Defendant Al Barakaat Exchange LLC (or "al Barakaat") is an international banking enterprise based in Dubai, United Arab Emirates. The United States government designated al Barakaat and its branches as terrorist entities on November 7, 2001, and froze the organization's assets. High officials of the U.S. government have testified that the al Barakaat companies are a principal source of funding, intelligence, and money transfers for Osama bin Laden.

Defendant Dar al Maal al Islami

42. Defendant Dar al Maal al Islami (or "House of Islamic Money" or "DMI") is the registered name for DMI Administrative Services SA and is headquartered in Cointrin, Switzerland. On October 17, 1983, Prince Mohamed al Faisal al Saud became CEO of DMI.

- 43. As used herein, the Defendant,, "Dar Al Maal Islami a/k/a Dar-Al-Mall Al Islami a/k/a Dar Al-Maal Al-Islami (DMI)" refers to and includes Dar al Maal Administrative Services SA a/k/a DMI Administrative Services SA and Dar Al Maal Al Islami Trust.
- 44. Under Mohammed al Faisal al Saud's chairmanship, DMI developed banking, investment and insurance activities in approximately twenty offices around the world.
- 45. His actions and breach of duty have aided, abetted, and provided material sponsorship of the spread of international terrorism and al Qaeda. DMI has involved itself in al Qaeda financing through several of its subsidiaries, including but not limited to, Islamic Investment Bank of the Gulf, Defendant Faisal Islamic Bank, Defendant Tadamon Islamic Bank, and Defendant Al Shamal Islamic Bank.

Al Shamal Islamic Bank

- 46. Al Shamal Islamic Bank was formed in the Republic of the Sudan in April 1983, and started operations on January 2, 1990, in part with a capital contribution of some \$50 million by Osama bin Laden. In or about 1984, Osama bin Laden moved several of his Saudi businesses and assets, or extended the reach of those businesses and assets, into the Sudan.
- 47. Osama bin Laden and other al Qaida operatives had bank accounts with al Shamal Islamic Bank and used al Shamal to fund terrorist activities.
- 48. In April 1984, al Shamal Islamic Bank issued shares to major shareholders, among others, Defendant al Baraka Investment and Development Corporation and Defendant Faisal Islamic Bank.
- 49. The chairman and a major shareholder of al Shamal Islamic Bank is Adel Abdul Jalil Batteriee, who is also chairman of al-Bir Saudi Organization, whos U.S.

Branch, Benevolence International Foundation is also a front for al Qaida sponsorship.

50. Batterjee was also chairman of a Saudi charity, the World Assembly of Youth ("WAMY"), which is the subject of an F.B.I, investigation for terrorist activities.

Tadamon Islamic Bank

- 51. Defendant Tadamon Islamic Bank was formed in Khartoum, Sudan on November 28, 1981. It has twenty-one different establishments and has several subsidiaries in the Sudan.
- 52. Defendant Tadamon Islamic Bank has facilitated, materially sponsored, aided and abetted, and/or conspired with al Qaeda. According to testimony in the 2001 trial of the 1998 U.S. embassy bombings in Africa, Tadamon Islamic Bank managed the financial accounts of al Qaeda operatives.
- 53. Defendant Tadamon Islamic Bank is also a shareholder of Defendant al Shamal Islamic Bank which is used extensively to support and finance al Qaeda operations.

Dubai Islamic Bank

- 54. Defendant Dubai Islamic Bank, headquartered in the United Arab Emirates, and is a shareholder of Baraka Islamic Bank EC, an affiliate of Defendant Al Baraka Bank, and is also a shareholder of Defendant Tadamon Islamic Bank of the Sudan.
- 55. Defendant Dubai Islamic Bank has a history of money laundering, including for Osama bin Laden.
- 56. Defendant Dubai Islamic Bank is involved in providing financial facilities and support to terrorists, including those involved in the September 11, 2001 attacks. U.S. authorities have identified at least \$500,000 that flowed from Mustafa Ahmed al-Hisawi's

accounts at the Dubai Islamic Bank to several of the hijackers, including Mohammed Atta and Marwan al- Shehhi. They used the money to pay for their flight training at two airports and for other expenses related to the attacks.

Bank al-Taqwa Limited

- 57. Defendant Bank al-Taqwa Limited ("al-Taqwa"), established during the spring of 1988 in Nassau, Bahamas, has been shrouded in secrecy. The actual number and locations of its branches are unclear, although it is reported to have a presence in some thirty countries.
- 58. Defendant Bank al-Taqwa Limited was founded by members of the Muslim Brotherhood, including Defendant Youssef Nada, a member of the Egyptian Muslim Brotherhood for fifty years, and a member of Jamaa al-Islamiye, which is directly tied to al Qaeda through Dr. Ayman al-Zawahiri, second in command to Osama bin Laden.
- 59. On November 7, 2001, Bank al-Taqwa, its affiliated businesses, and its key executives were designated as financial supporters of al Qaeda by President George W. Bush. The President explained that Bank al-Taqwa has helped raise money for, and has shifted money around the world, for al Qaeda. It also provides terrorists with internet connections, telephone communications, and shipment of weapons. The President also stated that Bank al-Taqwa skims money off of transactions and transfers the money to al Qaeda.
- 60. On August 29, 2002, fourteen additional organizations affiliated with Bank al-Taqwa had their assets frozen for financially aiding and supporting al Qaeda.
- 61. Defendant Nada International Anstalt is an instrumentality of Defendant al-Taqwa and is used to aid and abet al Qaeda terror operations.

62. Defendant Youssef Nada is or was an executive of Defendant al-Taqwa who is involved in supporting, aiding and abetting al Qaeda terrorist activities.

Arab Bank, PLC

- 63. Defendant Arab Bank, PLC, with branch offices in the U.S., and across the world, operates an international banking system used regularly by al Qaeda's Spanish cell for transfers of cash to al Qaeda operatives in many countries.
- 64. Defendant Arab Bank, PLC, has materially supported, aided, abetted, and financed al Qaeda.

Saudi American Bank

- 65. Defendant Saudi American Bank, based in Riyadh, Saudi Arabia, was formed by royal decree in 1980, and is the second largest bank in the country. It has U.S. offices in New York.
- 66. Defendant Saudi American Bank serves as the bank for the Defendant Dallah al Baraka Group, which is chaired by Defendant Saleh Abdullah Kamel, who also has undertaken financial transactions through Defendant al-Taqwa Bank.
- 67. In 2000, Defendant Saudi American Bank participated in the fund raising campaign in Saudi Arabia for collecting donations to the "heroes of the Al Quds uprising" (Intifada) by providing a bank account and facilities to receive donations for a committee of charity organizations including Defendants WAMY, IIRO and the al Haramain Foundation.

Triple-B Trading Gmbh of Rethwisch

68. Defendant Triple-B Trading Gmbh of Rethwisch, Germany ("Triple-B"), is owned by Defendant Abdul-Matin Tatari, who also owns the Hamburg, Germany, firm

Tatex Trading Gmbh, together with other major shareholders Defendants Mazin M.H. Bahareth and Shahir Abdulraoof Batterjee, and Hassan Bahtzallah. All of these wealthy Saudis are linked to Defendant Enaam Mahmoud Arnaout.

- 69. Defendant Arnaout, the current Chief Executive Officer of Defendant Benevolence International Foundation ("BIF"), was criminally indicted for his role in sponsoring al Qaeda through diversion of charitable funds.
- 70. Defendant BIF and Defendant Arnaout facilitated the travel of an influential founding member of the al Qaeda network, Mamdouh Mahmud Salim (a/k/a Abu Hajer al Iraqi), to Bosnia-Herzegovina by indicating that Salim was a director of BIF in or about May 1998. Salim, arrested in Munich, Germany in February 1999, was associated with Mamoun Darkanzanli, a former employee of Defendant Tatex Trading GmbH. Darkanzanli has appeared in a video with several September 11th hijackers made at the wedding of accused September 11th co-conspirator Said Bahaji, a former friend and fellow student of Mohammed Hady Tatari.
- 71. Defendant Triple-B has hired a number of persons associated with the September 11th hijackers. Hijacker Mohammed Atta was employed by Defendant Tatari for a period of time. Defendant Tatari is a member of the Syrian Brotherhood.
- 72. Defendant Triple-B and its principal shareholders and associates have materially supported, aided, abetted, and financed al Qaeda.

Tatex Trading Gmbh

- 73. Defendant Tatex Trading Gmbh, a Hamburg, Germany company, is owned by Defendant Abdul-Matin Tatari.
 - 74. Among Tatex Trading's principal shareholders are Mohammed Majed Said,

a member of the Syrian National Security Council and a former Director of the Syrian intelligence service, and Hamed al Barakati of Mecca, Saudi Arabia.

75. Defendant Tatex Trading and its principal shareholders and associates have materially supported, aided, abetted, and financed al Qaeda.

Youssef M. Nada & Co. and other Financial Organizations and Financiers

Defendant Youssef M. Nada & Co., a co-conspirator of Defendant Bank al-76. Taqwa Limited, has aided, abetted, and materially sponsored and al Qaeda and international terrorism. Defendants Schreiber & Zindel, Dr. Frank Zindel, Engelbert Schreiber, Engelbert Schreiber, Jr., Martin Wachter, Erwin Wachter, Sercor Treuhand Anstalt, Albert Friedrich Armand Huber, a/k/a Ahmed Huber a/k/a Albert Huber a/k/a Armand Albert Friedric a/k/a Armand Huber a/k/a/ Ahmad Huber-el Biali, Ali Ghaleb Himmat, al Taqwa bank a/k/a Bank Al Taqwa, a/k/a Bank al Taqwa Limited a/k/a Bank of Taqwa Limited, al Taqwa Trade, Property and Industry, Ltd. a/k/a al Taqwa Trade, Property and Industry Company Limited, a/k/a al Taqwa Trade, Property and Industry Establishment a/k/a Himmat Establishment a/k/a Hochburg a/k/a Waldenburg a/k/a Al Taqwa Trade, Property and Industry Limited, Akida Bank Private Limited, Akida Investment Co. Ltd, NADA Management Organization, S.A., Youssef M. Nada a/k/a Yousseff Mustafa Nada a/k/a Youssef Nada, Youssef M. Nada & CO. Gesekkscgaft, M.B.H., Nada International Anstalt, Youssef M. Nada & Co., Nasco Business Residence, CenterSAS DI Nasreddin Ahmed Idris EC, Nasco Nasreddin Holding A.S., Nascoservice S.R. L., Nascotex S.A., BARZAN E-TIKRITI a/k/a/ Barzan Ibrahim Hasan a/k/a Barzan Ibrahim Hasan al-Tikriti, METALOR a/k/a La Groupe Metalor a/k/a La Groue Metalor Technologies a/k/a Metalor Group a/k/a Metalor Technologies SA, Babca Dek Gottardo a/k/a Banca Del'Gottardo,

Nasreddin Company Nasco SAS DI Ahmed Idris Nasreddin EC, Nasreddin Foundation, Nasreddin Group, International Holding Limited, Nasreddin International Group Limited Holding, Ahmad I. Nasreddin a/k/a Hadj Ahmed Nasreddin a/k/a Ahmed Idriss Nasreddin *AND* Nasreddin Group International Limited Holdings a/k/a Nasreddin International Group Holdings Limited *a/k/a* Nasreddin International Group Ltd., Asat Trust Reg., have aided, abetted, and materially sponsored and al Qaeda and international terrorism.

- 77. Some of the businesses, banks and charities operate legitimately but also maintain a secret dual role as Al Qaeda front organizations and actively support its terrorist activities. Some of those organizations are purely a sham front for Al Qaeda.
- 78. Defendants Al Taqwa and Nada Management Organization are banks who had their origin in the late 1980's, during which time the leaders of the Muslim Brotherhood formed financial management firms and banks called "Al Taqwa" ("Fear of God"), that were dedicated to the overthrow of Western nations, and the creation of a worldwide Islamic government. Headquartered in Lugano, Switzerland, with branches in Italy, Algeria, Liechtenstein, Malta, Panama and the Bahamas, they consist of the Al Taqwa Bank, Al Taqwa Management Organization SA, Al Taqwa Trade, Property and Industry, Ltd. and The Asat Trust.
- 79. Upon information and belief, the Al Taqwa Defendants have financed and laundered money for Arab and Islamic political and militant groups including the Algerian Armed Islamic Group (GIA) and the Egyptian Gala'a al-Islamiya, Islamic terrorist groups with links to Bin Laden and his Al Qaeda organization. Additionally, international investigations indicate that Al-Taqwa facilitated the movement of Bin Laden's money around the world in the late 1990's, a task made easier because its complex structure was

designed to prevent scrutiny of its operations.

- 80. The Al Taqwa Defendants were founded by Defendant Yousef M. Nada, and its other principals are Defendants Ali G. Himmat, Ahmed Huber and Mohamed Mansour. Defendants Huber and Mansour are senior members of the Muslim Brotherhood.
- 81. Defendant Al Taqwa Bank is part of Defendant Al Taqwa Trade, Property and Industry Company which is located in Vaduz, Liechtenstein. This entity is also known as Himmat Establishment, run by a partner of Nada who, like Nada, is a member of the Egyptian Islamic Brotherhood. Although Egyptian-born, Mr. Nada is a naturalized citizen of Italy. Mr. Nada also is a member of Jamaa al-Islamiya, which is directly allied to Al Qaeda through Dr. Ayman al Zawahiri, second in command to Osama Bin Laden.
- 82. Shortly after dual U.S. Embassy bombings in Kenya and Tanzania by Al Qaeda in 1998, U.S. intelligence agencies tracked telephone contact between Al Taqwa, members of Bin Laden's inner circle, and Albert "Ahmed" Huber, a convert to Islam in the 1960's who has publicly expressed support for Al Qaeda. Huber has acknowledged that Ahmad I. Nasreddin, a/k/a Hadj Ahmed Nasreddin, a/k/a Ahmed Idriss Nasreddin, is, in fact, an Al Taqwa founding member and bank shareholder who was very active in financing and operating the Islamic Cultural Institute of Milan, which follows the violent teachings of convicted terrorist Omar Abdul Rahman. The Institute was frequently visited by known Al Qaeda terrorists. Upon information and belief, the Institute is known in Western intelligence communities as one of the main Al Qaeda stations in Europe and was used to move weapons, men, and money around the world.
- 83. After September 11, 2001, Al Taqwa changed its name to the Nada Management Organization SA in an attempt to avoid scrutiny. Al Taqwa and the Nada

group, as well as their four principals – Nada, Himmat, Huber, and Mansour, have had their assets frozen and are believed by the U.S. Department of Justice to be co-conspirators of Al Qaeda.

- 84. A direct link between Iran and the joint activities of Hezbollah and Al Qaeda is the Al-Taqwa bank of Switzerland and Liechtenstein. The link primarily is through Ahmad Huber-El Biali (aka Ahmed Huber). Huber is a principal shareholder of Al-Taqwa bank which was sanctioned by the U.S. government for helping to finance Al Qaeda. Since 1983, Huber has repeatedly visited Iran. In 1988, Huber first met Youssef Nada in Iran. Nada, an Egyptian belongs to the Muslim Brotherhood. Like Nada, Huber embraced the Muslim Brotherhood. At a conference in Iran in 1988, Nada asked Huber to participate in the founding of al-Taqwa.Al-Taqwa bank has been been a funding source for activities involving Hamas, which has received direct funding from Iran. Hamas, an outgrowth of Palestinian Muslim Brotherhood founder Abdullah Azzam, is closely associated with Hezbollah. Azzam, along with Osama bin Laden, were cofounders of the Maktab al-Khidamir (MAK), a precursor to Al Qaeda. Iran is known to have appointed Hezbollah's terrorist chief, Imad Mughniyeh as coordinator of Iran's activities with the Hamas and the Palestinian Islamic Jihad in Lebanon.
- 85. Defendant Asat Trust Reg. of Baduz, Liechtenstein, is another money laundering organization whose assets were frozen after the events of September 11, 2001. Defendant Yousef M. Nada founded and operated Asat Trust Reg.

COUNCIL ON AMERICAN ISLAMIC RELATIONS (CAIR) and CAIR CANADA

86. Council on American Islamic Relations and CAIR Canada (collectively, CAIR), have aided, abetted, and materially sponsored and al Qaeda and international

terrorism. CAIR is an outgrowth of the Hamas front group the Islamic Association of Palestine. The FBI's former associate director in charge of Investigative and Counter-Intelligence Operations described the Islamic Association of Palestine as an organization that has directly supported Hamas military goals and is a front organization for Hamas that engages in propaganda for Islamic militants. It has produced videotapes that are very hate-filled, full of vehement propaganda. It is an organization that has supported direct confrontation.

87. CAIR and CAIR-Canada have, since their inception, been part of the criminal conspiracy of radical Islamic terrorism. These organizations play a unique role in the terrorist network. They emanate from the notorious HAMAS terrorist organization and like so many of the terrorism facilitating charities named and indicted by the United States government they are engaged in fund raising under the guise of assisting humanitarian causes they are, in reality, a key player in international terrorism. The unique role played by CAIR and CAIR-Canada is to manipulate the legal systems of the United States and Canada in a manner that allows them to silence critics, analysts, commentators, media organizations, and government officials by leveling false charges of discrimination, libel, slander and defamation. In addition, both organizations have actively sought to hamper governmental anti-terrorism efforts by direct propaganda activities aimed at police, firstresponders, and intelligence agencies through so-called sensitivity training. Their goal is to create as much self-doubt, hesitation, fear of name-calling, and litigation within police departments and intelligence agencies as possible so as to render such authorities ineffective in pursuing international and domestic terrorist entities.

88. The role of CAIR and CAIR-Canada is to wage PSYOPS (psychological warfare) and disinformation activities on behalf of Whabbi-based Islamic terrorists throughout North America. They are the intellectual "shock troops" of Islamic terrorism. In the years and months leading up to the terrorist attacks on September 11, 2001 these organizations were very effective in helping to ensure that North American law enforcement and intelligence officials were sufficiently deaf, dumb, and blind to help pave the way for the attacks on the United States. The role played by these entities is an absolutely essential part of the mix of forces arrayed against the United States as they help soften-up targeted countries so as to facilitate and enhance the likelihood for a successful attack.

International Islamic Relief Organization and Success Foundation

- 89. The International Islamic Relief Organization ("IIRO") a/k/a Islamic Relief Organization a/k/a International Relief Organization refers to and includes the International Islamic Relief Organization of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including, without limitation, all of the following, each of whom has been and is identified as a defendant herein: International Islamic Relief Organization (Saudi Arabia) and International Islamic Relief Organization branch offices and/or subsidiaries or affiliates or related parties, in Africa, Asia, Europe, Canada, the United States of America, Latin America and the Caribbean.
- 90. Defendant International Islamic Relief Organization ("IIRO") has materially supporter terror around the globe, including Osama bin Laden and al Qaeda. IIRO's office in the Philippines is headed by Osama bin Laden's brother-in-law and has acted as a center of terrorist financing and training activity worldwide. IIRO was involved in funding the 1993

WTC bombing and the 1998 embassy bombings in East Africa, as well as plots to destroy the Lincoln Tunnel and the Brooklyn Bridge, to assassinate President Bill Clinton and Pope John Paul II, and to blow up twelve American airplanes simultaneously.

- 91. ERG sister organizations, the International Relief Organization ("IRO") and the Success Foundation, circulate money with the ERG in the course of funding terror operations. The Secretary of the Success Foundation, Abdurahman Alamoudi, has openly supported HAMAS and Hezbollah, both designated Foreign Terrorist Organizations.
- 92. Defendant IIRO's parent organization, Defendant Muslim World League, has been infiltrated by Osama bin Laden and al Qaeda associates.
- 93. Defendant IIRO's major financing comes from Saudi Arabia, King Fahd, and the royal family.
- 94. Defendant IIRO works in concert with other charities, including Defendants BIF and WAMY, to fund and support al Qaeda.
- 95. Defendant IIRO also supported and funded the Taliban in Afghanistan, which in turn provided sanctuary to Osama bin Laden and al Qaeda.

Muslim World League

96. As referred to herein, Defendant "Muslim World League a/k/a Rabita Al-Alam Al-Islami a/k/a Islamic World League" ("MWL") refers to and include the Muslim World League of Saudi Arabia, as well as any subsidiary, affiliate, related and/or branch offices thereof, including without limitation, all of the following, each of whom has been and is identified as a defendant herein: Muslim World League (Buenos Aires, Argentina) *AND* Muslim World League (Preston, Australia) *AND* Muslim World League (Vienna, Austria) *AND* Muslim World League (Dhaka, Bangladesh) *AND* Muslim World League

(Bujumbura, Burundi) AND Muslim World League (Etobicoke, Canada) AND Muslim World League (Moroni, Comores) AND Muslim World League (Brazzaville, Congo) AND Muslim World League (Kobenhaven, Denmark) AND Muslim World League (Mantes la Joile, France) AND Muslim World League (Libreville, Gabon) AND Muslim World League (Jakarta, Indonesia) AND Muslim World League (Rome, Italy) AND Muslim World League (Amman, Jordan) AND Muslim World League (Nairobi, Kenya) AND Muslim World League (Kuala Lumpur, Malaysia) AND Muslim World League (Nouakchott, Mauritania) AND Muslim World League (Mauritius, Mauritius) AND Muslim World League (Maputo, Mozambique) AND Muslim World League (Wuse Abuja, Nigeria) AND Muslim World League (Islamabad, Pakistan) AND Muslim World League (Makati City, Philippines) AND Muslim World League (Male, Republic of Maldives) AND Muslim World League (Moscow, Russia) AND Muslim World League (Makkah, Saudi Arab AND ia) Muslim World League (Dakar, Senegal) AND Muslim World League (Djibouti, Somalia) AND Muslim World League (Gauteng, South Afric AND) Muslim World League (Khartoum, Sudan) AND Muslim World League (Dar Es Salaam, Tanzania) AND Muslim World League (Bangkok, Thail AND AND Muslim World League (Lome, Togo) AND Muslim World League (Port of Spain, Trinidad) AND Muslim World League (London, U.K.) AND Muslim World League (Kampala, Ugandaa) AND Muslim World League (New York, U.S.A.) AND Muslim World League (Falls Church, U.S.A.) (collectively "Muslim World League")

- 97. Defendant Muslim World League, founded in 1962 in Saudi Arabia, is the parent organization of Defendant IIRO, and it uses the DRO as an operational arm.
- 98. Defendant MWL is funded, supported, financed, and controlled by government of Saudi Arabia.

99. Defendant MWL has numerous connections to al Qaeda operatives. Osama bin Laden's brother-in-law, Jamal Khalifa, opened a MWL office in Pakistan for the purpose of providing an umbrella under which al Qaeda could operate there freely. Wa'el Jalaidan, named by the U.S. Treasury Department as one of the founders of al Qaeda, headed the MWL office is Peshawar, Pakistan, and also served as the Secretary-General of the Defendant Rabita Trust. Wadih el-Hage, convicted for his role in the 1998 U.S. Embassy bombings in Africa, stated at his trial that he also worked for MWL in Peshawar. Diab Ali, another al Qaeda operative, now in a U.S. prison, and who played a major role in the U.S. Embassy bombings and who piloted Osama bin Laden's personal jet, also worked for the MWL.

SAAR Foundation

- 100. Defendant SAAR Foundation ("SAAR") was formed in the 1970' s by a group of Muslim scholars and scientists from the Middle East and Asia. Incorporated in Herndon, Virginia, a suburb of Washington, B.C., as a 501c (3) non-profit organization on July 29, 1983, it was dissolved as of December 28, 2000.
- 101. The SAAR Foundation reported revenues of over \$1.7 billion in 1998, more than any U.S. charity has ever generated. Yet SAAR does not reach out publicly to potential donors, keeping a low public profile.
- 102. SAAR was a long-time financially supporter of terrorism. According to the Virginia Secretary of State Corporate Records, there are more than one hundred affiliated organizations registered or doing business at just one of SAAR's addresses in Herndon, Virginia. Most of these organizations do not maintain a physical presence there, or anywhere. The SAAR network is a sophisticated arrangement of front groups for

fundamentalist Islamic terrorist organizations. After September 11, 2001, the SAAR network was raided under a search warrant by the U.S. Treasury Department's Operation Greenquest looking for "potential money laundering and tax evasion activities and their ties to terrorist groups such as ... al Qaeda as well as individual terrorists . . . (including) Osama bin Laden."

- 103. Two SAAR executives were former executives at Defendant Bank al-Taqwa. Two others worked for Defendant Youssef M. Nada, the head of al-Taqwa, whose assets were frozen along with al-Taqwa. Other SAAR associates were implicated in the 1998 U.S. Embassy bombins in East Africa.
- 104. The SAAR network is closely intertwined with Defendants IIRO, MWL, and other related charities.

Rabita Trust

- 105. Defendant Rabita Trust is a charitable organization created in 1988 jointly by the government of Pakistan and the Defendant MWL to organize the repatriation and rehabilitation of stranded Pakistanis (Biharis) from Bangladesh. During its 15-year existence it has managed to relocate only a few hundred Biharis.
- 106. Defendant Rabita Trust is a front for al Qaeda, and its head, Wa'el Jalaidan, is one of the founders of al Qaeda and its logistics chief. He is a long-time associate of Osama bin Laden.
- 107. A subsidiary of the MWL, Defendant Rabita Trust is connected to the SAAR Network through its officers.
- 108. Defendant Rabita Trust was designated by President George W. Bush as a "Specially Designated Global Terrorist Entity, and its assets have been frozen by the U.S.

Treasury Department.

Al-Haramain Islamic Foundation, Inc.

- Al-Haramain Islamic Foundation a/k/a Islamic Al-Haramain Islamic Foundation, Inc. a/k/a Al-Haramain Islamic Foundation a/k/a Islamic Al-Haramain" refers to and includes the Al Haramain Foundation of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including without limitation, all of the following, each of whom has been and is identified as a defendant herein: Al Haramain Islamic Foundation (Saudi Arabia) AND Al Haramain Islamic Foundation (Afghanistan) AND Al Haramain Islamic Foundation (Bangladesh) AND Al Haramain Islamic Foundation (Bosnia-Herzegovina) AND Al Haramain Islamic Foundation (Ethiopia) AND Al Haramain Islamic Foundation (Indonesia) AND Al Haramain Islamic Foundation (Netherlands) AND Al Haramain Islamic Foundation (Pakistan) AND Al Haramain Islamic Foundation (Somalia) AND Al Haramain Islamic Foundation (Tanzania) AND Al Haramain Islamic Foundation, Inc. (United States) (collectively "Al Haramain").
- 110. Defendant al-Haramain Islamic Foundation, Inc. ("al-Haramain"), based in Riyadh, Saudi Arabia, is a private charitable organization that is supposed to provide a variety of humanitarian services to Muslims worldwide. It has a vast network of offices and representatives spanning fifty nations. Defendant al-Haramain raises most of its funds in Saudi Arabia, and it is controlled from its Riyadh headquarters.
- 111. Defendant al-Haramain is a charity front for al Qaeda and Osama bin Laden and provides direct material support to al Qaeda. In December 1999, al-Haramain conducted

a joint fundraising event with Defendants ERG and WAMY in Riyadh.

- 112. Defendant al-Haramain's branch in Ashland, Oregon, is specifically linked to al Qaeda operations.
- 113. The U.S. government has designated two al-Haramain branches, in Bosnia and Somalia, as terrorist entities and has frozen the assets of both because they are clearly linked to terrorist financing. Both branches are controlled, including their funding, management, and direction, by the central al-Haramain headquarters in Riyadh, Saudi Arabia.
- 114. Defendant al-Haramain's branch in Jakarta, Indonesia, is the main financial mechanism for funding terrorist operations in the region, including those of al Qaeda affiliate Jemaah Islamiye, and has played a role in terrorist attacks in that country.
- 115. Defendant al-Haramain was banned from Kenya after the 1998 U.S. Embassy bombings. Osama bin Laden and al Qaeda were indicted and convicted in the United States for plotting and executing these dual attacks in East Africa.
- 116. Defendant al-Haramain uses its humanitarian mission to disguise its financing of terrorist operations. It disguises the terrorist funds as, among other things, money for projects such as orphanage or Islamic school projects and mosque construction.

Benevolence International Foundation

117. As referred to herein, defendant "Benevolence International Foundation" ("BIF") a/k/a Al Bir Al Dawalia a/k/a Al Bir Society Organization a/k/a Benevolence International Fund, also refers to and includes Benevolence International Foundation of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including without limitation, all of the following, Benevolence International

Foundation (Bosnia-Herzegovina). Benevolence International Foundation (Canada), Benevolence International Foundation (Saudi Arabia), and Benevolence International Foundation (United States)

- 118. Defendant Benevolence International Foundation ("BIF"), was originally founded in the 1980's by a wealthy Saudi Arabian, Adel Abdul Jalil Batterjee, an associate of Osama bin Laden. It is headquartered in Palos Hills, Illinois, and has offices in numerous Asian countries. It purports to be an international charity, but is actually an al Qaeda affiliate engaged in support of terrorist activities.
- 119. One of BIF's directors is Defendant Adel Abdul Jalil Batterjee; Defendant Enaam Arnaout, a known associate of Osama bin Laden's, has also been affiliated with BIF.
- 120. Defendant BIF is tightly connected with Defendant WAMY, sharing the same leadership and working together on many projects, including support for al Qaeda and its terrorist operations. One such project was the publication of a biography of Osama bin Laden and the origins of the al Qaeda network.
- 121. Defendant BIF has been deeply involved in financing, supporting, and facilitating al Qaeda terror operations through provision of money, equipment, and information, and by concealing and fabricating information and evidence concerning same.
- 122. Defendant BIF's involvement in support and financing for al Qaeda terrorist operations is disguised as charitable activities.

World Assembly of Muslim Youth

123. As referred to herein, World Assembly of Muslim Youth a/k/a WAMY International, Inc. a/k/a World Association For Muslim Youth includes World Assembly of

Muslim Youth of Saudi Arabia, as well as any and all subsidiary, affiliate, related and/or branch offices thereof, including without limitation, World Assembly of Muslim Youth (Riyadh, Saudi Arabia), World Assembly of Muslim Youth (Jeddah, Saudi Arabia), World Assembly of Muslim Youth (London, United Kingdom) and World Assembly of Muslim Youth (Falls Church, Virginia, USA) (collectively "World Assembly of Muslim Youth" or "WAMY"),

- 124. Defendant World Assembly of Muslim Youth ("WAMY") is tightly connected with Defendant BIF, sharing the same leadership and working together on many projects, including support for al Qaeda and its terrorist operations. One such project was the publication of a biography of Osama bin Laden and the origins of the al Qaeda network.
- 125. Defendant WAMY is an al Qaeda front. In particular, it is involved in the production and/or distribution of al Qaeda training manuals, propaganda, and hate literature aimed against Americans, Christians, and Jews.

Muwaffaq Foundation

126. Defendant Muwaffaq Foundation, or "Blessed Relief," is a nominally charitable organization which is, in fact, a supporter of Osama bin Laden and al Qaeda. Muwaffaq Foundation was founded by Defendant Khalid bin Salim bin Mahfouz, who was dismissed from Defendant NCB after a bank audit revealed a \$53 million transfer to Muwaffaq Foundation. Upon information and belief, such funds were channeled to al Qaeda.

CLASS ACTION ALLEGATIONS

127. <u>Class Definition:</u> Named Plaintiffs bring this action pursuant to Rule 23(b)(3) of the Federal Rules of Civil Procedure, on behalf of themselves and all others similarly situated, as members of a proposed Class defined as follows:

The following persons shall be members of the Class: (1) all spouses, children, parents or siblings of any individual who died at the World Trade Center in New York, NY, the Pentagon Building in Arlington County, Virginia or in the airliner crash in Shanksville, Pennsylvania as the result of terrorist attacks on September 11,2001; and (2) all legal representatives (including executors, estate administrators and trustees) entitled to bring legal action on behalf of any individual who died as the result of terrorist attacks on September 11,2001; but excluding (3) all individuals, and all spouses, children, parents, siblings and legal representative of individuals, identified by the Attorney General of the United States or otherwise shown to have perpetrated, aided and abetted, conspired in regard to or otherwise supported the terrorist attacks of September 11,2001.

- 128. <u>Numerosity:</u> The members of the Class are so numerous that their individual joinder would be impracticable in that:
 - (a) The Class includes the legal representatives and families of over 3,000 people murdered by defendants in the September 11, 2001 attacks in New York, Virginia and Pennsylvania;
 - (b) It would be highly impractical and a waste of judicial resources for each of those approximately 3,029 Decedents and their related Class members to be individually represented in separate actions or a single action; and
 - (c) Each of the putative Class members seek to recover damages based upon the common and coordinated conduct of the Defendants.
 - 129. Commonality of Factual and Legal Questions: Common questions of law and

fact exist as to all members of the Class. These common legal and factual questions include, but are not limited to, the following:

- (a) Whether damages alleged by the Class were proximately caused by the conduct of the Defendants;
- (b) Whether Defendants are liable to the Class for damages for wrongful death, survival and intentional infliction of emotional distress;
- (c) Whether the Defendants are liable to the Class for damages pursuant to the Foreign Sovereign Immunities Act, the Alien Tort Act and/or the Torture Victim Protection Act;
 - (d) Whether Defendants are liable to the Class for punitive damages;
- (e) What is the proper method for calculating damages for members of the Class;
- (f) Whether members of the Class can gain access to those assets of Defendants that have been frozen by the United States Department of Treasury in order to satisfy a judgment; and
- (g) Whether members of the Class can gain access to those assets of Defendants that have been frozen by foreign states in order to satisfy a judgment.
- 130. <u>Typicality:</u> The claims of the Class Representatives are typical of the claims of all members of the Class in that:
 - (a) The Class Representatives and all other Class members suffered damages as the result of common conduct and acts of the Defendants;
 - (b) Defendants used identical instruments, methods, and plans to inflict harm upon the Class Representatives and all other Class members;

- (c) The method used to compute compensatory damages will be identical for the Named Plaintiffs and all other members of the Class; and
- (d) Punitive damages should be awarded against the Defendants for singular acts that impacted the Class Representatives and all other Class members.
- 131. <u>Adequacy of Class Representatives:</u> The Named Plaintiffs are adequate representatives of the Class in that:
 - (a) The Class Representatives and all other Class members have a unity in interest in bringing this action against the Defendants;
 - (b) The Class Representatives have made provision for adequate financial resources to be available for the conduct of this litigation in order to ensure that the interests of the Class will not be harmed; and
 - (c) Members of the Class will be adequately represented by the Class Representatives and their Counsel who are experienced in class action litigation,
- 132. <u>Predominance of Common Issues and Efficiency of Class Treatment:</u> The common issues of fact and law enumerated above predominate over any individual factual or legal issues, and a Class Action is a superior method for the fair and efficient adjudication of those issues in that:
 - (a) Individualized litigation presents a potential for inconsistent or contradictory judgments and increases the burden and expense to all parties and to the court system;
 - (b) By contrast, the class action device presents far fewer management difficulties and provides the benefits of a single adjudication, economies of scale, and comprehensive supervision by a single court; and

- (c) The claims of the Class Representatives and each Class member as set forth above shall be governed by either federal law or substantially identical state law.
- 133. **WHEREFORE,** Plaintiffs request that this Honorable Court certify this matter as a Class Action and award Plaintiffs and the Class damages on each of the causes of action stated herein plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

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CLAIMS

COUNT ONE

TORTURE VICTIM PROTECTION ACT

- 134. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 135. The actions of the Defendants, as described above, subjected the Decedents to torture and extrajudicial killing within the meaning of the Torture Victim Protection Act, Pub.L. 102-256, 106 Stat. 73 (reprinted at 28 U.S.C.A. §1350 note (West 1993)).
- 136. In carrying out the extrajudicial torture and killings of the Decedents, the actions of each Defendant were conducted under actual or apparent authority, or under color of law.
- 137. As a result of the Defendants' violation of the Torture Victim Protection Act, Class members suffered damages as fully set forth in the paragraphs above which are incorporated herein by reference.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT TWO

ALIEN TORT CLAIMS ACT

- 138. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 139. As set forth above, the Defendants, jointly and severally, caused the deaths of each of the Decedents through and by reason of acts of international terrorism. These terrorist activities constitute violations of the law of nations, including those international legal norms prohibiting torture, genocide, air piracy, terrorism, and mass murder.
- 140. As a result of the Defendants' violation of the law of nations, all Class members suffered damages as fully set forth in the paragraphs above which are incorporated herein by reference.
- 141. Pursuant to 28 U.S.C. §1350, the estates, survivors, and heirs of Decedents who were aliens at the time of their deaths are entitled to recover damages they have sustained by reason of the Defendants' actions.

WHEREFORE, Plaintiffs who are estates, survivors and heirs of alien Decedents, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in excess of Ten Billion Dollars (\$10,000,000,000), plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT THREE

WRONGFUL DEATH

- 142. Plaintiffs incorporate by reference the averments in the preceding paragraphs as though fully set forth at length.
- 143. Decedents are survived by family members entitled to recover damages from all Defendants for wrongful death. These Plaintiffs and the Class are entitled to damages deemed as a fair and just compensation for the injuries resulting from the deaths of the Decedents.
- 144. The injuries and damages suffered by the Plaintiffs and the Class by virtue of the death of the Decedents, and the consequences resulting therefrom, were proximately caused by the intentional and reckless acts, omissions, and other tortuous conduct of all Defendants as described herein.
- 145. As a direct and proximate result of the deaths of the Decedents, their heirs have been deprived of future aid, assistance, services, comfort, and financial support.
- 146. As a direct and proximate result of the Defendants' intentional, willful, and malicious killing of the Decedents, including barbaric and outrageous acts of murder, the heirs of the Decedents will forever grieve the deaths of the Decedents, and the Plaintiffs and the Class have suffered severe and permanent injuries, damages, and losses, including:
 - a. Economic damages, including but not limited to pecuniary losses, past and future wage losses, loss of support, loss of prospective inheritance; and
 - b. Non-economic damages, including but not limited to the loss of consortium, solatium, society, companionship, care, comfort, love, mental anguish, bereavement and grief.
 - 147. As a further result of the intentional and reckless acts, omissions, and other

tortuous conduct of the Defendants, the Plaintiffs and the Class have been caused to expend various sums to administer the estates of Decedents and have incurred other expenses for which they are entitled to recover.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT FOUR

SURVIVAL

- 148. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- Plaintiffs, on behalf of themselves and the class members, bring this action for damages suffered by the Decedents and caused by the Defendants' conduct. As a result of the intentional and negligent acts of the Defendants, as described above, the Decedents suffered conscious pain and suffering and fear of their impending deaths, were placed in apprehension of harmful and offensive bodily contact (assault), suffered offensive and harmful bodily contact (battery), suffered extreme fear, anxiety, emotional and psychological distress (intentional/negligent infliction of emotional distress), and were mentally and physically harmed ,trapped, and falsely imprisoned (false imprisonment) prior to their deaths.
 - 150. As a result of the Defendants' murderous conduct, the Decedents suffered

damages including pain and suffering, trauma, emotional distress, loss of life and life's pleasures, loss of earnings and earning capacity, loss of accretion to their estates and other items of damages, as fully set forth in the paragraphs above which are incorporated herein by reference.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT FIVE

NEGLIGENT AND/OR INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 151. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 152. All Defendants knew or should have known that their actions in furtherance of the conspiracy to commit acts of international terrorism against the United States, its nationals and allies, including the September 11, 2001, attacks, would result in the murder of innocent persons, leaving family members with severe and permanent physical, psychological, and emotional injuries.
- 153. The actions of the Defendants in furtherance of the conspiracy to commit acts of international terrorism against the United States, its nationals and allies, including the September 11, 2001, attacks, were intentional, malicious, willful, unconscionable, reckless, and/or negligent.

- 154. As a direct and proximate result of Defendants' intentional, malicious, willful, unconscionable, reckless, and/or negligent conduct, Plaintiffs and the Class have suffered and will forever in the future suffer severe and permanent psychiatric disorders, emotional distress and anxiety, permanent psychological distress, and permanent mental impairment requiring ongoing and long-term expenses for medical services, care, and counseling, as well as other economic losses.
- 155. The Defendants, by engaging in this unlawful conduct, negligently and/or intentionally inflicted emotional distress upon Plaintiffs and the Class members.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT SIX CONSPIRACY

- 156. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 157. As set forth more fully above, all Defendants conspired to commit acts of international terrorism against the United States, its nationals and allies, which conspiracy included the provision of material support and resources to al Qaeda, Osama bin Laden, the hijackers, and affiliated foreign states, FTO's, persons, organizations, commercial entities and other parties.

- 158. As set forth above, all Defendants engaged in concerted efforts and activities designed to attack the United States and inflict harm on U.S. citizens and property.
- 159. As set forth above, the Defendants' conspiracy resulted in the September 11th terrorist attacks that killed the Decedents.
- 160. The September 11th attack was a direct, foreseeable, and intended product of the conspiracy among the Defendants, as set forth above, to commit acts of international terrorism against the United States, its nationals and allies.
- 161. As a result of the Defendants' conspiracy, as set forth above, Plaintiffs and the Class have suffered damages as fully set forth in the paragraphs above which are incorporated herein by reference.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT SEVEN AIDING & ABETTING

- 162. Through the material support and resources provided to al Qaida, the Defendants aided and abetted al Qaida, Osama bin Laden, and the hijackers in their campaign to commit acts of international terrorism against the United States, its nationals, and allies.
- 163. The September 11, 2001 attack was a direct, intended and foreseeable product of the aiding and abetting of al Qaida, Osama bin Laden, and the hijackers by the Defendants.
 - 164. The damages suffered by the Plaintiffs and the Class, as described in greater

detail herein, were the direct and proximate result of the aforesaid aiding and abetting of al Qaida.

165. Osama bin Laden, and the hijackers by the Defendants, acting individually and in concert with one another and other co-conspirators.

WHEREFORE, Plaintiffs, on behalf of themselves and the class members, demand judgment in their favor against all defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the defendants from ever again committing the terrorist acts of September 11, 2001 or similar acts.

COUNT EIGHT NEGLIGENCE

- 166. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 167. As set forth above, the September 11, 2001 attack was a direct, intended and foreseeable product of a larger conspiracy among the Defendants to commit acts of international terrorism against the United States, its nationals and allies.
- 168. The conspiracy among the Defendants to commit acts of international terrorism against the United States, its nationals and allies, included the provision of material support and resources to al Qaida, Osama bin Ladin, the hijackers, affiliated foreign states, foreign terrorist organizations, persons, organizations, commercial entities, and other parties.
 - 169. By virtue of their participation in the conspiracy to commit acts of

international terrorism against the United States, its nationals and allies, including the September 11, 2001 attack, the Defendants negligently, intentionally, recklessly, willfully and wantonly breached duties of care owed to the Plaintiffs, the Class, and Decedents.

170. The damages suffered by Plaintiffs, the Class, and Decedents, as described herein, were the direct and proximate result of the aforesaid breaches of care by the Defendants.

WHEREFORE, Plaintiffs, on behalf of themselves and the class members, demand judgment in their favor against all defendants, jointly, severally, and/or individually, in an amount in excess of Ten Billion Dollars (\$10,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the defendants from ever again committing the terrorist acts of September 11, 2001 or similar acts.

COUNT NINE

18 U.S.C. §2333 (ANTI-TERRORISM ACT)

- 171. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 172. The September 11th attack constitutes an act of international terrorism within the meaning of 18 U.S.C. §2331.
- 173. As set forth above, the Defendants, jointly and severally, caused the deaths of each of the Decedents through and by reason of acts of international terrorism.
- 174. As a result of the Defendants' acts of international terrorism, Plaintiffs and the Class suffered damages as fully set forth in the paragraphs above which are incorporated herein by reference.
- 175. Pursuant to 18 U.S.C. §2333, the estates, survivors, and heirs of the Decedents who are nationals of the United States are entitled to recover threefold the damages they have

sustained and the cost of suit, including attorneys' fees.

WHEREFORE, Plaintiffs who are nationals of the United States, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, and demand treble damages in excess of Ten Billion Dollars (\$10,000,000,000), plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT TEN

18 U.S.C. §1962(a) - CIVIL RICO

- 176. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 177. In furtherance of their conspiracy to commit acts of international terrorism against the United States, its nationals and allies, the Defendants engaged in a pattern of racketeering activity which included, without limitation: acts of murder, kidnapping, arson, robbery, and extortion; dealings in controlled substances and listed chemicals; the falsification of identification documents; the unlawful procurement, reproduction, sale and use of naturalization and citizenship papers, passports and visas; the obstruction of federal and state criminal investigations; and financial institution and mail fraud.
 - 178. The Defendants intended to cause damage to business and property.
 - 179. The Plaintiffs suffered damage to business and property.
- 180. The damages suffered by the Plaintiffs and class members, as described herein, were the direct and proximate result of the aforesaid pattern of racketeering activity by the Defendants, acting individually and in concert with one another.

WHEREFORE, Plaintiffs who are nationals of the United States, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, and demand treble damages in excess of Ten Billion Dollars (\$10,000,000,000), plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT ELEVEN PUNITIVE DAMAGES

- 181. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 182. The actions of all Defendants, acting in concert to carry out their unlawful objectives, were malicious, outrageous and in willful, wanton, and reckless disregard of the rights of all Plaintiffs, the Class, and Decedents. The Defendants, acting individually and jointly, intended to carry out actions that would end the lives of the Decedents.
- 183. As a result of their intentional, malicious, outrageous, willful and wanton conduct, all Defendants are jointly and severally liable to all Plaintiffs and the Class for punitive damages.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against all Defendants, jointly, severally, and/or individually, in an amount in excess of One Hundred Billion Dollars (\$100,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing the terrorist acts of September 11, 2001, or similar acts.

COUNT TWELVE

PUNITIVE DAMAGES

FOREIGN STATE AGENCIES AND INSTRUMENTALITIES

- 184. Plaintiffs incorporate herein by reference the averments contained in the preceding paragraphs as though fully set forth at length.
- 185. As Agencies and Instrumentalities of foreign states, Defendants directly or indirectly caused, contributed to, supported, aided, and abetted the commission of the terrorist acts that resulted in the deaths of the Decedents as described above.
- 186. The actions of the Defendants, acting as Agencies and Instrumentalities of foreign states, acting individually and in concert to carry out their unlawful objectives, were malicious, outrageous and in willful, wanton, and reckless disregard of the rights of the Plaintiffs and the Class and the Decedents. These Defendants, as Agencies and Instrumentalities of foreign states, acting individually and jointly, specifically intended to carry out actions that would end the lives of the Decedents.
- 187. Pursuant to 28 U.S.C.A. §1606, which specifically authorizes a claim for punitive damages arising from state-sponsored terrorist acts actionable under 28 U.S.C. §1605 (a)(7), and for the reasons stated above, the Defendants, as Agencies and Instrumentalities of foreign states, are jointly and severally liable to all Plaintiffs and the Class for punitive damages.

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, demand judgment in their favor against the Defendants as Agencies and Instrumentalities of foreign states, jointly and severally, in an amount in excess of One Hundred Billion Dollars (\$100,000,000,000) plus interest, costs, and such other monetary and equitable relief as this Honorable Court deems appropriate to prevent the Defendants from ever again committing

the terrorist acts of September 11, 2001 or similar acts.

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PRAYER FOR RELIEF

188. Plaintiffs request that this Honorable Court grant judgment in their favor and

against Defendants on Counts One through Twelve, and grant Plaintiffs and the Class:

a. Compensatory Damages against Defendants, for each cause of action in

the amount described above, plus economic damages in an amount to be determined

at trial for the Decedent's Estate and the Class;

b. Punitive damages against Defendants in the amount of ONE TRILLION

DOLLARS (\$1,000,000,000,000.00);

c. Reasonable costs and expenses;

d. Reasonable attorneys' fees; and

e. Such other and further relief that the Court may determine to be just and

equitable under the circumstances.

December 30, 2004

Respectfully submitted,

/

Joshua M. Ambush, Esquire

LAW OFFICES OF JOSHUA M. AMBUSH, LLC

600 Reisterstown Road

Suite 200 A

Baltimore, MD 21208

Tel: (410) 484-2070

Fax: (410) 484-9330

Bar Number: MD 27025

Jerry S. Goldman, Esquire LAW OFFICES OF JERRY S. GOLDMAN AND ASSOCIATES, P.C.

Ill Broadway, 13thFloor New York, New York 10006

Tel:(212)385-1005 Fax: (212) 346-4665

NY Bar Number: 1302454 S.D.N.Y. Bar No. JG 8445

Attorneys for the Plaintiffs

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

	^	
In re Terrorist Attacks on September 11, 2001	x	03 MDL 1570
This filing applies to the Estate of John P. O'Neil Development Corporation, et. al., 04 CV 01923 (1		v. Al Baraka Investment and
ESTATE OF JOHN P. O'NEILL, et al., Plaintiffs,	: : :	2004 CV 1923 (RCC)
v.	: : :	DEMAND FOR JURY TRIAL
AL BARAKA INVESTMENT AND DEVELOPMENT CORPORATION, ET. AL., Defendants.	: : :	
	_:	

Plaintiffs hereby demands trial by jury pursuant to the Federal Rules of Civil Procedure, Rule 38(b) on all issues properly heard by a jury.

Dated: December 30, 2004

LAW OFFICES OF JERRY S. GOLDMAN & ASSOCIATES, P.C.

By:/S/
Jerry S. Goldman, Esquire (JG 8445)
The Trinity Building
111 Broadway
13th Floor
New York, New York, 10006
Telephone: (212) 242 2232
Fax: (212) 346-4665

LAW OFFICES OF JOSHUA M. AMBUSH, LLC

By:/<u>S/___</u>

Joshua M. Ambush, Esquire 600 Reisterstown Road Suite 200 A Baltimore, MD 21208

Tel: (410) 484-2070 Fax: (410) 484-9330 Bar Number: MD 27025

Attorneys for the Plaintiffs

CERTIFICATION OF SERVICE

I hereby certify that, I caused to be served a copy of the foregoing Second Amended Complaint with Certificate of Service on counsel as set forth on the attached lists of defendants' counsel and plaintiffs' counsel, who have entered appearances in In re Terrorist Attacks on September 11, 2001, 03 MDL 1570, by the email to the addresses set forth as follows, on this date.

Dated: December 30, 2004

<u>/S/</u> JERRY S. GOLDMAN, ESQUIRE

Defendant's Counsel

03 MDL 1570 SERVICE LIST

In re: Terrorist Attack on September 11, 2001, 03 MDL 1570 (Judge Richard Casey), U.S. District Court of the Southern District of New York

DEFENDANTS' COUNSEL

ARNOLD & PORTER LLP

555 Twelfth Street, NW Washington, DC 20004 Tel: (202) 942-5000 Fax: (202) 942-5999

Counsel for Saudi Economic & Development Company, International Development Foundation, and Sheikh Mohammed Salim bin Mahfouz

David Gersch, Esquire david_gersch@aporter.com

Jean E. Kalicki, Esquire jean_kalicki@aporter.com

Brian C. Wilson brian_wilson@aporter.com ARNOLD & PORTER LLP 399 Park Avenue New York, NY 10022-4690

Tel: (212) 715-1000 Fax: (212) 715-1399

Counsel for Saudi Economic & Development Company, International Development Foundation, and Sheikh Mohammed Salim bin Mahfouz

Craig Stewart, Esquire craig_stewart@aporter.com

BAKER BOTTS LLP

The Warner 1299 Pennsylvania Avenue, N.W. Washington, DC 20004-2400

Tel: (202) 639-7700 Fax: (202) 639-7890

Counsel for HRH Prince Sultan Bin Abdulaziz Al-Saud and HRH Prince Salman Bin Abdulaziz Al-Saud

Casey Cooper, Esquire William H. Jeffress, Jr., Esquire Jamie Kilberg, Esquire Sara Kropf, Esquire

MDL1570@bakerbotts.com

BECKER, HADEED, KELLOGG & BERRY

5501 Backlick Road, Suite 220 Springfield, VA 22151 Tel: (703) 333-3224

Fax: (703) 256-5431

Counsel for Success Foundation, Inc.; Muslim World League Offices-NY; Muslim World League-VA; and Mohamed S. Omeish

Michael Hadeed, Jr., Esquire mhadeed@beckerhadeed.com

BERNABEI & KATZ, PLLC

1773 T Street, N.W.

Washington, DC 20009-7139

Tel: (202) 745-1942 Fax: (202) 745-2627

Counsel for Dr. Abdullah Mushen Al-Turki; Dr. Abdullah Naseef; Dr. Abdullah Al-Obaid; Dr. Abdul Rahman Al Swailem; Sheik Saleh Al-Hussayen; Skeik Shahir Batterjee; Mushayt for Trading Company; Mohammed Al Sayed Mushayt; Sheik Hamad Al-Husaini; Saudi Arabian Red Crescent Society; Sheik Salman Al-Oadah; Sheik Safer Al-Hawali; Al Haramain Islamic Foundation, Inc.; Soliman H.S. Al-Buthi; Soliman J. Khuderia; Talal M. Badkook; Dr. Adnan Basha; and Perouz Seda Ghaty

Lynne A. Bernabei, Esquire LBernabei@aol.com

Alan R. Kabat, Esquire Kabat@bernabeiandkatz.com

BONNER, KIERNAN, TREBACH AND CROCIATA

1250 Eye Street, N.W. Washington, DC 20005 Tel: (202) 712-7000 Fax: (202) 712-7100

Counsel for Khalid Bin Mahfouz

Michael Nussbaum, Esquire mnussbaum@bktc.net BRYAN CAVE LLP

1290 Avenue of the Americas New York, NY 10104-3300 Tel: (212) 541-2000

Tel: (212) 541-2000 Fax: (212) 541-4630

Counsel for Prince Naif bin Abdulaziz Al-Saud

Michael G. Biggers, Esquire mgbiggers@bryancave.com **BRYAN CAVE, LLP** 700 Thirteenth Street, N.W. Washington, DC 20005-3960 Tel: (202) 508-6000

Fax: (202) 508-6200

Counsel for Prince Naid bin Abdulaziz Al-Saud

James M. Cole, Esquire jmcole@bryancave.com

James J. Murphy, Esquire jjmurphy@bryancave.com
BUSCH & NUBANI, P.C.
5029 Backlick Road, Suite A
Annandale, VA 22003
Tel: (703) 658-5151
Fax: (703) 658-9200

Counsel for Al Haranain Islamic Foundation, Aqeel Al-Aqeel, Saleh O. Budahdah, Adballah bin Adbul Aziz Almosleh, Abdullah M. Al-Mahdi, Adel A.J. Batterjee; Jamal AAhmad Mostafa Kalifa, Islamic Assemply of North America; and Siulaiman Al-Ali

Ashraf W. Nubani, Esquie anubani@rbanlaw.com

CHADBOURNE & PARKE LLP

30 Rockefeller Plaza New York, NY 10112 Tel: (212) 408-5581 Fax: (212) 710-5581

Counsel for Yousef Jameel

Kenneth A. Caruso, Esquire Marvin R. Lange, Esquire Jeffrey I. Wasserman, Esquire

+MDL1570@chadbourne.com

CURTIS, MALLET-PREVOST, COLT & MOSLE LLP

101 Park Avenue New York, NY 10178 Tel: (212) 696-6000 Fax: (212) 697-1559

Counsel for HRH Prince Abdullah Al Faisal Bin Abdulaziz Al Saud, Alfaisaliah Group, Faisal Group Holding Co., and Mohammed Bin Abdulrahman Al Ariefy

T. Barry Kingham. Esquire bkingham@cm-p.com

Daria M. Ciaputa, Esquire dciaputa@cm-p.com
DUTTON & DUTTON PC
5017 Tilden Street, N.W.
Washington, DC 20013

Counsel for Prince Bandar bin Sultan

Nancy C. Dutton, Esquire

DuttonDC@aol.com

FISH & RICHARDSON P.C.

1717 Main Street

Suite 500 Dallas, TX 75201 Tel: (214) 292-4012 Fax: (214) 747-2091

Counsel for Abdullah Salim Al Rajhi and Khalid Sulaiman Al Rajhi

John M. Helms, Esquire helms@fr.com

FULBRIGHT & JAWORSKI, LLP

801 Pennsylvania Avenue, N.W. Washington, DC 20004

Tel: (202) 662-4659 Fax: (202) 662-4643

Counsel for Nimir Petroleum, LLC

Matthew H. Kirtland, Esquire mkirtland@fulbright.com

GIBSON, DUNN & CRUTCHER LLP

1050 Connecticut Avenue, N.W. Washington, DC 20036
Tel: (202) 955-8213

Tel: (202) 955-8213 Fax: (202) 530-9566

Counsel for Salamiddin Abduljawad

John C. Millian, Esquire jmillian@gibsondunn.com

GILLEN PARKER & WITHERS LLC

One Securities Centre, Suite 1050 3490 Piedmont Road, NE Atlanta, GA 30305-1743 Tel: (404) 842-9700

Tel: (404) 842-9700 Fax: (404) 842-9750

Counsel for Mar-Jac Poultry, Inc.

Wilmer Parker, III, Esquire bparker@gcpwlaw.com

GORDON & SIMMONS, LLC

131 West Patrick Street P.O. Box 430 Frederick, MD 21705-0430 Tel: (301) 662-9122

Fax: (301) 698-0392

Counsel for Zahir H. Kazmi

Roger C. Simmons, Esquire Victor E. Cretella, III, Esquire officemail@gordonsimmons.com

GRAY CARY WARE & FREIDENRICH LLP

1625 Massachusetts Avenue, N.W., Suite 300

Washington, DC 20036 Tel: (202) 238-7700 Fax: (202) 238-7701

Counsel for African Muslim Agency; Heritage Education Trust; International Institute of Islamic Thought; Mar-Jac Investments, Inc.; Reston Investments, Inc; Safa Trust; York Foundation; Taha Al-Alwani; Muhammad Ashraf; M. Omar Ashraf; M. Yaqub Mirza; Iqbal Unus; Jamal Barzinji; Sterling Management Group; Sterling Charitable Gift Fund Inc.; Mena Corporation; Grove Corporate, Inc.; and Sana-Bell, Inc.

Nancy Luque, Esquire Donna Sheinbach, Esquire

MDL1570@graycary.com

HANANIA & KHADER

6066 Leesburg Pike, Suite 101 Falls Church, VA 22041

Tel: (703) 778-2400 Fax: (703) 778-2407

Counsel for Abdul Rahman Al-Almoudi; Tarik Hamdi; World Assembly of Muslim Youth; Mohammed Hussein Al Almoudi; and Taibah International Aid Association

Maher Hanania, Esquire Mhanania@hknlaw.com

Angela Hensley

Ahensley@hknlaw.com

HUNTON & WILLIAMS LLP

1900 K Street, N.W.

Washington, D.C. 20006-1109

Tel: (202) 419-2063 Fax: (202) 778-2201

Counsel for Yassin Abdullah Al Kadi

Bonnie Arthur, Esquire barthur@hunton.com

JONES DAY

51 Louisiana Avenue, N.W. Washington, DC 20001

Tel: (202) 879-3939 Fax: (202) 626-1700

Counsel for Saudi Binladin Group, Inc.; Bakr M. Bin Laden; Omar Bin Laden; Tarek M. Bin Laden; and Khalid Bin Mahfouz

Stephen J. Brogan, Esquire
Timothy J. Finn, Esquire
James E. Gauch, Esquire
Michael P. Gurdak, Esquire
Jonathan C. Rose, Esquire
Michael Shumaker, Esquire
Jennifer Shumaker, Esquire
Melissa Stear, Esquire
Jones Day MDL 1570@jonesday.com
dmc Caffrey@jonesday.com

JONES DAY

222 East 41st Street New York, NY 10017-6702

Tel: (212) 326-3939 Fax: (212) 755-7306

Counsel for Saudi Binladin Group, Inc.; Bakr M. Bin Laden; Omar Bin Laden; and Khalid Bin Mahfouz

E. Michael Bradley, Esquire Geoffrey S. Stewart

JonesDayMDL1570@jonesday.com mdcCaffrey@jonesday.com JOSHUA L. DRATEL, P.C.

14 Wall Street, 28th Floor New York, NY 10005 Tel: (212) 732-0707 Fax: (212) 571-6341

Counsel for Sami Omar Al-Hussayen

Joshua L. Dratel, Esquire jdratel@joshuadratel.com

Marshall A. Mintz, Esquire mmintz@joshuadratel.com

KELLOGG, HUBER, HANSEN, TODD & EVANS, P.L.L.C.

1615 M Street, N.W., Suite 400 Washington, DC 20036-3209

Tel: (202) 326-7900 Fax: (202) 326-7999

Counsel for Prince Turki Al-Faisal Bin Abdulaziz Al-Saud, Prince Bandar bin Sultan bin Abdulaziz, Princess Haifa Al Faisal, and The Kingdom of Saudi Arabia

David C. Frederick, Esquire Michael J. Guzman, Esquire Mark S. Hansen. Esquire Michael K. Kellogg, Esquire J.C. Rozendaal, Esquire

KelloggMDL1570@khhte.com Mguzman@khhte.com

KING & SPALDING LLP

1185 Avenue of the Americas New York, NY 10036 Tel: (212) 556-2100

Fax: (212) 556-2222

Counsel for Arab Bank PLC

Richard T. Marooney, Esquire rmarooney@kslaw.com

Jeanette M. Viggiano, Esquire
jviggiano@kslaw.com
LAW FIRM OF OMAR T. MOHAMMEDI

200 Madison Avenue, Suite 1901 New York, NY 10016-3903

Counsel for World Assembly of Muslim Youth; WAMY International

Omar T. Mohammedi, Esquire omohammedi@otmlaw.com

LAW FIRM OF OMAR T. MOHAMMEDI

22 NE 52nd Street, Suite 205 Lighthouse Point, FL 33064 Tel: (954) 428-7757

Counsel for World Assembly of Muslim Youth; WAMY International

Khurrum Wahid, Esquire Khurrum.Wahid@verizon.net

LAW OFFICES OF JOHN F. LAURO, P.A.

Bank of America 101 East Kennedy Boulevard Suite 2180 Tampa, FL 33602

Tel: (813) 222-8990 Fax: (813) 222-8991

Counsel for Faisal Islamic Bank (Sudan)

John F. Lauro, Esquire Laulaw1@aol.com

MARTIN F. McMAHON & ASSOCIATES

1150 Connecticut Avenue, N.W., Suite 900 Washington, DE 20036

Tel: (202) 862-4343 Fax: (202) 828-4130

Counsel for Saleh Abdullah Kamei; Al Baraka Investment & Development Corp.; International Islamic Relief Organization; Rabita Trust; Dallah Al Baraka Group, LLC; Makkah Mukarrahman Charity Trust; Wael Jalaidan and Omar Abdullah Kamel; Muslim World League

Martin F. McMahon, Esquire Christopher D. Brown, Esquire Stephanie Wall Fell

lawmfm@aol.com

NEVIN, BENJAMIN & McKAY LLP

303 W. Bannock P.O. Box 2772 Boise, Idaho 83701

Tel: (208) 343-1000 Fax: (208) .45-8274

Counsel for Sami Omar Al-Hussayen

David Nevin, Esquire dnevin@nbmlaw.com

Scott McKay, Esquire smckay@nbmlaw.com

Dean Arnold, Esquire dean@nbmlaw.com

PATTON BOGGS LLP

2550 M Street, N.W. Washington, DC 20037 Tel: (202) 457-6000 Fax: (202) 457-6315

Counsel for National Commerce Bank

Ronald S. Liebman, Esquire Mitchell Berger, Esquire Ugo Colella, Esquire

MDL1570@pattonboggs.com

ROBBINS, RUSSELL, ENGLERT, ORSECK & UNTEREINER LLP

1801 K Street, N.W., Suite 411 Washington, DC 20006 Tel: (202) 775-4500 Fax: (202) 775-4510

Counsel for Saudi High Commission

Lawrence S. Robbins, Esquire lrobbins@robbinsrussell.com

Roy T. Englert, Jr., Esquire renglert@robbinsrussell.com

Max Huffman, Esquire mhuffman@robbinsrussell.com

SHEARMAN & STERLING LLP 599 Lexington Avenue

New York, NY 10022-6069 Tel: (212) 848-4000 Fax: (212) 848-7179

Counsel for Saudi American Bank

Brain H. Polovoy, Esquire Daniel M. Segal, Esquire Henry Weisburg, Esquire

MDL1570@shearman.com

HUSSEIN SHOUKRY LAW FIRM

Adham Commercial Center, 9th Floor Medina Road P.O. Box 667 Jeddah 21421, Saudi Arabia

Counsel for HRH Prince Mohamed al Faisal al Saud

Kamal Hussein Shoukry

SHEPPARD MULLIN RICHTER & HAMPTON

30 Rockefeller Plaza Suite 4250 New York, NY 10112 Tel: (212) 332-3800 Fax: (212) 332-3888

Counsel for DMI Administrative Services, S.A.

Tim McCarthy, Esquire tmccarthy@sheppardmullin.com

James J. McGuire, Esquire <u>jmcguire@sheppardmullin.com</u> **STEPTOE & JOHNSON, L.L.P.**

1330 Connecticut Avenue, N.W. Washington, DC 20036

Tel: (202) 429-3000 Fax: (202) 429-3902

Counsel for Mohammad Bin Abdullah Aljomaih

Christopher T. Lutz, Esquire

clutz@steptoe.com

UNITED STATES ATTORNEY'S OFFICE

86 Chambers Street, Third Floor New York, NY 10007

Tel: (212) 637-2709 Fax: (212) 637-2717

Sarah S. Normand Assistant U.S. Attorney Sarah.normand@usdoj.gov

UNITED STATES DEPARTMENT OF JUSTICE

Civil Division, Federal Programs Branch P.O. Box 883 Washtington, DC 20044

Tel: (202) 514-3367 Fax: (202) 616-8470

Elizabeth J. Shapiro, Esquire Elizabeth.Shapiro@usdoj.gov

WHITE & CASE LLP

701 Thirteenth Street, N.W. Washington, DC 20005-3807

Tel: (202) 626-3600 Fax: (202) 639-9355

Counsel for Al Rajhi Banking & Investment Corporation

Christopher M. Curran, Esquire Nicole E. Erb, Esquire (202) 626-3694

AlRajhiBankMDL1570@whitecase.com

WILLIAMS & CONNOLLY LLP

725 12th Street, N.W. Washington, DC 20005 Tel: (202) 434-5046

Fax: (202) 434-5049

Counsel for Abdul Rahman Bin Kahlid Bin Mafouz

MDL1570@wc.com

WILMER CUTLER PICKERING HALE AND DORR LLP

1600 Tysons Boulevard, 10th Floor McLean, VA 22102 Tel: (703) 251-9700

Tel: (703) 251-9700 Fax: (202) 663-6363

Counsel for HRH Prince Mohamed Al Faisal Al Saud

David P. Donovan, Esquire david.donovan@wilmerhale.com

WILMER CUTLER PICKERING HALE AND DORR LLP

2445 M Street, N.W. Washington, DC 20037 Tel: (202) 663-6000 Fax: (202) 663-6363

Counsel for HRH Prince Mohamed Al Faisal Al Saud

Louis R. Cohen, Esquire louis.cohen@wilmerhale.com

Tracey Allen, Esquire tracey.allen@wilmerhale.com

WILMER CUTLER PICKERING HALE AND DORR LLP

399 Park Avenue New York, NY 10022 Tel: (212) 230-8800 Fax: (212) 663-6363

Counsel for HRH Prince Mohamed Al Faisal Al Saud

David Bowker david.bowker@wilmerhale.com

Plaintiff's Counsel

03 MDL 1570 SERVICE LIST

In re: Terrorist Attack on September 11, 2001, 03 MDL 1570 (Judge Richard Casey), U.S. District Court of the Southern District of New York

Plaintiffs' Counsel

Underlying Case Name

ALLAN GERSON, ESQUIRE

2131 S Street, N.W.

Washington, DC 20008 Tel: (202) 234-9717 Fax: (202) 234-9727 gerson@gilgintl.org

Burnett, et al. v. Al Baraka Investment and

Development Corp., et al.

BARASCH McGARRY SALZMAN PENSON Ashton, et al. v. Al Qaeda, et al.

11 Park Place

New York, NY 10007 Tel: (212) 385-8000 Fax: (212) 385-7845

Michael Barasch, Esquire

michael@personalinjuryjustice.com

BARTIMUS, FRICKLETON, ROBERTSON & OBETZ

200 Madison Avenue, Suite 1000 Jefferson City, MO 65101

Tel: (573) 659-4454 Fax: (573) 659-4460 Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Edward D. Robertson, Esquire

chiprob@earthlink.net

BAUMEISTER & SAMUELS, PC

One Exchange Place, 15th Floor New York, NY 10006-3008

Tel: (212) 363-1200 Fax: (212) 363-1346

Michael F. Baumeister, Esquire mbaumeister@baumeisterlaw.com

Thea M. Capone, Esquire tcapone@baumeisterlaw.com

Douglas A. Latto, Esquire dlatto@baumeisterlaw.com Ashton, et al. v. Al Qaeda, et al.

BRODER & REITER

350 Fifth Avenue, Suite 2811 New York, NY 10118

Tel: (212) 244-2000 Fax: (212) 268-5297

Aaron J. Broder, Esquire Jonathan C. Reiter, Esquire

info@broderreiter.com

BROWN, GAVALAS & FROMM, LLP

355 Lexington Avenue, 9th Floor

New York, NY 10017 Tel: (212) 983-8500 Fax: (212) 983-5946

Robert J. Brown, Esquire

rjb@browngavalas.com

BROWN, TERRELL, HOGAN, ELLIS, McCLAMMA, YEGELWEL PA

8th Floor – Blackstone Building 233 East Bay Street Jacksonville, FL 32202

Evan J. Yegelwel, Esquire

ejy@bthemy.com

D'Vorah Ben-Moshe dbm@bthemy.com

BURBIDGE and MITCHELL

139 East South Temple, Suite 2001 Salt Lake City, UT 84111

Tel: (801) 355-6677 Fax: (801) 355-2341

D. Richard Burbidge, Esquire

rburbidge@burbidgeandmitchell.com

CORDRAY LAW FIRM

40 Calhoun Street, Suite 420 Post Office Drawer 22857 Charleston, SC 29413-2857

Tel: (843) 577-9761 Fax: (843) 853-6330

Jack D. Cordray, Esquire jack@cordraylawfirm.com

Ashton, et al. v. Al Qaeda, et al.

New York Marine and General Insurance Company v. Al Qaida, et al. (04-cv-6105)

Havlish, et al. v. Bin Laden, et al.

Havlish, et al v. Bin Laden, et al.

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

COZEN O'CONNOR

1900 Market Street Philadelphia, PA 19103 Tel: (215) 665-2000 Fax: (215) 665-2013

Federal Insurance Co., et al. v. Al Qaeda, et

Stephen A. Cozen, Esquire Elliot F. Feldman, Esquire Sean P. Carter, Esquire Mark T. Mullen, Esquire Lisa Haas, Esquire J. Scott Tarbutton, Esquire MDL1570@cozen.com

DAVIS, SAPERSTEIN & SALOMON, P.C. Burnett, et al. v. Al Baraka Investment and

375 Cedar Lane Teaneck, NJ 07666 Tel: (201) 907-5000 Fax: (210) 692-0444

Samuel L. Davis, Esquire sam@dsslaw.com

DICKSTEIN SHAPIRO MORIN & **OSHINSKY LLP**

1177 Avenue of the Americas New York, NY 10036-2714 Tel: (212) 835-1446

Fax: (212) 997-9880

Stacey A. Saiontz, Esquire SaiontzS@dsmo.com

Jonathan M. Goodman, Esquire Goodmanj@dsmo.com

Kenneth L. Adams, Esquire 2101 L Street, NW Washtingon, DC 20037-1526

Tel: (202) 828-2202 Fax: (202) 887-0689 AdamsK@dsmo.com

EPSTEIN BECKER & GREEN, P.C.

250 Park Avenue

New York, NY 10177-1211

Tel: (212) 351-4500 Fax: (212) 661-0989

Clare M. Sproule, Esquire scproule@ebglaw.com

Cantor Fitzgerald Associates, LP v. Akida Investment Co., Ltd.

Development Corp., et al.

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

GAIR, GAIR, CONASON, STEIGMAN & MACKAUF

80 Pine Street

New York, NY 10005 Tel: (212) 943-1090 Fax: (212) 425-7513

Robert Conason, Esquire rconason@gairgair.com

Howard Hershenhorn, Esquire

hsh@gairgair.com

GALIHER, DEROBERTIS, NAKAMURA, ONO & TAKITANI

610 Ward Avenue, Suite 200

Honolulu, HI 96814 Tel: (808) 597-1400 Fax: (808) 591-2608

Gary O. Galiher, Esquire gog@gogaliher.com

HANLY CONROY BIERSTEIN & SHERIDAN LLP

415 Madison Avenue New York, NY 10017 Tel: (212) 401-7600 Fax: (212) 401-7618

Andrea Bierstein, Esquire abierstein@hanlyconroy.com

Mary Palmer, Paralegal mpalmer@hanlyconroy.com

Jayne Conroy, Esquire jconroy@hanlyconroy.com

HOWARTH & SMITH

800 Wilshire Boulevard, Suite 750 Los Angeles, CA 90017 Tel: (213) 955-9400

Fax: (213) 622-0791

Robert D. Brain, Esquire Don Howarth, Esquire Suzelle M. Smith, Esquire

MDL1570@howarth-smith.com

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

World Trade Center Properties, LLC et al. v. Al Baraka Investment and Development Corporation, et al. (04-cv-7280) Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Havlish, et al. v. Bin Laden, et al.

THE HUGE LAW FIRM PLLC

7th Floor

1001 Pennsylvania Avenue, NW

Washington, DC 20004 Tel: (843) 722-1628 Fax: (202) 318-1261 Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Harry Huge, Esquire harryhuge@comcast.net

J. DAVID O'BRIEN, ESQUIRE

20 Vesey Street, Suite 700 New York, NY 10007 Tel: (212) 571-6111 Fax: (212) 571-6166 Tremsky, et al. v. Osama Bin Laden, et al.

obrienlawusa@aol.com

JAROSLAWICZ & JAROS, ESQUIRES

150 William Street New York, NY 10038 Tel: (212) 277-2780 Fax: (212) 227-5090 Ashton, et al. v. Al Qaeda, et al.

David Jaroslawicz, Esquire davidjaroslawicz@yahoo.com

JUDICIAL WATCH, INC.

501 School Street, SW, Suite 725

Washington, DC 20024 Tel: (202) 646-5175 Fax: (202) 646-5199 Burnett v. Al Baraka Inv. and Dev. Corp., et

Paul J. Orfanedes, Esquire James F. Peterson, Esquire

jpeterson@judicialwatch.org

KREINDLER & KREINDLER LLP

Ashton, et al. v. Al Qaeda, et al.

100 Park Avenue New York, NY 10017 Tel: (212) 687-8181 Fax: (212) 972-9432

Justin T. Green, Esquire jgreen@kreindler.com

James P. Kreindler, Esquire jkreindler@kreindler.com

Andrew J. Maloney, III, Esquire amaloney@kreindler.com

Marc S. Moller, Esquire mmoller@kreindler.com

Vince Parrett, Esquire vparrett@kreindler.com

Steven Habig

shabig@kreindler.com

LAMM, RUBENSTONE, TOTARO & DAVID, LLC

4 Greenwood Square, Suite 200 P.O. Box 8544

Bensalem, PA 19020-8544 Tel: (215) 638-9330

Fax: (215) 638-2867

Edward H. Rubenstone, Esquire

erubenstone@lrtd.com

LAW OFFICES OF JERRY S. GOLDMAN & Estate of John P. O'Neill, Sr., et al. v. ASSOCIATES, P.C.

111 Broadway, 13th Floor New York, NY 10006 Tel: (212) 385-1005 Fax: (212) 346-4665

Jerry S. Goldman, Esquire jgoldman@goldmanlawyers.com

Gina Mac Neill, Esquire GMacNeill@goldmanlawyers.com Havlish, et al. v. Bin Laden, et al.

Kingdom of Saudi Arabia, et al.

Estate of John P. O'Neill, Sr., et al. v. Al Baraka Investment and Development Corp., et al.

Estate of John P. O'Neill, Sr., et al. v. Republic of Iraq, et al.

LAW OFFICES OF JOSHUA M. AMBUSH, Estate of John P. O'Neill, Sr., et al. v.

LLC

600 Reistertown Road

Suite 200 A

Baltimore, MD 21208 Tel: (410) 484-2070

Fax: (410) 484-9330

Joshua M. Ambush, Esquire joshua@ambushlaw.com

Helen Louise Hunter, Esquire

hlsh@aol.com

LEE LEE & LEE

422 S. Gay Street Knoxville, TN 37902 Tel: (865) 544-0101

Fax: (865) 544-0536

J.D. Lee, Esquire CGobert@JDLee.com

David Lee, Esquire

davidl@lancairsouth.com

LESSOFF & OSTROW

350 Broadway, Suite 703 New York, NY 10013

Tel: (212) 219-9257 Fax: (212) 226-4005

Jeffrey Lewis Lessoff, Esquire

jeff@lessofflaw.com

MELLON WEBSTER & SHELLY

87 North Broad Street Doylestown, PA 18901

Tel: (215) 348-7700 Fax: (215) 348-0171

Thomas E. Mellon, Jr., Esquire tmellon@mellonwebster.com

Stephen Corr, Esquire scorr@mellomwebster.com

Jack Corr, Esquire

jcorr@mellonwebster.com

Kingdom of Saudi Arabia, et al.

Estate of John P. O'Neill, Sr., et al. v. Al Baraka Investment and Development Corp.,

et al.

Estate of John P. O'Neill, Sr., et al. v.

Republic of Iraq, et al.

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Development Corp., et al.

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al. (04-cv-07210)

Havlish, et al. v. Bin Laden, et al.

Burnett, et al. v. Al Baraka Investment and

Development Corp., et al.

MICHAEL J. BAZYLER

PROFESSOR OF LAW Whittier Law School 3333 Harbor Blvd. Costa Mesa, CA 92626 Tel: (310) 926-0149 Fax: (714) 444-1854

Michael J. Bazyler bazyler@aol.com

MOTLEY RICE LLC

28 Bridgeside Boulevard P.O. Box 1792 Mount Pleasant, SC 29465 Tel: (843) 216-9000

Fax: (843) 216-9450

Ronald L. Motley, Esquire Jodi Westbrook, Esquire Donald A. Migliori, Esquire Jeffrey S. Thompson, Esquire William Narwold, Esquire Michael E. Elsner, Esquire Ingrid Moll, Esquire Juston Kaplan, Esquire

MDL1570@motleyrice.com

PROF. PAUL R. DUBINSKY

New York Law School 7 Worth Street New York, NY 10013 Tel: (212) 431-2157 Fax: (212) 431-1830

Paul R. Dubinsky, Esquire pdubinsky@nyls.edu

NOLAN LAW GROUP

20 North Clark Street, 30th Floor Chicago, IL 60602 Tel: (312) 630-4000 Fax: (312) 630-4011

Floyd Wisner, Esquire

faw@nolan-law.com

Paula Jett, Assistant plj@nolan-law.com

Estate of John P. O'Neill, Sr., et al. v. Kingdom of Saudi Arabia, et al.

Estate of John P. O'Neill, Sr., et al. v. Al Baraka Investment and Development Corp., et al.

Estate of John P. O'Neill, Sr., et al. v. Republic of Iraq, et al.

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Estate of John P. O'Neill, Sr., et al. v. Republic of Iraq, et al. Salvo, et al. v. Al Qaeda Islamic Army, et al. **OLIVER & SELLITTO, ESQS.**

205 Bond Street

Asbury Park, NJ 07712 Tel: (732) 988-1500 Fax: (732) 775-7404

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Anthony M. Sellitto, Jr. Esquire asellitto.911suit@aslaw.com

PROF. ROGER ALFORD Pepperdine University School of Loaw

24255 Pacific Coast Highway

Malibu, CA 90263 Tel: (310) 506-7626 Fax: (310) 506-4063 Estate of John P. O'Neill, Sr., et al. v. Kingdom of Saudi Arabia, et al.

Estate of John P. O'Neill, Sr., et al. v. Al Baraka Investment and Development Corp., et al.

Professor Roger Alford roger.alford@pepperdine.edu

PRYOR CASHMAN SHERMAN & FLYNN LLP

410 Park Avenue, 10th Floor New York, New York 10022

Tel: (212) 421-4100 Fax: (212) 326-0806

Estate of John P. O'Neill, Sr., et al. v. Republic of Iraq, et al. Burnett, et al. v. Al Baraka Investment and

Development Corp., et al.

Vincent F. Pitta, Esquire vpitta@pryorcashman.com

RAMEY & HAILEY 3815 River Crossing Parkway, Suite 340

Indianapolis, IN 46240 Tel: (317) 848-3249 Fax: (317) 848-3259

Burnett, et al. v. Al Baraka Investment and Development Corp., et al. Havlish, et al. v. Bin Laden, et al.

Richard D. Hailey, Esquire rhailey@sprynet.com RILEY DeBROTA LLP

3815 River Crossing Parkway, Suite 340

Indianapolis, IN 46240 Tel: (317) 848-7939 Fax: (317) 848-7831

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Havlish, et al. v. Bin Laden, et al.

Amy Ficklin DeBrota, Esquire William Riley, Esquire

saudisuit@rileydebrota.com

ROBSON, FERBER, FROST, CHAN & Continental Casualty Company v. Al Qaeda Islamic Army (04-cv-05970) ESSNER, LLP

530 Fifth Avenue New York, NY 10036 Tel: (212) 944-2200

Robert M. Kaplan, Esquire rkaplan@ferberfrost.com

Burnett, et al. v. Al Baraka Investment and **RUBENSTEIN & RYNECKI** Development Corp., et al.

16 Court Street, Suite 1717 Brooklyn, NY 11241

Tel: (718) 522-1020 Fax: (718) 522-3804

Sanford A. Rubenstein, Esquire

Rubrynlaw@aol.com

RUSSO, SCAMARDELLA & D'AMATO, Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

P.C.

1010 Forest Avenue Staten Island, NY 10310 Te; (718) 442-0900

Fax: (718) 816-8037

Guy Molinari, Esquire jdamato@statenlaw.com

SACKS & SACKS LLP Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

150 Broadway

New York, NY 10038 Tel: (212) 964-5570 Fax: (212) 349-2141

Kenneth N. Sacks, Esquire wtcmail@sacks-sacks.com

SCHONBRUN, DE SIMONE, SEPLOW, Estate of John P. O'Neill, Sr., et al. v. HARRIS & HOFFMAN Kingdom of Saudi Arabia, et al.

723 Ocean Front Walk Venice, California 90291 Tel: (310) 396-0731 Fax: (310) 399-7040

Paul L. Hoffman, Esquire Estate of John P. O'Neill, Sr., et al. v.

et al.

Hoffpaul@aol.com

Republic of Iraq, et al.

Estate of John P. O'Neill, Sr., et al. v. Al

Baraka Investment and Development Corp.,

SPEISER, KRAUSE, NOLAN & GRANITO

140 East 45th Street, 34th Floor

New York, NY 10017 Tel: (212) 661-0011 Fax: (212) 953-6483

Frank H. Granito, III, Esquire F3g@ny.speiserkrause.com

Kenneth P. Nolan, Esquire kpn@ny.speiserkrause.com

Jeanne M. O'Grady, Esquire jog@ny.speiserkrause.com

John F. Schutty, Esquire jfs@ny.speiserkrause.com

SULLIVAN, PAPAIN, BLOCK, McGRATH & CANNAVO, P.C.

120 Broadway, 18th Floor New York, NY 10271 Tel: (212) 732-9000 Fax: (212) 266-4141

Michael N. Block, Esquire mblock@triallaw1.com

Edward Marcowitz, Esquire emarcowitz@triallaw1.com

Andrew Carboy, Esquire acarboy@triallaw1.com

WIGGINS, CHILDS, QUINN & PANTAZIS, PC

7 Dupont Circle, SW, Suite 200 Washington, DC 20036

Dennis G. Pantazis, Esquire dgp@wcqp.com

Timothy B. Fleming, Esquire tfleming@wcqp.com

Lori B. Kisch, Esquire lkisch@wcqp.com

Burnett, et al. v. Al Baraka Investment and Development Corp., et al.

Ashton, et al. v. Al Qaeda, et al

Havlish, et al. v. Bin Laden, et al.

WINDER & HASLAM P.C.

175 West 200 South, Suite 4000 P.O. Box 2668

Salt Lake City, UT 84111-2668

Tel: (801) 322-2222 Fax: (801) 322-2282

Donald J. Winder, Esquire dwinder@winhas.com

Havlish, et al. v. Bin Laden, et al.