EXHIBIT 19

1	
2	
3	
4	
5	
6	
7	
8	UNITED STATES DISTRICT COURT
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA
10	February 2005 Grand Jury
11	UNITED STATES OF AMERICA,) Case No. CR $DS=1060$
12	Plaintiff,)) <u>I N D I C T M E N T</u>
13	v.)) [18 U.S.C. § 371: Conspiracy;
14	JEANSON JAMES ANCHETA,) 18 U.S.C. §§ 1030(a)(5)(A)(i),) (a)(5)(B)(i), and 1030(b): Attempted
15	Defendant.) Transmission of a Code, Information,) Program or Command to a Protected
16) Computer; 18 U.S.C. §§ 1030(a)(5)(A)(i)) and (a)(5)(B)(v): Transmission of
17 18) a Code, Information, Program or) Command to a Protected Computer) Used By a Government Entity;
19) 18 U.S.C. § 1030(a)(4): Accessing) Protected Computers to Conduct Fraud;
20) 18 U.S.C. § 1956(a)(1)(A)(i):) Promotional Money Laundering; 21 U.S.C.
21) § 853: Criminal Forfeiture]
22	The Grand Jury charges:
23	INTRODUCTORY ALLEGATIONS
24	At all times relevant to this indictment:
25	DEFENDANT JEANSON JAMES ANCHETA
26	1. Defendant JEANSON JAMES ANCHETA ("ANCHETA") was an
27	individual residing in Los Angeles County, within the Central
28	District of California.

1 ANCHETA possessed at least one computer at his residence, 2. and accessed the Internet from the telephone line located there.

ANCHETA used the following email accounts: 3. gridin@gmail.com; iamjames85@yahoo.com, jazzsanjoy@peoplepc.com, resili3nt@gmail.com, resilient24@earthlink.net,

resjames@sbcglobal.net, and resjames@yahoo.com.

ANCHETA used the following user name: ir Resilient. 4.

ANCHETA used the following nicknames: aa, fortunecookie, 8 5. gjrj, Resilient, ResilienT, ServiceMode, and SHK. 9

UNINDICTED CO-CONSPIRATOR IN BOCA RATON, FLORIDA

11 An unindicted co-conspirator residing in Boca Raton, 6. Florida (hereinafter referred to as "SoBe"), was a computer user 12 with experience in launching computer attacks, and as set forth 13 below, was involved in the conspiracy to access protected computers 14 to commit fraud. 15

SoBe possessed at least one computer at the Florida 16 7. residence, and accessed the Internet from a cable line located 17 18 there.

19 SoBe used the following email accounts: 8.

r00t3dx@hotmail.com and syzt3m@gmail.com. 20

21

2

3

4

5

6

7

10

SoBe used the following user name: Serlissmc. 9.

SoBe used the following other nicknames: ebos, shksobe, 22 10. 23 syzt3m, and vapidz.

24 INTERNET SERVICE PROVIDERS

25 Many individuals and businesses obtain their access to 11. the Internet through businesses known as Internet Service Providers 26 ("ISPs"). 27

28 17

1 12. ISPs offer their customers access to the Internet using 2 telephone or other telecommunications lines. ISPs provide Internet 3 e-mail accounts that allow users to communicate with other Internet 4 users by sending and receiving electronic messages through the 5 ISPs' servers. ISPs remotely store electronic files on their 6 customers' behalf, and may provide other services unique to each 7 particular ISP.

America Online

8

9 13. America Online, Inc. ("AOL") was an ISP headquartered in
10 Dulles, Virginia.

11 14. In addition to Internet access, Internet e-mail accounts, 12 and remote storage of electronic files, AOL also offered its 13 customers a free online service called AOL Instant Messenger 14 ("AIM"), which allowed users to communicate in real time. 15 INTERNET HOSTING COMPANIES

16 15. Internet hosting companies provide individuals or businesses with large scale access to the Internet through the use 17 of computers large enough to be capable of providing one or more 18 services to other computers on the Internet. These large computers 19 20 are commonly referred to as "servers" or "boxes." Use of a server is often combined with access to a larger network of computers. 21 The services of Internet hosting companies enable customers to 22 conduct activity on the Internet, such as operate web sites, 23 administer networks, or run email systems. 24

EasyDedicated

26 16. EasyDedicated International B.V. was an Internet hosting
 27 company located in Amsterdam, Netherlands.

28 //.

25

17. EasyDedicated provided its customers with large scale
 Internet connectivity, access to networks of computers, and the use
 of servers and other hardware.

18. EasyDedicated provided these services to customers
residing outside of the Netherlands through its online business,
EasyDedicated.com.

FDCServers

7

13

8 19. FDCServers was an Internet hosting company located in9 Chicago, Illinois.

20. FDCServers provided its customers with large scale
11 Internet connectivity, access to networks of computers, and the use
of servers and other hardware.

<u>The Planet</u>

14 21. The Planet was an Internet hosting company located in15 Dallas, Texas.

16 22. The Planet provided its customers with large scale 17 Internet connectivity, access to networks of computers, and the use 18 of servers and other hardware.

19 <u>Sago Networks</u>

23. Sago Networks was an Internet hosting company located in
Tampa, Florida.

22 24. Sago Networks provided its customers with large scale
23 Internet connectivity, access to networks of computers, and the use
24 of servers and other hardware.

25 <u>ADVERTISING SERVICE COMPANIES</u>

26 25. Online merchants often hire advertising service companies 27 to send traffic to their web sites. These advertising service 28 companies in turn maintain advertising affiliate programs, whereby

an individual, typically someone who operates a web site, is hired to place on the website certain links advertising the merchant's product or business, and is then compensated based upon the number of visitors to the website that click on that link.

5 26. Some advertising service companies with multiple online 6 merchant clients compensate their affiliates each time a type of 7 software known as "adware" is successfully installed on a visitor's 8 computer. Adware collects information about an Internet user in 9 order to display advertisements in the user's Web browser based 10 upon information it collects from the user's browsing patterns.

11 27. Adware is usually installed on an Internet user's 12 computer only upon notice or if the user performs some action, like 13 clicking a button, installing a software package, or agreeing to 14 enhance the functionality of a Web browser by adding a toolbar or 15 additional search box.

16 28. Advertising service companies typically identify their 17 affiliates by some type of identification number or code that is 18 included in the adware; they then tally up the number of installs 19 and periodically pay the affiliate based upon a percentage of the 20 number of installs, usually through Paypal, direct bank deposit, or 21 by check mailed to the affiliate.

<u>Gammacash</u>

22

23 29. Gamma Entertainment, Inc. was an advertising service
24 company located in Quebec, Canada.

30. Gamma Entertainment was associated with the web sites
www.toolbarcash.com, www.gammacash.com, and www.xxxtoolbar.com.
These web sites were advertising service web sites which offered
advertising affiliate programs pertaining to the installation of

1 adware.

5

31. Gamma Entertainment compensated its affiliates for each
installation of adware made with notice to and/or consent from any
Internet user.

LOUDcash

6 32. CDT Inc. was an advertising service company located in 7 Quebec, Canada. CDT was associated with advertising service web 8 sites called www.loudmarketing.com and www.loudcash.com. Through 9 these web sites, CDT offered an advertising affiliate program 10 called "LOUDcash" or "lc."

11 33. LOUDcash compensated its affiliates for each installation 12 of adware made with notice to and/or consent from any Internet 13 user.

14 34. In or about April 2005, 180solutions, an advertising 15 service company located in Bellevue, Washington, acquired CDT, Inc. 16 As a result, LOUDcash became a subsidiary of a company called Zango 17 Nevada LLC and was renamed ZangoCash.

18 <u>PAYPAL</u>

35. Paypal, Inc. was an online payment solutions companylocated in San Jose, California.

36. Paypal used a website located at www.paypal.com to enable any individual or business with an e-mail address to securely, easily and quickly send and receive payments online. Paypal's service built on the existing financial infrastructure of bank accounts and credit cards to create a real time payment solution. <u>CHINA LAKE NAVAL AIR FACILITY</u>

37. The Weapons Division of the United States Naval Air
28 Warfare Center was located in China Lake, California.

38. This federal government facility maintained a computer
 network for its exclusive use called chinalake.navy.mil.

3 39. The Weapons Division used this network in furtherance of4 national defense.

5 <u>DEFENSE INFORMATION SYSTEM AGENCY</u>

40. The Defense Information Systems Agency ("DISA") was part
of the United States Department of Defense ("DOD"), and was
headquartered in Falls Church, Virginia.

9 41. DISA was a combat support agency responsible for 10 planning, engineering, acquiring, fielding, and supporting global 11 network based solutions to serve the needs of the President, the 12 Vice-President, the Secretary of Defense, and various other DOD 13 components, under all conditions of peace and war.

14 42. DISA maintained and exclusively used a computer network
 15 called disa.mil in furtherance of its national defense mission.
 16 <u>NEXUS TO COMMERCE</u>

43. The computers belonging to EasyDedicated, FDCServers,
Sago Networks, and The Planet were used in interstate and foreign
commerce and communication.

20 <u>COMPUTER TERMINOLOGY</u>

Bot

21

44. The term "bot" is derived from the word "robot" and commonly refers to a software program that performs repetitive functions, such as indexing information on the Internet. Bots have been created to perform tasks automatically on Internet Relay Chat ("IRC") servers. The term "bot" also refers to computers that have been infected with a program used to control or launch distributed denial of service attacks against other computers.

<u>Botnet</u>

1

45. A "botnet" is typically a network of computers infected 2 with bots that are used to control or attack computer systems. 3 Botnets are often created by spreading a computer virus or worm 4 5 that propagates throughout the Internet, gaining unauthorized access to computers on the Internet, and infecting the computer 6 7 with a particular bot program. The botnet is then controlled by a 8 user, often through the use of a specified channel on Internet 9 Relay Chat. A botnet can consist of tens of thousands of infected computers. The unsuspecting infected or compromised computers are 10 often referred to as "zombies" or "drones" and are used to launch 11 12 distributed denial of service attacks.

<u>Clickers</u>

46. "Clickers" refer to malicious code or exploits that redirect victim machines to specified web sites or other Internet resources. Clickers can be used for advertising purposes or to lead a victim computer to an infected resource where the machine will be attacked further by other malicious code.

19

13

Distributed Denial of Service Attack

A distributed denial of service attack or "DDOS attack" 20 47. 21 is a type of malicious computer activity where an attacker causes a 22 network of compromised computers to "flood" a victim computer with large amounts of data or specified computer commands. 23 A DDOS 24 attack typically renders the victim computer unable to handle legitimate network traffic and often the victim computer will be 25 unable to perform its intended function and legitimate users are 26 denied the services of the computer. Depending on the type and 27 28 intensity of the DDOS attack, the victim computer and its network

1 may become completely disabled and require significant repair.
2 Domain Name Server

48. A "domain" is a set of subjects and objects on the 3 Internet which share common security policies, procedures, and 4 5 rules, and are managed by the same management system. A "domain name" identifies where on the World Wide Web the domain is located. 6 7 A "domain name server" or "DNS" translates or maps domain names to Internet Protocol ("IP") addresses and vice versa. Domain name 8 servers maintain central lists of domain names/IP addresses, 9 translate or map the domain names in an Internet request, and then 10 11 send the request to other servers on the Internet until the 12 specified address is found.

<u>Exe</u>

14 49. "Exe" is short for "executable" or ".exe" or executable 15 file, and refers to a binary file containing a program that is 16 ready to be executed or run by a computer. Hackers many times 17 refer to their malicious programs or code as ".exe" or "exe." For 18 example Hacker1 may ask Hacker2, "Did your exe spread over the 19 network?"

20 <u>Exploit</u>

50. An "exploit" is computer code written to take advantage of a vulnerability or security weakness in a computer system or software.

24

13

<u>Internet Protocol Address</u>

25 51. An "Internet protocol address" or "IP address" is a 26 unique numeric address used by computers on the Internet. An IP 27 address is designated by a series of four numbers, each in the 28 range 0-255, separated by periods (e.g., 121.56.97.178). Every

computer connected to the Internet must be assigned an IP address so that Internet traffic sent from and directed to that computer may be directed properly from its source to its destination. Most ISPs control a range of IP addresses, which they assign to their subscribers. No two computers on the Internet can have the same IP address at the same time. Thus, at any given moment, an IP address is unique to the computer to which it has been assigned.

Internet Relay Chat

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

52. Internet Relay Chat ("IRC") is a network of computers connected through the Internet that allows users to communicate with others in real time text (known as "chat"). IRC users utilize specialized client software to use the service and can access a "channel" which is administered by one or more "operators" or "ops." IRC channels are sometimes dedicated to a topic and are identified by a pound sign and a description of the topic such as "#miamidolphins." IRC channels are also used to control botnets that are used to launch DDOS attacks, send unsolicited commercial email, and generate advertising affiliate income.

Internet Relay Chat Daemon

53. Internet Relay Chat Daemon ("IRCD") is a computer program used to create an IRC server on which people can chat with each other via the Internet.

Port

54. A "port" is a process that permits the operating system of a computer to know what to do with incoming traffic. A computer does not have physical ports. Rather, a port is a process that permits the computer to process information as it arrives at the computer. All incoming traffic has a "header" as well as its

content. Part of the header information identifies the port to 1 which the incoming information is addressed. For example, Port 80 2 3 is, by convention, website traffic. As a packet of information is 4 received, the computer operating system notes that it is addressed 5 to Port 80 and sends the packet to the web operating software. 6 Similarly, Port 25 is for incoming e-mail. When the operating 7 system sees a packet of information addressed to Port 25, it 8 directs the packet to the e-mail software.

9

14

· • • •

Root/Administrative Privileges

10 55. Also known as "superuser" privileges, a user that has 11 "root" or "administrator" status on a system has access to the 12 system at a level sufficient to allow the user to make changes to 13 the system in ways that a regular user accessing the system cannot.

<u>Server</u>

A "server" or "box" is a centralized computer that 15 56. provides services for other computers connected to it via a 16 17 network. The other computers attached to a server are sometimes called "clients." In a large company, it is common for individual 18 19 employees to have client computers on their desktops. When the employees access their email, or access files stored on the network 20 itself, those files are pulled electronically from the server where 21 22 they are stored, and are sent to the client's computer via the 23 network. In larger networks, it is common for servers to be dedicated to a single task. For example, a server that is 24 configured so that its sole task is to support a World Wide Web 25 26 site is known simply as a "web server." Similarly, a server that only stores and processes email is known as a "mail server." 27 28 11

<u>Spam & Proxies</u>

1

2

3

4

5

6

7

8

14

25

57. "Spam" refers to unsolicited commercial email. "Spamming" refers to the mass or bulk distribution of unsolicited commercial email.

58. Some spammers use software to extract and harvest target screen names and email addresses from newsgroups, chat rooms, email servers, and other areas of the Internet. Others simply enlist the "bulk e-mail services" of foreign or overseas companies.

9 59. Often spammers use computers infected with malicious code 10 and made vulnerable to subsequent unauthorized access by routing 11 spam through the victim computer in order to mask their originating 12 email and IP address information. In this way, the infected 13 computer serves as a "proxy" for the true spammer.

<u>SynFlood</u>

15 60. A "synflood" is a type of DDOS attack where a computer or network of computers send a large number of "syn" data packets to a 16 targeted computer. Syn packets are sent by a computer that is 17 requesting a connection with a destination computer. A synflood 18 typically involves thousands of compromised computers in a botnet 19 that flood a computer system on the Internet with "syn" packets 20 containing false source information. The flood of syn packets 21 causes the victimized computer to use all of its resources to 22 respond to the requests and renders it unable to handle legitimate 23 24 traffic.

<u>Toolbar</u>

61. A "toolbar" is a row or column of on-screen buttons used to activate functions in the application. Toolbars used as adware or malicious code often cause advertisements to pop up on the

1 infected user's computer.

<u>Trojan</u>

62. A "Trojan" or "Trojan Horse" is a malicious program that 3 is disguised as a harmless application or is secretly integrated 4 into legitimate software. A Trojan is typically silently installed 5 and hides from the user. Although typically not self-replicating, 6 7 additional components can be added to a Trojan to enable its 8 propagation. A Trojan often allows a malicious attacker to gain 9 unauthorized remote access to a compromised computer, infect files, 10 or damage systems.

11

15

· · · •

2

<u>Uniform Resource Locator ("URL")</u>

12 63. "Uniform Resource Locator" or "URL" is the unique address 13 which identifies a resource on the Internet for routing purposes, 14 such as http://www.cnn.com.

<u>Worm</u>

16 64. A "worm" is a program that replicates itself over a 17 computer network and usually performs malicious actions, such as 18 exhausting the computer's resources and possibly shutting the 19 system down. Unlike a virus, a worm needs little or no human 20 assistance to spread.

21 //
22 //
23 //
24 //
25 //
26 //

28 //

11

27

COUNT ONE

[18 U.S.C. § 371]

65. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64 of this Indictment.

6

1

2

OBJECTS OF THE CONSPIRACY

66. Beginning at least as early as June 25, 2004, and continuing through at least as late as September 15, 2004, in Los Angeles County, within the Central District of California, and elsewhere, defendant JEANSON JAMES ANCHETA, and others known and unknown to the Grand Jury, knowingly conspired, confederated, and agreed with each other:

a. To knowingly cause the transmission of a program,
information, code and command, and as a result of such conduct,
intentionally cause damage without authorization to a computer used
in interstate and foreign commerce and communication, and cause
loss during a one-year period aggregating at least \$5,000 in value,
in violation of 18 U.S.C. \$\$ 1030(a)(5)(A)(i), 1030(a)(5)(B)(i),
and 1030(b); and

b. To access without authorization a computer used in
interstate and foreign commerce and communication, and
intentionally initiate the transmission from and through that
computer of multiple commercial electronic mail messages that
affect interstate and foreign commerce, in violation of 18 U.S.C.
\$\$ 1037(a)(1), 1037(b)(2)(A), and 1037(b)(2)(F).

26 MEANS BY WHICH THE CONSPIRACY WAS TO BE ACCOMPLISHED

27 67. The objects of the conspiracy were to be accomplished as 28 follows:

68. ANCHETA would obtain access to a server from an Internet
 hosting company.

3 69. ANCHETA would use the server as an IRC server by running4 an IRCD.

70. ANCHETA would create a channel in IRC which he controlled.

71. ANCHETA would develop a worm which would cause infected computers, unbeknownst to the users of the infected computers, to:

9

5

6

7

8

14

15

16

17

· • .

a. report to the IRC channel he controlled;

b. scan for other computers vulnerable to similar infection; and

12 c. succumb to future unauthorized accesses, including13 for use as proxies for spamming.

72. ANCHETA would use the server to disseminate the worm, infect vulnerable computers connected to the Internet, and cause thousands of victim computers per day to report to the IRC channel he controlled on the server.

18 73. ANCHETA would then advertise the sale of bots for the 19 purpose of launching DDOS attacks or using the bots as proxies to 20 send spam.

74. ANCHETA would sell up to 10,000 bots or proxies at atime.

23 75. ANCHETA would discuss with purchasers the nature and 24 extent of the DDOS or proxy spamming they were interested in 25 conducting, and recommend the number of bots or proxies necessary 26 to accomplish the specified attack.

76. ANCHETA would set the price based upon the number of botsor proxies purchased.

77. For an additional price, ANCHETA would provide the 1 purchaser with worm or exe, and set up or configure it for the particular purchaser's use so that it would cause the purchased bots or proxies to spread or propagate.

For an additional price, ANCHETA would create a separate 78. channel on his IRC server, rally or direct the purchased bots to that channel, and grant the purchaser access to the IRC server and control over that channel.

79.

2

3

4

5

6

7

8

9

10

11

12

13

20

ANCHETA would accept payments through Paypal.

ANCHETA would either describe, or direct the purchaser to 80. describe, the nature of the transaction in Paypal as "hosting" or "web hosting" or "dedicated box" services, in order to mask the true nature of the transaction.

14 Once he received payment, ANCHETA would set up or 81. 15 configure the purchased botnet for the purchaser, test the botnet with the purchaser in order to ensure that DDOS attacks or proxy 16 17 spamming would be successfully carried out, or advise the purchaser 18 about how to properly maintain, update, and strengthen the 19 purchased botnet.

OVERT ACTS

82. 21 In furtherance of the conspiracy, and to accomplish the objects of the conspiracy, defendant JEANSON JAMES ANCHETA and 22 23 others known and unknown to the Grand Jury, committed various overt 24 acts in Los Angeles County, within the Central District of California, and elsewhere, including the following: 25

26 Opening for Business

27 83. On or about June 25, 2004, ANCHETA leased a server from Sago Networks. 28

84. In or about early July 2004, ANCHETA ran an IRCD so that he could use the server he leased from Sago Networks as an IRC server.

85. In or about early July 2004, ANCHETA modified for his own purposes a Trojan called "rxbot," a malicious code known to provide a nefarious computer attacker with unauthorized remote administrative level control of an infected computer by using commands sent over IRC.

86. In or about early July 2004, ANCHETA used the modified rxbot to scan for and exploit vulnerable computers connected to the Internet, causing them to rally or be directed to a channel in IRC which he controlled, to scan for other computers vulnerable to similar infection, and to remain vulnerable to further unauthorized access.

87. In or about early July 2004, ANCHETA created a channel in IRC called #botz4sale.

88. In or about early July 2004, ANCHETA inserted a link in IRC channel #botz4sale to an advertisement and price list pertaining to the sale of bots and proxies.

<u>Sale to Circa</u>

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

89. On or about July 10, 2004, during a chat in IRC, an unindicted co-conspirator using the nickname "circa" asked ANCHETA to sell her 10,000 bots so that she could "mail from the proxies."

90. On or about July 10, 2004, during a chat in IRC, ANCHETA asked circa how much she made "off proxies," to which circa responded, "I make pretty good money."

91. Between on or about July 10, 2004 and August 7, 2004,
ANCHETA sold bots to circa and received payments from circa via

1 Paypal totaling approximately \$400.

Sale to KiD

2

3

4

5

6

7

8

9

13

14

15

16

17

20

21

92. On or about July 19, 2004, during a chat in IRC, an unindicted co-conspirator using the nickname KiD told ANCHETA that he needed a more effective worm to expand his existing 2,500-strong botnet.

On or about July 20, 2004, ANCHETA sold the worm he had 93. used to create the bots and proxies advertised on #botz4sale to KiD, and received payment for the worm through Paypal.

On or about July 22, 2004, during a chat in IRC, KiD 10 94. asked ANCHETA "wats [sic] the best ddos command" for the worm KiD 11 had purchased from ANCHETA. 12

On or about July 22, 2004, during a chat in IRC, ANCHETA 95. told KiD that he had more than 40,000 bots for sale, commenting, "more than I can handle, I can't even put them all online because I don't have enough servers, so I'm not even sure how many I got." Sale to zxpL

96. On or about July 23, 2004, during a chat in IRC, ANCHETA 18 told an unindicted co-conspirator using the nickname "zxpL" that 19 his worm caused 1,000 to 10,000 new bots to join his botnet over the course of only three days.

22 97. On or about July 23, 2004, during a chat in IRC, zxpL 23 told ANCHETA that his own server could hold only 7,000 bots, and 24 asked ANCHETA to conduct a synflood DDOS attack against an IP address belonging to King Pao Electronic Co., Ltd. in Taipei, 25 26 Taiwan, which zxpL identified for ANCHETA.

98. On or about July 23, 2004, during a chat in IRC, zxpL 27 offered to buy ANCHETA's worm with advertising affiliate proceeds 28

1 zxpL had generated using his own botnet.

99. On or about July 24, 2004, during a chat in IRC, zxpL again asked ANCHETA to conduct a synflood DDOS attack, this time against an IP address belonging to Sanyo Electric Software Co., Ltd. in Osaka, Japan, which zxpL identified for ANCHETA.

100. On or about July 26, 2004, zxpL asked ANCHETA to create a separate IRC channel for the bots he would purchase from ANCHETA.

101. By on or about August 2, 2004, ANCHETA sold an exe and 1,500 bots to zxpL and received payment through Paypal, bringing the number of bots available to zxpL for DDOS attacks to at least 8,500.

102. On or about August 3, 2004, during a chat in IRC, zxpL told ANCHETA, "ur [your] bot spreads uber fast."

14 <u>Improving the Business</u>

2

3

4

5

6

7

8

9

10

11

12

13

22

23

24

15 103. In or about August 2004, ANCHETA updated his advertisement to increase the price of bots and proxies, to limit 17 the purchase of bots to 2,000 "due to massive orders," and to warn, 18 "I am not responsible for anything that happens to you or your bots 19 after you see your amount of bots you purchased in your room [IRC 20 channel]."

21 <u>Sales to Daytona and MLG</u>

104. On or about August 6, 2004, ANCHETA sold an exe and 250 bots to an unindicted co-conspirator using the nickname "Daytona," and received payment through Paypal.

25 105. On or about August 6, 2004 through August 9, 2004, during 26 several chats in IRC, ANCHETA educated Daytona about how to 27 maintain and use the bots Daytona had purchased from ANCHETA. 28 //

1 106. On or about August 9, 2004, during chats in IRC, Daytona 2 asked ANCHETA to sell Daytona additional bots, explaining, "I need 3 the bots bad . . . I need the bots . . . I need them bots . . . 4 send asap."

107. On or about August 9, 2004, ANCHETA sold an additional 400 bots to Daytona, and received payment through Paypal.

108. The next day, on or about August 10, 2004, Daytona introduced ANCHETA to another potential buyer, an unindicted coconspirator using the nickname "MLG".

10 109. On or about August 10, 2004, during a chat in IRC, MLG 11 told ANCHETA that he needed the bots to launch DDOS attacks, 12 explaining, it "just doesn't feel the same unless ya do 'em 13 yourself. . :)[smile]."

14 110. On or about August 10, 2004, Daytona gave MLG 100 of the15 bots Daytona had purchased from ANCHETA.

16 111. On or about August 10, 2004, MLG sent ANCHETA payment 17 through Paypal.

18 112. On or about August 10, 2004, ANCHETA gave 250 bots to 19 Daytona, who kept 150 of them as payment from MLG for brokering the 20 sale between ANCHETA and MLG.

21 Sale to Tehl

1.

· • •

5

6

7

8

9

113. On or about July 13, 2004, during a chat in IRC, unindicted co-conspirator "Tehl" asked ANCHETA to sell him a worm or exe that would cause advertising affiliate adware to surreptitiously install on bots in a 2,000 strong botnet.

26 114. On or about July 13, 2004, during a chat in IRC, ANCHETA 27 agreed to give Tehl the requested exe, told Tehl, "Keep making your 28 bots download my .exe" until Tehl's botnet generated at least \$50

in proceeds from surreptitious advertising affiliate adware 1 installs, and instructed Teh1 to then transfer the \$50 to ANCHETA as payment for the exe.

115. Between on or about July 14, 2004 and on or about August 12, 2004, ANCHETA and Tehl continued to negotiate the sale of the exe.

116. On or about August 12, 2004, ANCHETA sold an exe to Tehl, and received payment through Paypal.

Sale to Sploit

· ·

2

3

4

5

6

7

8

9

10 117. On or about August 21, 2004, ANCHETA sold \$300 worth of bots to an unindicted co-conspirator using the nickname "Sploit". 11

118. During a subsequent chat in IRC, Sploit explained to 12 13 ANCHETA that he needed to purchase bots for spamming because he owned a data center in Japan that he used for "100% spam," 14 commenting to ANCHETA, "I can mail from those to the U.S., plus 15 16 they get decent speeds."

17 Sales to O 2iginal

119. On or about August 21, 2004, during a chat in IRC, 18 ANCHETA told an unindicted co-conspirator using the nickname 19 "o_2riginal" that he was hosting "around 100k bots total," that in 20 a week and a half 1,000 of his bots scanned and infected another 21 10,000, and that his botnet would be bigger if he had not used some 22 23 himself for "ddosing."

24 120. On or about August 21, 2004, during a chat in IRC, o_2riginal warned ANCHETA that he should make sure "to filter out 25 shit though like .gov and .mils" after his bots scanned and 26 infected other computers. 27

28 11

121. On or about August 21, 2004, during a chat in IRC, o_2riginal told ANCHETA that o_2riginal was a "big spam[mer]," that he "got all this work but not enough resources," that he wanted to buy 1,000 bots "for packeting and a fucking proxy subscription," and asked, "If I use these bots as proxies will they go down easily?", to which ANCHETA responded, "on my bots, yeah, fo shizzle."

122. On or about August 21, 2004, during a subsequent chat in IRC, ANCHETA offered to sell o_2riginal 7,000 proxies, explaining that the life of the proxies "depends on how long it takes the server to ban the proxies that ur mailing through."

123. On or about August 21, 2004, ANCHETA sold o_2riginal 3,000 proxies, and received payment through Paypal.

124. On or about August 23, 2004, ANCHETA sold o_2riginal 2,000 bots and an exe that would cause the purchased bots to spread or propagate, and received payment through Paypal.

125. From on or about August 23, 2004 through September 15, 2004, during chats in IRC, ANCHETA advised 0_2riginal how to maintain, update, and strengthen the purchased botnet.

20 <u>Sale to Seminole Pride</u>

11

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

21 126. On or about August 23, 2004, an unindicted co-conspirator 22 using the nickname "Seminole Pride" sent ANCHETA payment through 23 Paypal for the purchase of 100 bots and the exe that would cause 24 the purchased bots to spread or propagate.

25 127. On or about August 24, 2004, Seminole Pride provided 26 ANCHETA with the server name "irc.dsstrust.com" and the channel 27 "#floodz" so that ANCHETA could load the exe and rally or direct 28 the purchased bots to that channel.

128. On or about August 24, 2004, ANCHETA completed the sale
 to Seminole Pride by loading the exe and rallying or directing the
 purchased bots to IRC channel #floodz.

Sale to Longwordus

۰.

· · ·

4

28

5 129. On or about September 15, 2004, during a chat on AIM, an 6 unindicted co-conspirator using the nickname "Longwordus" asked 7 ANCHETA to purchase 1,000 bots and an exe to cause the bots to 8 spread or propagate.

9 130. On or about September 15, 2004, ANCHETA sold 1,000 bots
10 and exe to Longwordus, and received payment through Paypal.

11 131. On or about September 15, 2004, ANCHETA set up or 12 configured the exe for Longwordus and helped him test the purchased 13 botnet.

14 <u>Sale to a Confidential Source</u>

15 132. On or about August 4, 2004, during a chat on AIM, ANCHETA 16 told a confidential source that he earned \$1,000 in two weeks by 17 selling bots and proxies, and that he would be willing to sell some 18 to the confidential source.

19 133. On or about August 13, 2004, during a chat on AIM, when 20 the confidential source told ANCHETA that he wanted to purchase 21 bots to conduct DDOS attacks against some web sites, ANCHETA 22 inquired whether the confidential source knew "rx" and understood 23 how to launch "rx dDOS attacks."

24 134. On August 24, 2004, when the confidential source, posing 25 as a different user, contacted ANCHETA over AIM and asked "to buy 26 some bots for proxys," ANCHETA confirmed his ability to do so and 27 asked the confidential source to contact him "in a few hours."

1 135. On August 25, 2004, when the confidential source, posing 2 as yet another user, contacted ANCHETA over AIM and asked to 3 purchase a large botnet consisting of 20,000 compromised computers 4 with good attack power and the ability to send spam, ANCHETA told 5 the confidential source that he would be willing to sell only up to 2,000 bots.

7 136. On August 25, 2004, during a chat on AIM, when the 8 confidential source asked ANCHETA whether 2,000 bots would be 9 "enough to drop a site," ANCHETA confirmed that 2,000 bots would be 10 capable of launching various types of DDOS attacks, including a 11 synflood.

12 137. On August 25, 2004, during a chat on AIM, when the 13 confidential source specifically explained to ANCHETA that he 14 needed a botnet strong and stable enough to launch a synflood DDOS 15 attack against a business competitor operating a web site at 500 16 megabits per second, ANCHETA confirmed again that 2,000 of his bots 17 would be "plenty" to take down that specific site.

18 138. On or about August 31, 2004, ANCHETA sold the 19 confidential source 2,000 bots, the exe to cause the bots to 20 spread, and space on ANCHETA's IRC server to host the purchased 21 botnet, receiving payment through Paypal.

139. On or about September 1, 2004, during a chat in IRC, ANCHETA sent the confidential source a file to download the purchased exe, and requested that the confidential source run the exe to enable the particular IRC channel ANCHETA had set up for the confidential source to accept bots.

27 //

۰.

28 //

140. On or about September 1, 2004, during a chat in IRC, ANCHETA accessed his botnet and issued commands to rally or direct 2,000 bots to join the particular IRC channel ANCHETA had set up for the confidential source.

COUNT TWO

[18 U.S.C. §§ 1030(a)(5)(A)(i), 1030(a)(5)(B)(i), and 1030(b)] 141. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as paragraphs 66 through 88 and 96 through 103 of this Indictment.

142. Beginning on or about July 23, 2004 and continuing 7 8 through on or about August 3, 2004, in Los Angeles County, within the Central District of California, and elsewhere, defendant 9 10 JEANSON JAMES ANCHETA attempted to knowingly cause the transmission 11 of a program, information, code and command, and as a result of 12 such conduct, intentionally cause damage without authorization to a 13 computer used in interstate and foreign commerce and communication, 14 namely, defendant JEANSON JAMES ANCHETA supplied an unindicted co-15 conspirator using the nickname zxpL with malicious computer code and unauthorized access to 1,500 compromised computers in order to 16 launch distributed denial of service attacks against protected 17 computers using IP addresses 210.209.57.1 and 219.106.106.37 and 18 belonging to King Pao Electronic Co., Ltd. and Sanyo Electric 19 20 Software Co., Ltd., respectively, which, as a result of such 21 conduct, would have caused, if completed, loss during a one-year period aggregating at least \$5,000 in value. 22

23 //

1

2

3

4

5

6

- 24 //
- 25 //
- 26 //
- 27 //
- 28 //

COUNT THREE

[18 U.S.C. §§ 1030(a)(5)(A)(i), 1030(a)(5)(B)(i), and 1030(b)] 143. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as paragraphs 66 through 88, 103, and 132 through 140 of this Indictment.

144. Beginning on or about August 25, 2004 and continuing through on or about September 1, 2004, in Los Angeles County, within the Central District of California, and elsewhere, defendant JEANSON JAMES ANCHETA attempted to knowingly cause the transmission of a program, information, code and command, and as a result of such conduct, intentionally cause damage without authorization to a computer used in interstate and foreign commerce and communication, namely, defendant JEANSON JAMES ANCHETA supplied a confidential source with malicious computer code, unauthorized access to 2,000 compromised computers, and use of an IRC server, all in order to launch distributed denial of service attacks against protected computers operating a web site at 500 megabits per second belonging to a business competitor of the confidential source, which, as a result of such conduct, would have caused, if completed, loss during a one-year period aggregating at least \$5,000 in value.

28 //

COUNT FOUR

[18 U.S.C. § 371]

3 145. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as paragraphs 98, 113, and 114 of this Indictment.

6 OBJECTS OF THE CONSPIRACY

1

2

4

5

7 146. Beginning at least as early as August 2004 and continuing 8 through at least as late as August 2005, in Los Angeles County, 9 within the Central District of California, and elsewhere, defendant JEANSON JAMES ANCHETA, and others known and unknown to the Grand 10 11 Jury, knowingly conspired, confederated, and agreed with each 12 other:

13 a. To knowingly cause the transmission of a program, information, code and command, and as a result of such conduct, 14 15 intentionally cause damage without authorization to a computer involved in interstate and foreign commerce and communication, and 16 17 cause loss aggregating more than \$5,000 in a one-year period, and 18 damage affecting a computer system used by and for a government 19 entity in furtherance of the administration of justice, national 20 defense, and national security, all in violation of 18 U.S.C. 21 \$ 1030(a)(5)(A)(i), 1030(a)(5)(B)(i), 1030(a)(5)(B)(v), and 1030(b); and 22

23 b. To knowingly and with intent to defraud, access a 24 computer used in interstate and foreign commerce and communication 25 without authorization, and by means of such conduct, further the intended fraud and obtain something of value, in violation of 18 26 U.S.C. §§ 1030(a)(4) and 1030(b). 27

28 11

1 MEANS BY WHICH THE CONSPIRACY WAS TO BE ACCOMPLISHED

2 147. The objects of the conspiracy were to be accomplished as 3 follows:

4 148. ANCHETA and an unindicted co-conspirator using the
5 nickname "SoBe" would obtain access to servers from Internet
6 hosting companies.

7 149. ANCHETA and SoBe would use servers to which they had8 access as IRC servers by running IRCDs.

9 150. ANCHETA and SoBe would create channels in IRC which they 10 controlled.

11 151. ANCHETA and SoBe would enroll as affiliates of 12 advertising service companies and obtain affiliate identification 13 numbers for the purpose of receiving compensation for adware 14 installations.

15 152. ANCHETA and SoBe would create clickers; namely, they 16 would modify without permission the adware they obtained from the 17 advertising service companies to enable the adware to be 18 surreptitiously installed without notifying, or requiring any 19 action from, a computer's user, but nonetheless appear to the 20 advertising service companies as legitimately installed.

21 153. ANCHETA and SoBe would use other servers to which they22 had access as servers hosting malicious adware or clickers.

23 154. ANCHETA and SoBe would cause the transmission of 24 malicious code to computers connected to the Internet, causing the 25 infected computers to report to an IRC channel controlled by 26 ANCHETA and SoBe, thereby creating a botnet.

27 155. ANCHETA and SoBe would cause infected computers in the28 botnet to be redirected to one of their adware servers, where files

1 containing components of a Trojan horse program would download onto 2 the infected computers, causing the surreptitious installation of 3 adware.

156. ANCHETA and SoBe would cause the advertising affiliate
companies whose adware would be surreptitiously installed on an
infected computer to be notified of that instance of installation,
and to credit one of their affiliate identification numbers for
that installation.

9 157. ANCHETA and SoBe would receive periodic payments from
10 advertising service companies based upon the number of
11 installations of adware that were credited to them.

12 158. To avoid detection by network administrators, security 13 analysts, or law enforcement, and thereby maintain the integrity of 14 the scheme, ANCHETA and SoBe would use IRC channel topic commands 15 to vary the download times and rates of adware installations so 16 that the installations would appear to be legitimate web traffic to 17 anyone that may be watching.

18 159. When a company hosting a particular adware server grew 19 suspicious of or discovered the malicious activity, ANCHETA and 20 SoBe would cause infected computers residing on IRC servers they 21 controlled, or to which they had access, to be redirected to 22 another adware server they controlled, or to which they had access, 23 so as to further maintain the integrity and success of the scheme.

24 160. ANCHETA would transfer a portion of the payments he 25 received from advertising service companies to SoBe as a fee for 26 maintaining the botnet and adware servers.

- 27
- 28 //

11

· •

1 OVERT ACTS

2

3

4

5

In furtherance of the conspiracy, and to accomplish the 161. objects of the conspiracy, defendant JEANSON JAMES ANCHETA and others known and unknown to the Grand Jury, committed various overt acts in Los Angeles County, within the Central District of 6 California, and elsewhere, including the following:

7 162. On or about August 13, 2004, ANCHETA transferred \$114.00 8 to Sago Networks through Paypal as payment for access to a server.

163. On or about September 3, 2004, ANCHETA transferred 9 \$100.00 to Sago Networks through Paypal as payment for access to a 10 11 server.

12 164. On or about September 21, 2004, during a chat on AIM, ANCHETA told another AIM user who had offered to install ANCHETA's 13 14 clickers on bots in exchange for a percentage of any advertising 15 affiliate payment generated, "i pay sherby \$500 month to do my 16 clicker everyday as topic for 30 min but he has a lot of bots ... i mean SOBE." 17

165. On or about September 27, 2004, ANCHETA transferred 18 \$200.09 from his Wells Fargo Bank account to The Planet as payment 19 for access to a server. 20

166. On or about October 8, 2004, ANCHETA received \$2,305.89 21 22 from LOUDcash through Paypal.

23 167. On the same day, on or about October 8, 2004, ANCHETA 24 transferred \$120 to SoBe through Paypal.

168. On or about October 5, 2004, during a chat on AIM, 25 ANCHETA educated SoBe about how to avoid detection by network 26 27 administrators, security analysts, or law enforcement, explaining, among other things, "try and limit yourself from logging into your 28

bots unless its very important because that's how it gets sniffed," "if you do login into your bots don't ever [use] your real handle," and if "authorities or anything" find "the box," "just ignore and notify me."

5 169. On or about October 5, 2004, during a chat on AIM,
6 ANCHETA gave SoBe the operator password to the IRC channel
7 #syzt3m#.

8 170. On or about October 5, 2004, during a chat on AIM,
9 ANCHETA asked SoBe, "when do you want to start doing the lc
10 [LOUDcash] stuff again. . .i'm still waiting for lc [LOUDcash] to
11 fucking pay. . .tomorrow they should pay since its the 6th."

12 171. On or about October 17, 2004, during a chat on AIM, while 13 discussing with SoBe clicker install statistics, ANCHETA stated 14 that he was receiving affiliate credit for at least 1,000 clickers 15 per day, commenting, "i'm averaging an extra 2-3 buffalo.edu per 30 16 minutes with this forbot hehe."

17 172. On or about October 17, 2004, during a chat on AIM, after 18 learning from SoBe that a server they controlled, or to which they 19 had access, "hit new high max this morning," that SoBe believed 20 they would need access to another server soon, and that SoBe would 21 need help in moving some of the botnet to a new server, ANCHETA 22 replied, "i dont care ur helping me im helping you its all good."

173. On or about October 17, 2004, during a chat on AIM, ANCHETA reassured SoBe, explaining "fbi dont bust ya for having bots...its how you use them...i mean think about it, a company that makes thousands a day and you crippled it just for a day they lose lots and not just affecting that site your affecting many others on that box...haha many ways of killing a box without

1 ddos -=)."

174. On or about October 17, 2004, during a chat on AIM, ANCHETA instructed SoBe to "switch to lc [LOUDcash]," to which SoBe responded, "i forgot actually . . .damn, that was almost an hour. . .the reason why i dont like to do both [affiliate programs] . . .is than [sic] i would be paying them so much."

7 175. On or about October 18, 2004, ANCHETA transferred \$65.00
8 to Sago Networks through Paypal as payment for access to a server.

9 176. On or about October 20, 2004, ANCHETA deposited a
10 \$3,034.61 check from Gammacash into his Wells Fargo Bank account.

11 177. On or about October 21, 2004, during a chat on AIM, when 12 SoBe complained that "there werent a lot of bots," ANCHETA told 13 SoBe to "stay in the server" and that ANCHETA would "restart the 14 box first thing tomorrow."

15 178. On or about October 21, 2004, during a chat on AIM, 16 ANCHETA discussed with SoBe how to change the topic in the IRC 17 channel to maximize the number of bots successfully redirected to 18 the adware servers without detection.

19 179. On or about October 24, 2004, during a chat on AIM, 20 ANCHETA told SoBe, "if you wanna keep seeing the money coming lets 21 keep the bot talking to nothing," explaining, "there are tons of 22 admins [network administrators] out there, thats why i tell 23 everyone i have no bots."

180. On or about October 24, 2004, during a chat on AIM, ANCHETA and SoBe discussed their affiliate earnings, ANCHETA predicted that SoBe would make "2.2gs" by the end of the month, and when SoBe asked, "I wonder how long itll last," ANCHETA responded, "as long as everything is [on the "down low" or undiscovered] im

1 estimating 6 more months to 8 months, hopefully a year."

181. On or about October 30, 2004, during a chat on AIM,
ANCHETA told SoBe he was setting the topic in IRC to LOUDcash,
namely, that ANCHETA would redirect the bots in the IRC channel to
navigate to the adware server where LOUDcash clickers would
surreptitiously install onto the bots.

7 182. On or about October 30, 2004, during a chat on AIM,
8 ANCHETA discussed with SoBe the money they were making, commenting
9 "its easy like slicing cheese," to which SoBe later responded, "I
10 just hope this lc [LOUDcash] stuff lasts a while so I don't have to
11 get a job right away."

12 183. On or about October 31, 2004, during a chat on AIM, 13 ANCHETA mentioned to SoBe, "you did good this month," predicted 14 that SoBe would make over \$1,000 for the month, and instructed SoBe 15 to upgrade his Paypal account so that he could receive a payment in 16 an amount over \$1,000.

17 184. On or about October 31, 2004, during a chat on AIM, SoBe 18 told ANCHETA, "hey btw [by the way] there are gov/mil on the box if 19 you want to get rid of them," to which ANCHETA responded "rofl 20 [rolling on the floor laughing]."

185. In or about November 2004, ANCHETA leased a server
located at FDCServers.

23 186. On or about November 2, 2004, ANCHETA transferred \$187.00 24 from his Wells Fargo Bank account to The Planet as payment for 25 access to a server.

26 187. On or about November 5, 2004, ANCHETA deposited a 27 \$3,970.91 check from Gammacash into his Wells Fargo Bank account. 28 //

188. On or about November 9, 2004, ANCHETA obtained access to a server located at EasyDedicated.

189. On or about November 10, 2004, during a chat on AIM, when SoBe told ANCHETA that a large number of bots from uncc.edu were reporting to an IRC channel they controlled, or to which they had access, ANCHETA warned SoBe "if you do it too much you will get caught up one time or another."

190. On or about November 12, 2004, during a chat on AIM, SoBe told ANCHETA, "we hit 49.990k this morning, usually the box peaks at 50000," to which ANCHETA responded, "im getting another box. . .i suggest u do too."

12 191. On or about November 12, 2004, during a chat on AIM, 13 ANCHETA asked SoBe to remind him which email account SoBe was using 14 at Paypal so that ANCHETA could pay him from the affiliate proceeds 15 ANCHETA was expecting to receive shortly.

16 192. On or about November 16, 2004, ANCHETA received \$1,263.7317 from LOUDcash through Paypal.

18 193. On the same day, or about November 16, 2004, ANCHETA 19 transferred \$1,100 to SoBe through Paypal.

20 194. On or about November 19, 2004, ANCHETA deposited a
21 \$4,044.26 check from Gammacash into his Wells Fargo Bank account.

195. Or about November 19, 2004, during a chat on AIM, ANCHETA told SoBe that he had set up a server "just as a distraction for the fbi to see that im running legal network."

25 196. On or about November 20, 2004, during a chat on AIM,
26 ANCHETA told SoBe, "hey bro try to find me a west coast datacenter
27 that allows ircd."

28 //

1

2

3

4

5

6

7

8

9

10

11

197. On or about November 20, 2004, during a chat on AIM, ANCHETA told SoBe "i hope the box dont get reported again, I ddosed with my bots on there, i needed the extra power, it wont get reported though since its a new .exe."

1

2

3

4

5

6

7

8

9

10

11

12

198. On or about November 20, 2004, during a chat on AIM, ANCHETA told SoBe that he would change the topic in the IRC channel to redirect the bots to a different adware server and monitor the channel for an hour or so while SoBe was unavailable to do so.

199. On or about November 20, 2004, during a chat on AIM, while discussing their affiliate earnings, ANCHETA told SoBe, "my average spending is \$600 a week, every friday I buy new clothes and every week I buy new parts for my car."

13 200. On or about November 23, 2004, ANCHETA transferred 14 \$149.00 from his Wells Fargo Bank account to FDCServers as payment 15 for access to a server.

16 201. On or about November 24, 2004, ANCHETA caused SoBe to17 obtain access for them to a server from Sago Networks.

18 202. On or about November 27, 2004, during a chat on AIM, 19 ANCHETA taught SoBe how to run IRCD, configure, and set 20 root/administrator privileges and passwords on the new server SoBe 21 had leased from Sago Networks.

22 203. On or about November 28, 2004, during a chat on AIM, 23 ANCHETA told SoBe that one of their adware servers was flooded and 24 instructed SoBe to set more than one topic in IRC for a few hours 25 to simultaneously direct the bots to multiple adware servers to 26 correct the problem.

27 204. On or about December 7, 2004, during a chat on AIM,
28 ANCHETA agreed with SoBe that he should log into the IRC channel

1 and improve the "scanners."

2 205. On or about December 7, 2004, during a chat on AIM,
3 ANCHETA warned SoBe to use more innocuous, common sounding names
4 like "imports" or "honda" as the domains for the botnet and adware
5 servers, explaining, "that lessens the suspicious activity . . .
6 only dumbasses buy domains for there [sic] botnets and call it
7 1337-botnet.com."

8 206. On or about December 7, 2004, during a chat on AIM, 9 ANCHETA explained to SoBe, "most ppl dont know that bnets how they 10 spread all depends on what kind of bots your starting with, if you 11 have a wide range of different isp bots you will spread a lot 12 faster, thats why nets stop at a certain point its because theres 13 nothing else to scan."

207. On or about December 7, 2004, during a chat on AIM, 14 15 ANCHETA posted to SoBe a complaint message he had received from an 16 internet hosting company that read "the IRC server controlling the 17 bot drones is on port >6667, and the IRC channel is #syzt3m," 18 commented to SoBe, "they forgot the # rofl so we are cool," told 19 SoBe "I'm gonna msg them saying 'this irc network was investigated by my staff and we have removed the suspicious channel related to 20 21 this'" and concluded, "haha always works."

22 208. On or about December 7, 2004, during a chat on AIM,
23 ANCHETA told SoBe, "a tip to you is after setting up a bnet or irc
24 or something illegal, do history -c, it will clear ur [your]
25 history cmd's [commands]."

209. On or about December 7, 2004, ANCHETA received \$1,306.52
from LOUDcash through Paypal.

28 //

210. On or about December 7, 2004, ANCHETA transferred \$1,200 to SoBe through Paypal.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

211. On or about December 7, 2004, ANCHETA discussed with SoBe over AIM the various advertising service companies for which they could serve as affiliates by using their botnets to install malicious code and make money, concluding "its immoral but the money makes it right."

212. On or about December 7, 2004, during a chat on AIM, ANCHETA and SoBe tested and modified the malicious code they were using to improve the efficiency and performance of the botnet and clickers.

213. On or about December 10, 2004, ANCHETA deposited a \$2,732.96 check from Gammacash into his Wells Fargo Bank account.

214. On or about December 14, 2004, ANCHETA caused a computer on the computer network of the China Lake Naval Air Facility to attempt to connect to #syzt3m#, an IRC channel he controlled, located on an IRC server at Sago Networks leased by SoBe.

215. On or about December 20, 2004, ANCHETA transferred \$149.00 from his Wells Fargo Bank account to FDCServers as payment for access to a server.

216. On or about December 24, 2004, ANCHETA deposited a \$2,352.86 check from Gammacash into his Wells Fargo Bank account.

23 217. On or about January 5, 2005, ANCHETA caused a computer on 24 the computer network of the China Lake Naval Air Facility to 25 attempt to connect to #syzt3m#, an IRC channel he controlled, 26 located on an IRC server at Sago Networks leased by SoBe.

27 218. On or about January 7, 2005, ANCHETA received \$450.63
28 from LOUDcash through Paypal.

219. On or about January 8, 2005, ANCHETA transferred \$425 to
 SoBe through Paypal.

220. On or about January 9, 2005, ANCHETA caused a computer on the computer network of the Defense Information Security Agency to attempt to connect to #syzt3m#, an IRC channel he controlled, located on an IRC server at Sago Networks leased be SoBe.

7 221. On or about January 10, 2005, ANCHETA deposited a
8 \$2,139.86 check from Gammacash into his Wells Fargo Bank account.

9 222. On or about January 21, 2005, ANCHETA deposited a
10 \$2,429.81 check from Gammacash into his Wells Fargo Bank account.

11 223. On or about February 6, 2005, ANCHETA caused a computer 12 on the computer network of the Defense Information Security Agency 13 to attempt to connect to #syzt3m#, an IRC channel he controlled, 14 located on an IRC server at Sago Networks leased by SoBe.

224. On or about February 7, 2005, ANCHETA deposited a
\$2,988.11 check from Gammacash into his Wells Fargo Bank account.

17 225. On or about February 16, 2005, ANCHETA transferred \$1,100
18 to SoBe through Paypal.

19 226. On or about February 16, 2005, ANCHETA caused the 20 approximately 18,540 bots that had joined the IRC channel #syzt3m# 21 to be redirected to navigate to an adware server located at 22 FDCServers which he controlled, or to which he had access, and 23 receive additional malicious code, namely, clickers.

24 227. On or about February 16, 2005, after FDCServers 25 terminated ANCHETA's lease "for hosting malicious botnets," ANCHETA 26 caused the topic in the IRC channel #syzt3m# to change to redirect 27 the bots in that channel to navigate to a different adware server, 28 one at EasyDedicated that he controlled, or to which he had access.

228. On or about February 17, 2005, ANCHETA caused the approximately 19,901 bots that had joined the IRC channel #syzt3m# to be redirected to navigate to an adware server located at EasyDedicated which he controlled, or to which he had access, and attempt to receive additional malicious code, namely, clickers.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

229. On or about February 18, 2005, ANCHETA caused the approximately 21,973 bots that had joined the IRC channel #syzt3m# to be redirected to navigate to an adware server located at EasyDedicated which he controlled, or to which he had access, and attempt to receive additional malicious code, namely, clickers.

230. On or about February 22, 2005, ANCHETA or SoBe caused the approximately 19,148 bots that had joined the IRC channel #syzt3m# to be redirected to navigate to an adware server located at EasyDedicated which ANCHETA controlled, or to which ANCHETA had access, and attempt to receive additional malicious code, namely, clickers.

17 231. On or about February 24, 2005, ANCHETA or SoBe caused the 18 approximately 23,410 bots that had joined the IRC channel #syzt3m# 19 to be redirected to navigate to an adware server located at 20 EasyDedicated which ANCHETA controlled, or to which ANCHETA had 21 access, and attempt to receive additional malicious code, namely, 22 clickers.

23 232. On or about February 25, 2005, ANCHETA or SoBe caused the 24 approximately 19,205 bots that had joined the IRC channel #syzt3m# 25 to be redirected to navigate to an adware server located at 26 EasyDedicated which ANCHETA controlled, or to which ANCHETA had 27 access, and attempt to receive additional malicious code, namely, 28 clickers.

233. On or about February 25, 2005, ANCHETA deposited a \$3,541.31 check from Gammacash into his Wells Fargo Bank account.

234. On or about February 27, 2005, ANCHETA caused the approximately 23,879 bots that had joined the IRC channel #syzt3m# to be redirected to navigate to an adware server located at EasyDedicated which ANCHETA controlled, or to which ANCHETA had access, and attempt to receive additional malicious code, namely, clickers.

235. On or about February 28, 2005, ANCHETA leased a server from Sago Networks.

236. On or about February 28, 2005, ANCHETA transferred \$156.14 to Sago Networks through Paypal as payment for access to a server.

237. On or about February 28, 2005, ANCHETA caused the topic in the IRC channel #syzt3m# to change to redirect the approximately 27,494 bots that had joined the channel to navigate to a different adware server, namely to the one at Sago Networks he had just leased, and attempt to receive additional malicious code, namely, clickers.

238. On or about March 1, 2005, ANCHETA caused the approximately 23,879 bots that had joined the IRC channel #syzt3m# to be redirected to navigate to an adware server located at Sago Networks which he controlled, or to which he had access, and attempt to receive additional malicious code, namely, clickers.

239. On or about March 8, 2005, ANCHETA deposited a \$3,188.21 6 check from Gammacash into his Wells Fargo Bank account.

27 240. On or about March 20, 2005, ANCHETA caused the
28 approximately 17,957 bots that had joined the IRC channel #syzt3m#

1

2

3

4

5

6

7

to be redirected to navigate to an adware server located at Sago
 Networks which he controlled, or to which he had access, and
 attempt to receive additional malicious code, namely, clickers.

4 241. On or about March 22, 2005, ANCHETA deposited a \$7,996.10
5 check from Gammacash into his Wells Fargo Bank account.

6 242. On or about March 23, 2005, ANCHETA caused the 7 approximately 19,365 bots that had joined the IRC channel #syzt3m# 8 to be redirected to navigate to an adware server located at Sago 9 Networks which he controlled, or to which he had access, and 10 attempt to receive additional malicious code, namely, clickers.

243. On or about April 3, 2005, ANCHETA transferred \$185.50 to
Sago Networks through Paypal as payment for access to a server.

244. On or about April 5, 2005, ANCHETA deposited a \$6,336.86
check from Gammacash into his Wells Fargo Bank account.

15 245. On or about April 7, 2005, SoBe caused the approximately 16 14,244 bots that had joined the IRC channel #syzt3m# to be 17 redirected to navigate to an adware server located at Sago Networks 18 which ANCHETA controlled, or to which ANCHETA had access, and 19 attempt to receive additional malicious code, namely, clickers.

20 246. On or about April 16, 2005, ANCHETA or SoBe caused the 21 approximately 3,636 bots that had joined the IRC channel #syzt3m# 22 to be redirected to navigate to an adware server located at Sago 23 Networks which ANCHETA controlled, or to which ANCHETA had access, 24 and attempt to receive additional malicious code, namely, clickers.

25 247. On or about April 22, 2005, ANCHETA deposited a \$4,010.81 26 check from Gammacash into his Wells Fargo Bank account. 27 //

28 //

1	248. On or about April 27, 2005, ANCHETA or SoBe caused the
2	approximately 7,779 bots that had joined the IRC channel #syzt3m#
3	to be redirected to navigate to an adware server located at Sago
4	Networks which ANCHETA controlled, or to which ANCHETA had access,
5	and attempt to receive additional malicious code, namely, clickers.
6	249. On or about May 3, 2005, ANCHETA transferred \$204.00 from
7	his Wells Fargo Bank account to Sago Networks as payment for access
8	to a server.
9	250. On or about May 20, 2005, ANCHETA deposited a \$2,750.96
10	check from Gammacash into his Wells Fargo Bank account.
11	251. On or about June 9, 2005, ANCHETA deposited a \$1,513.46
12	check from Gammacash into his Wells Fargo Bank account.
13	11
14	
15	. //
16	//
17	11
18	11
19	11
20	
21	
22	//
23	11
24	//
25	11
26	
27	//
28	//

٠.

· .

COUNT FIVE

[18 U.S.C. §§ 1030(a)(5)(A)(i), 1030(a)(5)(B)(v), and 1030(b)]
252. The Grand Jury hereby repeats and re-alleges all of the
introductory allegations set forth in paragraphs 1 through 64, as
well as paragraphs 98, 113, 114, 144 through 251 of this
Indictment.

7 253. Beginning at least as early as December 13, 2004, and 8 continuing through at least as late as January 26, 2005, in Los Angeles County, within the Central District of California, and 9 10 elsewhere, defendant JEANSON JAMES ANCHETA knowingly caused the 11 transmission of a program, information, code and command, and as a 12 result of such conduct, intentionally caused damage without 13 authorization to a protected computer used in interstate and 14 foreign commerce and communication, namely, defendant JEANSON JAMES ANCHETA knowingly caused the transmission of malicious code to 15 protected computers belonging to the China Lake Naval Air Facility 16 17 that directed those computers to attempt to connect and connect to an IRC server outside the China Lake Naval Air Facility computer 18 network to await further instructions, which, as a result of such 19 20 conduct, caused damage affecting a computer system used by and for 21 a government entity in furtherance of the administration of justice, national defense, and national security. 22

23 //

1

- 24 //
- 25 //
- 26 //
- 27 //
- 28 //

COUNT SIX

[18 U.S.C. §§ 1030(a)(5)(A)(i), 1030(a)(5)(B)(v), and 1030(b)] 254. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as paragraphs 98, 113, 114, 144 through 251 of this Indictment.

7 255. Beginning at least as early as January 9, 2005, and continuing through at least as late as February 6, 2005, in Los 8 Angeles County, within the Central District of California, and 9 elsewhere, defendant JEANSON JAMES ANCHETA knowingly caused the 10 transmission of a program, information, code and command, and as a 11 result of such conduct, intentionally caused damage without 12 authorization to a computer used in interstate and foreign commerce 13 14 and communication, namely, defendant JEANSON JAMES ANCHETA knowingly caused the transmission of malicious code to protected 15 16 computers belonging to the Defense Information Security Agency that 17 directed those computers to attempt to connect and connect to an IRC server outside the Defense Information Security Agency computer 18 network to await further instructions, which, as a result of such 19 20 conduct, caused damage affecting a computer system used by and for a government entity in furtherance of the administration of 21 justice, national defense, and national security. 22

23 //

1

2

3

4

5

6

- 24 // 25 //
- 26 //
- 27 //
- 28 //

COUNTS SEVEN THROUGH ELEVEN

[18 U.S.C. §§ 1030(a)(4) and 1030(b)]

256. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as all of the allegations pertaining to the scheme to defraud set forth in paragraphs 98, 113, 114, 144 through 251 of this Indictment.

8 257. During on or about the following dates, in Los Angeles County, within the Central District of California, and elsewhere, 9 defendant JEANSON JAMES ANCHETA knowingly and with intent to 10 defraud accessed without authorization the following approximate 11 12 numbers of computers involved in interstate and foreign commerce 13 and communication, and furthered the intended fraud by installing adware on those computers without notice to or consent from the 14 15 users of those computers, and by means of such conduct, obtained 16 the following approximate monies from the following advertising 17 service companies:

18	l			
19 20	COUNT	APPROXIMATE <u>DATES</u>	APPROXIMATE NUMBER OF PROTECTED COMPUTERS ACCESSED WITHOUT <u>AUTHORIZATION</u>	APPROXIMATE <u>PAYMENT</u>
21 22	SEVEN	November 1, 2004 through November 19, 2004	26,975	\$4,044.26 from Gammacash
23	EIGHT	November 16,2004 through December 7,2004	8,744	\$1,306.52 from LOUDcash
24 25	NINE	January 15, 2005 through February 7, 2005	19,934	\$2,988.11 from Gammacash
26	•		L.,	

28

27

1

1 2 3	COUNT	APPROXIMATE <u>DATES</u>	APPROXIMATE NUMBER OF PROTECTED COMPUTERS ACCESSED WITHOUT <u>AUTHORIZATION</u>	APPROXIMATE <u>PAYMENT</u>
4 5	TEN	March 1, 2005 through March 22, 2005	53,321	\$7,996.10 from Gammacash
6	ELEVEN	April 1, 2005 through April 22, 2005	28,066	\$4,010.81 from Gammacash
8	//			
9	//			
10	//			
11	//			
12	11			
13	//			
14	//			
15	//			
16	//			
17	//			
.8	//			
9	//			
0	//			
1	//			
2	//			
3	//			
4	//			
25	11			
6	//			
7	//			
3	//			

٠,

· ·.

COUNTS TWELVE THROUGH SIXTEEN

[18 U.S.C. § 1956(a)(1)(A)(i)]

258. The Grand Jury hereby repeats and re-alleges all of the introductory allegations set forth in paragraphs 1 through 64, as well as all of the allegations set forth in paragraphs 98, 113, 114, 144 through 258.

259. On or about the following dates, in Los Angeles County, 7 within the Central District of California, and elsewhere, defendant 8 JEANSON JAMES ANCHETA knowingly conducted the following financial 9 transactions that involved the transfer of proceeds of specified 10 unlawful activity, namely accessing protected computers to conduct 11 fraud in violation of 18 U.S.C. \$ 1030(a)(4) and 1030(b), as 12 alleged in Counts Seven through Eleven of this Indictment, which 13 financial transactions affected interstate and foreign commerce, 14 knowing that the property involved in each of the financial 15 transactions represented the proceeds of some form, though not 16 necessarily which form, of unlawful activity constituting a felony 17 under federal, state, or foreign law, and with the intent to 18 promote the carrying on of specified unlawful activity, namely, the 19 transfer of payments to Internet hosting companies for access to 20 the servers used to commit the intended fraud, as follows: 21

24 fund	<u>SACTION</u>
	sfer of s from
Bai	s Fargo 1k to ervers

27

28

1

2

3

4

5

1			r	
2	<u>COUNT</u>	APPROXIMATE <u>DATE</u>	APPROXIMATE <u>AMOUNT</u>	FINANCIAL <u>TRANSACTION</u>
- 3 4 5	THIRTEEN	December 20, 2004	\$149.00	Transfer of funds from Wells Fargo Bank to FDCServers
6 7	FOURTEEN	February 28, 2005	\$157.14	Transfer of funds from Wells Fargo Bank to Sago Networks
8 9 10	FIFTEEN	April 3, 2005	\$185.50	Transfer of funds from Wells Fargo Bank to Sago Networks
11 12 13	SIXTEEN	May 3, 2005	\$204.00	Transfer of funds from Wells Fargo Bank to Sago Networks
14			••••••••••••••••••••••••••••••••••••••	J.,
15	//			
16	//			
17	//			
18	//			
19	//			
20	//			
21	//			
22	//			
23	//			
24	//			
25	//			
26	//			
27	//			
28	//			

.

•

ί,

COUNT SEVENTEEN

1

2

4

[18 U.S.C. § 982 and 21 U.S.C. § 853]

260. For the purpose of alleging forfeiture pursuant to Title 3 18, United States Code, Section 982, and Title 21, United States Code, Section 853, the Grand Jury hereby repeats and re-alleges 5 each and every allegation of Counts One through Sixteen of this 6 7 Indictment.

261. Pursuant to Title 18, United States Code, Section 982(a), 8 defendant JEANSON JAMES ANCHETA, if convicted of one or more of the 9 offenses alleged in Counts One through Sixteen, shall forfeit to 10 the United States the following property: 11

12 a. All right, title, and interest in any and all 13 property involved in each offense, or conspiracy to commit such offense, for which the defendant is convicted, and all property 14 15 traceable to such property, including the following:

16 (1)the approximately \$2,989.81 in proceeds generated from the sale of bots and proxies, as alleged in Counts 17 One through Three of the Indictment, and deposited into Wells Fargo 18 19 Bank accounts ending in the numbers 8032 and 7644 and linked to 20 Paypal account resjames@sbcglobal.net;

21 (2) the approximately \$58,357.86 in proceeds 22 generated from the surreptitious install of adware on protected 23 computers accessed without authorization, as alleged in Counts Four 24 through Eleven of the Indictment, and deposited into a Wells Fargo 25 Bank account ending in the numbers 8032 and 7644 and linked to 26 Paypal account resjames@sbcglobal.net;

27 a 1993 BMW 325is, Vehicle Identification Number (3)WBABF4318PEK09502, California license plate number j4m3zzz, which 28

defendant JEANSON JAMES ANCHETA purchased on or about October 25, 2 2004 and improved thereafter with proceeds generated from the 3 offenses alleged in Counts One through Eleven of the Indictment;

b. all money or other property that was the subject of
each transaction, transportation, transmission or transfer in
violation of Title 18, United States Code, Section
1956(a)(1)(A)(i), as alleged in Counts Twelve through Sixteen;
and

9 c. all property used in any manner or part to commit or 10 to facilitate the commission of those violations, including the 11 following:

(1) one generic tower desktop computer containing a single internal hard disk, seized from the residence of defendant JEANSON JAMES ANCHETA on or about December 10, 2004;

(2) one IBM 2628 laptop computer, serial number 78FFT63, seized from the residence of defendant JEANSON JAMES ANCHETA
on or about December 10, 2004; and

(3) one Toshiba laptop computer, model number
 A7552212, serial number 35239783K seized from the residence of
 defendant JEANSON JAMES ANCHETA on or about May 26, 2005.

21 262. If, as a result of any act or omission by defendant JEANSON JAMES ANCHETA any of the foregoing money and 22 property (a) cannot be located by the exercise of due diligence; 23 (b) has been transferred, or sold to, or deposited with, a third 24 party; (c) has been placed beyond the jurisdiction of the Court; 25 (d) has been substantially diminished in value; or (e) has been 26 commingled with other property that cannot be subdivided without 27 difficulty, then any other property or interests of defendant 28

JEANSON JAMES ANCHETA, up to the value of the money and property described in the preceding paragraph of this Indictment, shall be subject to forfeiture to the United States. A TRUE BILL Forepérson DEBRA WONG YANG United States Attorney THOMAS P. O'BRIEN Assistant United States Attorney Chief, Criminal Division JAMES M. AQUILINA Assistant United States Attorney Cyber and Intellectual Property Crimes Section