Exhibit 72

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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

SULEIMAN ABDULLAH SALIM, MOHAMED AHMED BEN SOUD, OBAID ULLAH (as personal Representative of GUL RAHMAN),

Plaintiffs,

VS.

JAMES ELMER MITCHELL and JOHN "BRUCE" JESSEN,

Defendants.

No. 2:15-CV-286-JLQ

PLAINTIFF MOHAMED AHMED BEN SOUD'S OBJECTIONS AND RESPONSES TO DEFENDANTS' INTERROGATORIES

Pursuant to Federal Rules of Civil Procedure 26 and 33, Plaintiff Mohamed Ahmed Ben Soud ("Plaintiff" or "Mr. Ben Soud") hereby submits the following responses and objections to the Interrogatories served by Defendants James Elmer Mitchell and John "Bruce" Jessen

RESPONSES TO DEFENDANT MITCHELL'S INTERROGATORIES

<u>Interrogatory No. 1:</u> Please advise whether you ever met and/or were in the same room as either or both Defendants. For any such instances, please:

- a. Identify which Defendant was involved in each such encounter;
- b. Identify any other individuals present during any such encounter(s);
- c. Identify when such encounter(s) occurred;
- d. Identify where such encounter(s) occurred;
- e. Summarize what actions each Defendant took during such encounter(s);
- f. Summarize anything that each Defendant said during any such encounter(s);
- g. Summarize what actions any third-party took during any such encounter(s); and
- h. Summarize anything that any third-party said during any such encounter(s).

Response: Plaintiff objects to this Interrogatory on the grounds that it is overbroad and seeks information that is not relevant to any party's claim or defense in this case, insofar as the request lacks any temporal or substantive limitation. Plaintiff further objects to this Interrogatory on the grounds that it seeks information that Defendants would be in a superior position to identify, such as Defendants' presence in certain places or their own words in purported conversations.

Subject to and without waiver of the foregoing general and specific objections, Mr. Ben Soud responds that he does not aver that he was ever in the same room as either Defendant.

<u>Interrogatory No. 2:</u> Please identify the facts upon which you rely to support your contention that Defendants laid the foundations for the Program and/or supervised and oversaw the

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inclusion in the Program and/or Defendant's acts or omissions (other than in this action), please

provide the full case caption and docket number (if a lawsuit), date of claim and entity against

whom claim was asserted, the names of any entities with whom a settlement has been reached or

from whom payment has been received, and the dollar amount of each settlement and/or

payment received.

Subject to and without waiver of the foregoing general objections, Mr. Ben Soud **Response:**

responds that neither Mr. Ben Soud nor any representative of Mr. Ben Soud has ever filed any

lawsuit, claim, application, or other submission seeking damages for any injuries attributable to

inclusion in the Program and/or Defendants' acts or omissions other than this action.

Interrogatory No. 7: Please itemize any damages sought or claimed by you in this action,

whether compensatory, punitive or exemplary, and identify the component parts and method of

calculating such damages.

Response: Subject to and without waiver of the foregoing general objections, Mr. Ben Soud

responds that he has not claimed specific damages and leaves the calculation of damages to the

/s Lawrence S. Lustberg

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Court and/or jury at trial.

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901 Fifth Avenue, Suite 630

Seattle, WA 98164

Attorneys for Plaintiffs

Dated: November 28, 2016

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CERTIFICATION

I, Mohamed Ahmed Ben Soud, hereby certify that, to the best of my knowledge and belief, the foregoing answers to Defendants' Interrogatories are accurate. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Dated: November 28, 2016

By:

Name: Mohamed Ahmed Ben Soud

CERTIFICATE OF SERVICE

I hereby certify that on November 28, 2016, I caused to be served a copy of the foregoing on the following individuals via email:

Brian S. Paszamant: Paszamant@blankrome.com

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