	Case 2:24-cr-00702-HDV Document 1 Fi	led 11/21/24	Page 1 of 2	7 Page ID #:1
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4				CLERK, U.S. DISTRICT COURT
5				11/21/2024 CENTRAL DISTRICT OF CALIFORNIA
6			1	BY:ASIDEPUTY
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8	UNITED STATES	DISTRICT C	OURT	
9	FOR THE CENTRAL DI	STRICT OF C	ALIFORNIA	
10	June 2024	Grand Jury		
11	UNITED STATES OF AMERICA,	No. 2:24-	cr-00702-	HDV
12	Plaintiff,	<u>i n d i C</u>	<u>T M E N T</u>	
13	V.			evasion of C. § 7206:
14	ALEXANDER SMIRNOV,			tax return]
15	Defendant.			
16				
17				
18	The Grand Jury charges:			
19	INTRODUCTO:	RY ALLEGATI	ONS	
20	At times relevant to this Ind	ictment:		
21	1. Defendant ALEXANDER SMIF	RNOV was a	resident	of Los Angeles,
22	California and a self-described "c	onsultant."	·	
23	2. Defendant was born in th	e U.S.S.R.	and was n	aturalized as a
24	U.S. citizen on July 21, 2015.			
25	3. Defendant received more	than two m	illion do	llars in income
26	from multiple sources in 2020, 202	21 and 2022	. He used	these funds to
27	pay personal expenses for himself	and his D	omestic P	artner, a woman
28	that he has referred to as his gir	lfriend and	at other	times his wife,

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although they are not married. These expenditures included a \$1.4 million Las Vegas condominium, a Bentley, and hundreds of thousands of dollars of clothes, jewelry and accessories for himself and Domestic Partner purchased at high-end retailers in Los Angeles and Las Vegas. Defendant directed the payors to wire the money to

- a. a Bank of America (hereafter "BoA") account ending in 3928 held in the name of Avalon Group Inc. (hereafter "Avalon Account"), which the defendant controlled;
- b. a Wells Fargo account ending in 1356 held in the name of Domestic Partner, ("Domestic Partner Account") which the defendant controlled and into which the Defendant also transferred approximately \$1.8 million from the Avalon Account; and
- c. a Wells Fargo account ending in 1299 held in the name of Goldman Investments Group, which the defendant controlled and into which he also transferred \$150,000 from the Avalon Account.

4. Avalon Group Inc. ("Avalon") is the Defendant's alter ego. 18 19 Avalon was incorporated in the State of Delaware on January 22, 2020. The Defendant identified himself in a State of Delaware Annual 20 21 Franchise Tax Report as the CEO of Avalon and its only officer and 22 director. According to bank account applications, the Defendant 23 identified himself as the president of Avalon. On a business credit card application dated June 18, 2022, Smirnov listed \$60,000 in total 24 25 annual income and \$250,000 in gross business income, identified 26 investment income as the source of his income, and listed his current 27 position as real estate. Despite having an IRS tax filing requirement, 28 Avalon never filed a U.S. Corporation Income Tax Return on Form 1120.

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DATE

9/22/2020

8/31/2021

9/29/2021

I. Sources of Income

A. Company 1

5. In 2020, 2021 and 2022, Defendant received into the Avalon Account, \$1,534,000 from Company 1, including the payments listed below.

> AMOUNT \$600,000

\$750,000

\$60,000

\$60,000

\$64,000

\$1,534,000

TOTAL

PAYOR

12/14/2020 | Wire - Company 1

10/27/2021 Wire - Company 1

Wire - Company 1

Wire - Company 1

Wire - Company 1

B. BCG, LLC and Payor 1

6. In 2021 and 2022, Defendant received into the Avalon Account, \$800,000 from Payor 1 and BCG, LLC ("BCG"), an entity owned and controlled by Payor 1, including the payments listed below.

15	DATE	PAYOR	AMOUNT
16	12/1/2021	Wire - BCG	\$500,000
ΤŪ	3/30/2022	Wire - Payor 1	\$250,000
17	8/29/2022	Wire - BCG	\$50,000
		TOTAL	\$800,000

II. Transfers to the Domestic Partner Wells Fargo Account

7. In 2020, 2021 and 2022, the Defendant transferred more than \$1.8 million from the Avalon Account to the Domestic Partner Account. Specifically,

The Defendant wired the following amounts on the dates a. listed below:

DATE	AMOUNT
12/21/2020	\$740,000
12/6/2022	\$45,000

b. On the following dates, the Defendant purchased BoA cashiers' checks in the amounts listed below, which were drawn on the Avalon Account and then deposited into the Domestic Partner Account.

DATE	AMOUNT
3/6/2020	\$150,000
6/25/2020	\$99,500
10/13/2020	\$599,000
7/29/2021	\$14,500
8/31/2021	\$50,000
9/2/2021	\$50,000
9/7/2021	\$60,000
10/4/2021	\$59,500
11/5/2021	\$60,000
11/22/2021	\$60,000
11/29/2021	\$45,000
12/6/2021	\$30,000
2/24/2022	\$50,000
3/11/2022	\$150,000
3/23/2022	\$150,000
4/5/2022	\$50,000
5/2/2022	\$150,000
11/25/2022	\$45,000
TOTAL	\$1,872,500

8. The Defendant co-mingled these funds with other funds in the Domestic Partner Account.

III. <u>Defendant Used His Unreported Income to Pay His and Domestic</u> Partner's Personal Expenses

9. The Defendant used unreported income he received in the Avalon Account and the Domestic Partner Account to pay various personal expenses for the Defendant and for Domestic Partner.

10. The largest personal expense was the purchase of a million dollar condominium where he and Domestic Partner lived in Las Vegas in 2022.

11. The second largest single expense occurred on October 11, 2022, when the Defendant leased a Bentley using \$122,360 in funds from the Domestic Partner Account. The Defendant signed the check made out to Bentley Financial Services for the lease:

148 16-24/1220 4588 Servi ces Pay to the Kinar wa Order of Dollars RECFIL Wells Fargo Bank, N.A. **999401** VELL California wellsfargo.com 22 PM3:00 For Beaver

12. From 2021 to 2024, more than \$400,000 in personal credit card debt on the Defendant's Citi credit card was paid off from funds from the Domestic Partner Account.

IV. False and Fictitious Tax Returns

13. In order to conceal the millions of dollars he received in income in 2020, 2021 and 2022, the Defendant created and filed false Forms 1040, U.S. Individual Income Tax Returns, for himself and in Domestic Partner's name that included false and fictitious income and expenses. The Defendant used a professional tax return preparer to create these returns. The professional tax return preparer, who worked in Los Angeles, used a tax preparation software to create returns for the Defendant. The Defendant provided the professional tax return preparer with the income and expense figures included in the returns

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filed on his own behalf and the ones filed in Domestic Partner's name. 1 The Defendant did not provide any documents that substantiated any of 2 these figures. As a result, the professional tax return preparer 3 refused to sign the returns. The Defendant told the professional tax 4 5 return preparer that he would not disclose how he earned any income and that the professional tax return preparer should not inquire about 6 7 how he earned his income. The Defendant also instructed the tax return 8 preparer to delete any emails or messages with the Defendant, which 9 the professional tax return preparer did. The professional tax return 10 preparer advised the Defendant that the Schedule C to an U.S. Individual Income Tax Return was the most audited part of a tax return because it 11 12 was often used to cheat on taxes and that, as a result, the Defendant should collect and maintain records that supported all the income and 13 14 expenses he instructed the professional tax return preparer to include 15 on Schedule C. The Defendant provided income and expense numbers to 16 the professional tax return preparer both for his Form 1040 and the Form 1040 that he submitted in Domestic Partner's name. 17 The professional tax return preparer never spoke to or interacted with 18 19 Domestic Partner in 2020, 2021 or 2022.

14. In addition, on or about March 19, 2021, the Defendant prepared and filed a false Form 1120-S, U.S. Income Tax Return for an S Corporation, for Goldman Investments Group in 2020. This return included false and fictious income and expenses for Goldman Investments Group. The Defendant did not use the services of the professional tax return preparer in the creation of this return.

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Case 2:24-cr-00702-HDV Document 1 Filed 11/21/24 Page 7 of 27 Page ID #:7

A. Alexander Smirnov Forms 1040 1 Defendant filed false Forms 1040, U.S. Individual Income Tax 2 15. Returns, for himself where he falsely claimed on the Schedule C attached 3 to each return that he received: 4 5 \$40,000, in gross receipts for "consulting" in 2020, a. \$40,000 in gross receipts for "consulting" in 2021, and 6 a. 7 b. \$50,000 in gross receipts for "consulting" in 2022. 8 16. The Defendant did not pay taxes on this fictitious income. 9 Instead, on those Schedules C, he claimed fictitious expenses in the 10 following amounts in the following tax years: In 2020, \$31,980; 11 a. In 2021, \$39,878; and 12 b. In 2022, \$26,768. 13 с. 14 17. As a result, the Defendant falsely self-assessed owing the U.S. Treasury: 15 16 a. In 2020, only \$1,133 in taxes; Defendant further reduced his tax obligations by falsely claimed a \$600 COVID-19 pandemic rebate 17 18 for persons who earned \$75,000 or less, and \$538 in earned income 19 credit(EIC) which he falsely claimed entitled him to a refund of \$5; 20 21 b. In 2021, \$0 in taxes; Defendant again further reduced his 22 tax obligations by falsely claiming a \$1,400 COVID-19 pandemic rebate for persons who earned less than \$80,000, and \$19 in EIC, 23 24 which he then claimed entitled him to a refund in the amount of 25 \$1,419; and 26 с. In 2022, only \$4,136 in taxes. B. Domestic Partner Forms 1040 27 28 7

18. To further conceal the millions of dollars in income he received and used to pay his and Domestic Partner's personal expenses, including income deposited into the Domestic Partner Account from which his personal expenses were paid, Defendant also prepared and filed false Forms 1040 in the name of Domestic Partner in 2020, 2021 and 2022 where he falsely claimed on the Schedule C attached to each return that Domestic Partner received:

d. \$40,000, in gross receipts for "consulting" in 2020,

e. \$40,000 in gross receipts for "consulting" in 2021, and

f. \$60,000 in gross receipts for "consulting" in 2022.

19. Like his own Form 1040, Defendant claimed on those Schedules C similar fictitious expenses in the following amounts in the following tax years:

- a. In 2020, \$31,314;
- b. In 2021, \$36,689; and

c. In 2022, \$31,553.

17 20. As a result, the Defendant falsely assessed that Domestic18 Partner owed the U.S. Treasury:

a. In 2020, \$1,228 in taxes; the Defendant further reduced any tax obligations by falsely claiming that Domestic Partner was entitled to a \$538 EIC which he claimed resulted in Domestic Partner owing the U.S. Treasury only \$690;

b. In 2021, \$468 in taxes; the Defendant again further reduced any tax obligations by falsely claiming that Domestic Partner was entitled to \$470 EIC, which he then claimed entitled her to a refund in the amount of \$2; and
c. In 2022, \$5,933 in taxes.

C. Goldman Investments Group Forms 1120

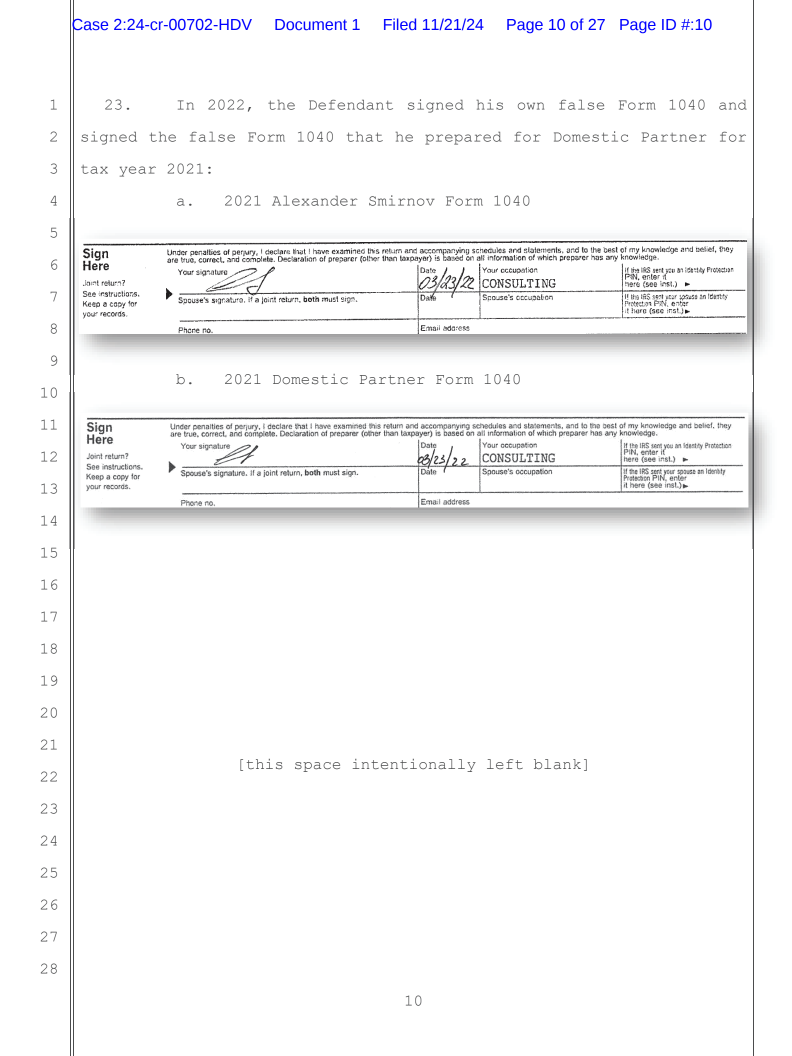
To further conceal the millions of dollars in income he 21. received into a bank account held in the name of Goldman Investments Group, the Defendant filed a Form 1120-S, U.S. Income Tax Return for an S Corporation, in the name of Goldman Investments Group in 2021. The Defendant falsely reported that Goldman had \$89,282 in gross sales and \$92,300 in total deductions.

D. Defendant Signed the False Returns

22. In 2021, the Defendant signed his own false return and the false returns he prepared in the name of Domestic Partner and Goldman Investments Group for tax year 2020.

2020 Alexander Smirnov Form 1040 a.

Here Joint return? See instructions.	Your signature		Date 04/21/252	Il information of which prepare Your occupation CONSULTING	If the IRS sent you an Identity Protection PIN, enter it here (see inst.)	
Keep a copy for your records.	Spouse's signature. If a joint	return <b>, both</b> must sign.	Date	Spouse's occupation	If the IRS sent your spouse an Identity Protection PIN, enter it here (see inst.)►	
	Phone no.		Email address			
	b. 2020 De	omestic Partne	r Form	1040		
Sign Here	Under penalties of perjury, I dec are true, correct, and complete.	lare that I have examined this return a Declaration of preparer (other than tax	nd accompanying so (payer) is based on a	hedules and statements, and all information of which prepar	to the best of my knowledge and belief, the has any knowledge.	
oint return?	Your signature		Date 04/2//202	Your occupation	If the IRS sent you an Identity Protect PIN, enter it here (see inst.)	
ee instructions. Eep a copy for our records.	Consume a night the init return both must sign		Date Spouse's occupation If the IRS sent your sp Protection PIN, ente it here (see inst.)			
	Phone no.		Email address			
Sign iere	er penalites of perfury, I declare that i set, and complete. Declaration of prej Signature of officer	have examined this return, including parer (other than taxpayer) is based or 03/13/0 Date	accompanying sche n all information of w	tules and statements, and to thich preparer has any knowle CCCO	May the IRS discuss this return with the preparer shown below See instructions.	
and a second	VType preparer's name	Preparer's signature SELF PREPARE	D	Date Chu sell	sck if PTIN Femployed	
			-			



	Case 2:24-cr-	00702-HDV	Document 1	Filed 11/21/2	4 Page 11 of 27	Page ID #:11
1	24.	In 2023,	the Defenda	nt prepare	d a false and	fictious Form
2	1040 for	Domestic	Partner and	d while he	e signed his	own false and
3	fictitiou	s Form 1040	his signatı	ure did not	appear on Dome	estic Partner's
4	return fo	r tax year	2022:			
5		a. 2022	Alexander S	mirnov Form	m 1040	
6						
7	Sign U Here		eclare that I have examined this beclaration of preparer (other	1	edules and statements, and to the bes information of which preparer has an	1
8	Joint return? See instructions. —	Your signature	1	04/14/23	Your occupation CONSULTING	If the IRS sent you an Identity Protection PIN, onter it here (see inst.)
	Keep a copy for your records.	Spouse's signature. If a join	at return, both must sign.	Date /	Spouse's occupation	If the IRS sent your spouse an identity Protection PIN, enter it here (see inst.)
9		Phone na,		Email address		
10						
11		b. 2022	Domestic Pa	rtner Form	1040	
12		Under penalties of perjury, I d	eclare that I have examined this	s return and accompanying se	hedules and statements, and to the be ill information of which preparer has an	st of my knowledge and belief, they
13	Here	are true, correct, and complet Your signature	e. Declaration of preparer (othe	Date	Your occupation	If the IRS sent you an Identity Protection PIN, enter it
14	See instructions Keep a copy for	Spouse's signature. If a join	nt return, beth-must sign.	04/14/23 Date	CONSULTING Spouse's occupation	here (see inst.) If the IRS sent your spouse an Identity Protection PIN, enter
	your records.	Phone no.	/	Email address		it here (see inst.)
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#### COUNT ONE

[26 U.S.C. § 7201: 2020 tax evasion]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

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2. On February 10, 2020, the Defendant caused the opening of the Avalon Bank Account, in the name of Avalon Group Inc., which he identified on the account opening document as an "S Corporation." An individual (hereafter "Bookkeeper") was identified as "president" of Avalon and the Defendant was identified as a "signer" on the account opening document. Bookkeeper agreed to be listed on the account because the Defendant had told her he wanted to use her services as a bookkeeper for Avalon's business and having signatory authority on the account meant she could access its statements for bookkeeping purposes. Bookkeeper never accessed any of the funds in the Avalon Account. Later the Defendant told Bookkeeper that he didn't need her services because Avalon wasn't operating. On July 21, 2021, the Defendant submitted a revised signature card to Bank of America that removed Bookkeeper, making him the sole signatory on the account.

3. On August 5, 2020, the Defendant submitted to Wells Fargo an "Addendum to Certificate of Authority," for the Goldman Investments Group account ending in 1299, adding himself as an authorized signer. The Defendant had previously, on June 27, 2018, caused Domestic Partner's adult son to open the Goldman Investments Group account ending in 1299 at Wells Fargo.

4. On August 24, 2020, the Defendant entered into a stock
purchase agreement with Company 1. The defendant signed the stock
purchase agreement on behalf of "Avalon Group Inc., a Delaware
corporation" as its "President" and "Authorized Officer." Pursuant

to that agreement, Company 1 purchased 51% of Avalon's common stock for a cash payment of \$1,350,000 "at Closing," and 1,500,000 shares of Company 1 "after closing."

5. The Defendant never delivered to Company 1 any stock certificates for Avalon because it was his alter eqo.

6. In order to cause Company 1 to purchase 51% of Avalon's common stock, the Defendant represented that Avalon owned valuable intellectual property. Specifically, in the stock purchase agreement, the Defendant represented that "Avalon has all rights, without encumbrance, to the Best Finex System and Ai Trading Algorithms." The Defendant never provided Company 1 with access to the "Best Finex System and Ai Trading Algorithms."

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Further, in that agreement, the Defendant represented that:

"Avalon has provided to Company 1 financial statements a. for the year ended December 31, 2019 (collectively, the "Financial Statements")." The Defendant did not, in fact, provide any financial statements for Avalon to Company 1 because Avalon had none, as it was the Defendant's alter ego.

b. Avalon has "timely filed all tax returns and reports (including information returns and reports) as required by law." In fact, the Defendant had never filed tax returns on behalf of Avalon Group Inc. because it was his alter ego.

23 "No employee, officer, director or shareholder of с. Avalon or member of his or her immediate family (together, "Related Parties") is indebted to Avalon, nor is Avalon indebted (or committed to make loans or extend or guarantee credit) to the Related Parties in the aggregate in excess of \$10,000." Thus, the money that the

Defendant took from Avalon's BoA account ending in 3928 was not the
 repayment of a loan from him to Avalon.

d. "Avalon has furnished to Company 1 true and complete
copies of ... (b) the minute books of Avalon and (c) the stock transfer
books of Avalon." The Defendant did not, in fact, provide Company 1
with the minute books of Avalon or the stock transfer books of Avalon
because neither existed since it was his alter eqo.

8. On September 22, 2020, Company 1 wired the Defendant \$600,000 and on December 14, 2020, Company 1 wired the Defendant \$750,000, for a total of \$1.35 million, the amount contained in the stock purchase agreement. Both wires were made into the Avalon Account at BoA ending in 3928.

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9. When the Avalon Account was opened on February 10, 2020, \$100 was deposited into it. On July 9, 2024, the balance in the Avalon Account was \$31.12. The next transaction in the account was when Company 1 wired \$600,000 into the account on September 22, 2020, pursuant to the stock purchase agreement. The Defendant then paid various personal expenses totaling \$617 out of the Avalon Account.

19 10. On October 13, 2020, less than 30 days after he received the \$600,000 payment from Company 1, the Defendant withdrew \$599,000 20 21 and purchased a cashier's check in the same amount, which was then 22 deposited in Domestic Partner Account. Various personal expenses 23 were then paid out of the Wells Fargo account for the Defendant's and Domestic Partner's benefit including property taxes and homeowner's 24 association fees for their home in California at the time, utilities 25 26 for that home, healthcare costs, personal credit cards and other expenses. Similarly, on December 21, 2020, less than one week after 27 28 the Defendant received a \$750,000 wire from Company 1 into the Avalon

Account, he wired \$740,000 to the Domestic Partner Account. After
 December 21, 2020, personal expenses were paid out of the Domestic
 Partner Account for the benefit of the Defendant and Domestic
 Partner.

#### The Charge

11. From on or about January 1, 2020, through on or about April 21, 2021, in the Central District of California and elsewhere, the Defendant ALEXANDER SMIRNOV, willfully attempted to evade and defeat income tax due and owing by him to the United States of America, for the calendar year 2020, by committing the following affirmative acts among others:

a. On March 13, 2021, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Income Tax Return for an S Corporation, Form 1120-S, for Goldman Investments Group, which was submitted to the Internal Revenue Service.

b. On April 21, 2021, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for himself, which was submitted to the Internal Revenue Service.

c. On April 21, 2021, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for Domestic Partner, which was submitted to the Internal Revenue Service.

In violation of Title 26, United States Code, Section 7201.

#### COUNT TWO

[26 U.S.C. § 7206: Smirnov false 2020 1040]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

2. On or about April 21, 2021, in the Central District of California, and elsewhere, the Defendant ALEXANDER SMIRNOV willfully made and subscribed and filed and caused to be filed with the Internal Revenue Service, a Form 1040, U.S. Individual Income Tax Return, which was verified by a written declaration that it was made under the penalties of perjury and which Defendant did not believe to be true and correct as to every material matter. Specifically, among other items,

"total income," in the amount of \$8,020 at line 9;

b. "Earned Income Credit" in the amount of \$538 at line 27;and

c. "Recovery rebate credit," in the amount of \$600 at line 30.In violation of Title 26, United States Code, Section 7206(1).

a.

# COUNT THREE

2	[26 U.S.C. § 7206: Domesti	ic Part	ner false 2020	0 1040]	
3	1. The Grand Jury re-alleges	s parag	graphs 1 throu	gh 20 of the	
4	Introductory Allegations in this In	ndictme	ent here.		
5	2. On or about April 21, 202	21, in	the Central D	istrict of	
6	California, and elsewhere, the Defe	endant	ALEXANDER SMI	RNOV willfully	
7	made and subscribed and filed and o	caused	to be filed w	ith the	
8	Internal Revenue Service, a U.S. In	ndividu	al Income Tax	Return, on	
9	Form 1040, in the name of Domestic	Partne	er, which was	verified by a	
10	written declaration that it was made	de unde	er the penalti	es of perjury	
11	and which Defendant did not believe to be true and correct as to				
12	every material matter. Specifically, among other items:				
13	a. "total income," in the amount of \$8,686 at line 9; and				
14	b. "earned income credit," :	b. "earned income credit," in the amount of \$538 on line 27.			
15	3. The return also contained	d the I	Defendant's si	gnature, rather	
16	than Domestic Partner's:				
17	a. 2020 Alexander Smirnov Fo	orm 104	10		
18	Sign Here Under penalties of perjury, I declare that I have examined this return and are true, correct, and complete. Declaration of preparer (other than taxpa	accompanying sch yer) is based on al			
19	Joint return?	- // -///	Your occupation CONSULTING	If the IRS sent you an Identity Protection PIN, enter if here (see inst.)	
20	Keep a copy for your records.	Date Email address	Spouse's occupation	If the IRS sent your spouse an Identity Protection PIN, enter it here (see inst.) ►	
21	Phone no.	Linai address			
22	b. 2020 Domestic Partner Fo	rm 104(	)		
23	Sign Here Under penalties of perjury, I declare that I have examined this return and are true, correct, and complete. Declaration of preparer (other than taxpi	d accompanying so ayer) is based on	hedules and statements, and to the best all information of which preparer has any	t of my knowledge and belief, they y knowledge.	
24	Joint return?	Date 04/21/207	Your occupation CONSULTING	If the IRS sent you an Identity Protection PIN, enter it here (see inst.)	
25	Keep a copy for your records.	Date	Spouse's occupation	If the IRS sent your spouse an identity Protection PIN, enter it here (see inst.) ►	
26	Phone no.	Email address			
27	In violation of Title 26, Uni	ted Sta	ates Code, Sec	tion 7206(1).	
27 28	In violation of Title 26, Uni	ted Sta	ates Code, Sec	tion 7206(1).	

# COUNT FOUR

[26 U.S.C. § 7206: Goldman Investments Group's false 2020 1120-S]
1. The Grand Jury re-alleges paragraphs 1 through 20 of the
Introductory Allegations in this Indictment here.

2. On or about March 13, 2021, in the Central District of California, and elsewhere, the Defendant ALEXANDER SMIRNOV willfully made and subscribed and filed and caused to be filed with the Internal Revenue Service, a U.S. Income Tax Return for an S Corporation, on Form 1120-S, in the name of Goldman Investments Group, which was verified by a written declaration that it was made under the penalties of perjury and which Defendant did not believe to be true and correct as to every material matter. Specifically, among other items:

a. "gross receipts or sales," in the amount of \$89,282 on line1a; and

b. "Total deductions," in the amount of \$92,300 on line 20.3. The return also contained the Defendant's signature:

a. 2020 Alexander Smirnov Form 1040

int return? ee instructions. eep a copy for ur records.	Your signature Spouse's signature. If a joint ref	Spouse's signature. If a joint return, <b>both</b> must sign.		Date Spouse's occupation		PIN, enter if here (see inst.) ► If the IRS sent your spouse an Identity Protection PIN, enter it here (see inst.)►	
	Phone no. Email address						
	b. 2020	Goldman Inve	atmont	c Croup For	cm 1120		
	D. 2020	GOTUMAN INVE	escillenc	s Gloup roi	_111 _120		
Sign	ter penaities of periury, I declare that I h rect, and complete. Declaration of prepar	ave examined this return, including a rer (other than taxpayer) is based on	ccompanying schedu all information of whi	es and statements, and to the bar ch preparer has any knowledge.			
iere	A	03/13/2		eo	See instructions.		
1	Signature of officer'	Preparer's signature	Title	ate Check		es [NO]	
Prk	TE DEFENDED	SELF PREPAREI	)	self-emplo	oyed	_	
and have	LF PREPARED						

#### COUNT FIVE

[26 U.S.C. § 7201: 2021 tax evasion]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

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2. On September 27, 2021, the Defendant submitted a "Business Signature Card and Substitute Form W-9" to BoA for the Avalon Account ending in 3928 where he identified himself as "president" of Avalon.

8 3. On August 31, 2021, the Defendant received in the Avalon
9 Account a \$60,000 wire from Company 1.

4. On September 7, 2021, the Defendant purchased a BoA cashiers' check in the amount of \$60,000 drawn on the Avalon Account, which was deposited into the Domestic Partner Account. These funds were co-mingled with other funds in the Domestic Partner Account and used to pay the Defendant's and Domestic Partner's personal expenses.

5. On September 29, 2021, the Defendant received in the Avalon Account a \$60,000 wire from Company 1.

6. On October 4, 2021, the Defendant purchased a BoA cashiers' check in the amount of \$59,500 drawn on the Avalon Account, which was deposited into the Domestic Partner Account. These funds were co-mingled with other funds in the Domestic Partner Account and used to pay the Defendant's and Domestic Partner's personal expenses.

7. On October 27, 2021, the Defendant received in the Avalon Account a \$64,000 wire from Company 1.

8. On November 5, 2021, the Defendant purchased a BoA
cashiers' check in the amount of \$60,000 drawn on the Avalon Account,
which was deposited into the Domestic Partner Account. These funds
were co-mingled with other funds in the Domestic Partner Account and
used to pay the Defendant's and Domestic Partner's personal expenses.

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9. The Defendant caused Company 1 to make these payments--\$60,000 on August 31, 2021, \$60,000 on September 29, 2021, and \$64,000 on October 27, 2021--on the representation that he would use them to pay marketing expenses associated with Avalon's intellectual property. The Defendant did not use these funds to pay marketing expenses associated with Avalon's intellectual property. Instead, the Defendant used these funds to pay personal expenses for himself and Domestic Partner.

10. On December 1, 2021, BCG LLC wired the Defendant \$500,000 into the Avalon Account. The Defendant used the funds from BCG LLC to pay personal expenses for himself and Domestic Partner.

11. On the following dates, the Defendant purchased BoA cashiers' checks in the amounts listed below, which were drawn on the Avalon Account and then deposited into the Domestic Partner Account.

DATE	AMOUNT
2/24/2022	\$50,000
3/11/2022	\$150,000
3/23/2022	\$150,000
TOTAL	\$350,000

These funds were co-mingled with other funds in the Domestic Partner Account and used to pay the Defendant's and Domestic Partner's personal expenses.

#### The Charge

12. From on or about January 1, 2021, through on or about March 23, 2022, in the Central District of California and elsewhere, the Defendant ALEXANDER SMIRNOV, willfully attempted to evade and defeat income tax due and owing by him to the United States of America, for the calendar year 2021, by committing the following affirmative acts among others:

a. On March 23, 2022, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for himself, which was submitted to the Internal Revenue Service.

b. On March 23, 2022, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for Domestic Partner, which was submitted to the Internal Revenue Service.

In violation of Title 26, United States Code, Section 7201.

#### COUNT SIX

[26 U.S.C. § 7206: Smirnov false 2021 1040]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

2. On or about March 23, 2022, in the Central District of California, and elsewhere, the Defendant ALEXANDER SMIRNOV willfully made and subscribed and filed and caused to be filed with the Internal Revenue Service, a U.S. Individual Income Tax Return, on Form 1040, which was verified by a written declaration that it was made under the penalties of perjury and which Defendant did not believe to be true and correct as to every material matter. Specifically, among other items:

a. "total income," in the amount of \$122 at line 9;b. "Earned Income Credit in the amount of \$19 at line 27a; andc. "Recovery rebate credit," in the amount of \$1,400 at line 30.

In violation of Title 26, United States Code, Section 7206(1).

# COUNT SEVEN

1. Th ntroductory 2. On alifornia, ade and sub nternal Rev orm 1040, i citten decl nd which De very materi a. "t	otal income," in the	ges parage Indictmer 2022, in t efendant A d caused t Individua ic Partner made under eve to be 11y,	caphs 1 throu at here. The Central I ALEXANDER SMI to be filed w al Income Tax f, which was the penalti	agh 20 of the District of TRNOV willfully with the K Return, on verified by a Les of perjury		
2. On alifornia, ade and sub nternal Rev orm 1040, i citten decl nd which De very materi a. "t	Allegations in this or about March 23, and elsewhere, the D scribed and filed an enue Service, a U.S. n the name of Domest aration that it was fendant did not beli al matter. Specifica otal income," in the	Indictmer 2022, in t efendant <i>A</i> d caused t Individua ic Partner made under eve to be 11y,	nt here. The Central I ALEXANDER SMI to be filed w al Income Tax f, which was the penalti	District of IRNOV willfully with the K Return, on verified by a Les of perjury		
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nd which De very materi a."t	fendant did not beli al matter. Specifica otal income," in the	eve to be lly,	-			
very materi a."t	al matter. Specifica otal income," in the	lly,	true and cor	rrect as to		
a."t	otal income," in the					
	·		every material matter. Specifically,			
b."E		a. "total income," in the amount of $$3,311$ at line 9; and				
	arned income credit"	in the an	nount of \$470	) at line 27.		
3. Th	e return also contai	ned the De	efendant's si	gnature, rather		
nan Domesti	c Partner's:					
a.	2021 Alexander Sm	irnov Form	n 1040			
"D" are true	enallies of perjury, I declare that I have examined this i , correct, and complete. Declaration of preparer (other f	return and accompanying s (han taxpayer) is based on	chedules and statements, and to t all information of which preparer i	the best of my knowledge and belief, they has any knowledge.		
ere	signature	Date 03/23/22	Your occupation CONSULTING	If the IRS sent you an Identity Protection PIN, enter it here (see inst.)		
e instructions. ep a copy for ur records.	ise's signature. If a joint return, both must sign.	Date	Spouse's occupation	If the IRS sent your spouse on Identity Protection PIIN, enter it here (see inst.) >>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>		

# COUNT EIGHT

[26 U.S.C. § 7201: 2022 tax evasion]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

2. On March 30, 2022, the Defendant received in the Avalon Account a \$250,000 wire from Payor 1.

3. On August 29, 2022, the Defendant received in the Avalon Account a \$50,000 wire from BCG LLC, an entity owned and controlled by Payor 1.

4. Defendant told Payor 1, that the money Payor 1 was wiring to the Avalon Account was to pay marketing, software developers, and payroll in connection with a business venture Payor 1 had with the Defendant. The Defendant did not use the funds for that purpose and instead used Payor 1's funds to pay various personal expenses of the Defendant and Domestic Partner.

5. On the following dates, the Defendant purchased BoA cashiers' checks in the amounts listed below, which were drawn on the Avalon Account and then deposited into the Domestic Partner Account:

DATE	AMOUNT
4/5/2022	\$50,000
4/18/2022	\$150,000
5/2/2022	\$50,000
10/18/2022	\$40,000
11/25/2022	\$45 <b>,</b> 000
12/6/2022	\$45,000
TOTAL	\$380,000

6. On December 6, 2022, the Defendant wired \$45,000 from the Avalon Account to the Domestic Partner Account.

7. The funds the Defendant transferred to the Domestic Partner
 Account were co-mingled with funds in that account and used to pay
 the Defendant's and Domestic Partner's personal expenses.

# The Charge

8. From on or about January 1, 2022, through on or about April 14, 2023, in the Central District of California and elsewhere, the Defendant ALEXANDER SMIRNOV, willfully attempted to evade and defeat income tax due and owing by him to the United States of America, for the calendar year 2022, by committing the following affirmative acts among others:

a. On April 14, 2023, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for himself, which was submitted to the Internal Revenue Service.

b. On April 14, 2023, the Defendant prepared and caused to be prepared, and signed, a false and fraudulent U.S. Individual Income Tax Return, Form 1040, for Domestic Partner, which was submitted to the Internal Revenue Service.

In violation of Title 26, United States Code, Section 7201.

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# COUNT NINE

[26 U.S.C. § 7206: Smirnov false 2022 1040]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

2. On or about April 14, 2023, in the Central District of California, and elsewhere, the Defendant ALEXANDER SMIRNOV willfully made and subscribed and filed and caused to be filed with the Internal Revenue Service, a U.S. Individual Income Tax Return, on Form 1040, which was verified by a written declaration that it was made under the penalties of perjury and which Defendant did not believe to be true and correct as to every material matter. Specifically, among other items, "total income," in the amount of \$23,232 at line 9.

In violation of Title 26, United States Code, Section 7206(1).

#### COUNT TEN

[26 U.S.C. § 7206: Domestic Partner false 2022 1040]

1. The Grand Jury re-alleges paragraphs 1 through 20 of the Introductory Allegations in this Indictment here.

2. On or about April 14, 2023, in the Central District of California, and elsewhere, the Defendant ALEXANDER SMIRNOV willfully made and subscribed and filed and caused to be filed with the Internal Revenue Service, a U.S. Individual Income Tax Return, on Form 1040, in the name of Domestic Partner, which was verified by a written declaration that it was made under the penalties of perjury and which Defendant did not believe to be true and correct as to every material matter. Specifically, among other items, "total income," in the amount of \$28,447 at line 9

In violation of Title 26, United States Code, Section 7206(1).

A TRUE BILL

<u>/S/</u> Foreperson

DAVID C. WEISS Special Counsel

w 1. While

LEO J. WISE Principal Senior Assistant Special Counsel

DEREK E. HINES Senior Assistant Special Counsel

United States Department of Justice