IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Alexandria Division

UNITED STATES OF AMERICA) FILED: 10/7/97 v.) CRIMINAL NO.: CR-97-391-A) PATRICIA A. REMELE,) VIOLATION: 15 U.S.C. § 1 (Bid Rigging) Defendant.) JUDGE BRINKEMA

INFORMATION

THE UNITED STATES CHARGES THAT:

1. PATRICIA A. REMELE is made a defendant herein. The defendant is a real estate speculator residing in McLean, Virginia.

2. From at least as early as May 1987 through at least June 1994, in the Eastern District of Virginia and elsewhere,

PATRICIA A. REMELE,

defendant herein, and others entered into and engaged in a combination and conspiracy to rig bids at certain public real estate auctions in the Eastern District of Virginia.

3. The charged combination and conspiracy consisted of a continuing agreement, understanding and concert of action among the defendant and co-conspirators, the substantial terms of which were:

(a) to suppress competition by agreeing to refrain from full competitivebidding against each other at certain public real estate auctions, and

(b) to conduct second, secret auctions at which the conspirators rebid the properties they won at the public auctions, and divided among

themselves the difference between the public and secret auction prices. The proceeds of the secret auctions were distributed as payoffs to the conspirators in return for suppressing competition at certain public real estate auctions.

4. For the purpose of forming and carrying out the charged combination and conspiracy, the defendant and co-conspirators did the following, among other things:

- (a) designated, in various ways, a bidder to bid at the public auction for the group of conspirators;
- (b) held secret auctions, open only to members of the conspiracy, to rebid the property won by the designated bidder at the public auction;
- (c) awarded the property to the conspirator who submitted the highest bid at the secret auction, and
- (d) distributed the proceeds of the secret auction as payoffs based on a predetermined formula agreed upon by the members of the conspiracy.

5. Various persons, not made defendants herein, participated as coconspirators in the offense charged herein and performed acts and made statements in furtherance thereof.

6. The business activities of the defendant and her co-conspirators that are the subject of this Information were within the flow of, and substantially affected, interstate trade and commerce. (A violation of Title 15, United States Code, Section 1.)

7. The aforesaid combination and conspiracy was formed and carried out, in

part, within the Eastern District of Virginia within the five years preceding the filing of

this Information.

HELEN F. FAHEY UNITED STATES ATTORNEY

_____'/s /"____ Joel I. Klein Assistant Attorney General

By: _____''/s/"_____

Justin W. Williams Chief, Criminal Division _____"/s/"_____

Gary R. Spratling Deputy Assistant Attorney General

_____'/s/"_____

John T. Orr Director of Criminal Enforcement

"/s/"____

Anthony V. Nanni Chief, Litigation I Section

_____'/s/"____ Cathleen M. Mahoney

_____'/s/"_____ James T. Clancy

Trial Attorneys Antitrust Division U.S. Department of Justice 1401 H Street, N.W., Ste. 3700 Washington, DC 20530 202-307-5785