7	Case4:13-cr-00143-CW Document1	Filed03/07/13 Page3 of 10	
1 2 3 4 5 6 7 8 9 10	JEANE HAMILTON (CSBN 157834) ALBERT B. SAMBAT (CSBN 236472) DAVID J. WARD (CSBN 239504) CHRISTINA M. WHEELER (CSBN 203395) MANISH KUMAR (CSBN 269493) MICAH L. WYATT (CSBN 267465) LIDIA MAHER (CSBN 222253) E. KATE PATCHEN (NYRN 4104634) U.S. Department of Justice Antitrust Division 450 Golden Gate Avenue Box 36046, Room 10-0101 San Francisco, CA 94102 albert.sambat@usdoj.gov Telephone: (415) 436-6660 Attorneys for the United States	FILED MAR - 7 2013 AICHARD W WIEKING CLERK US. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
11 12	UNITED STATES DISTRICT COURT		0
13	NORTHERN DISTRICT OF CALIFORNIA		4
\mathcal{L}_{15}^{14}	OAKLAND DIVISION) Criminal No. CR13-00143		
16	UNITED STATES OF AMERICA)	INFORMATION	
17 18 19	v.)	VIOLATIONS: 15 U.S.C. § 1 – Bid Rigging (Counts One & Three); 18 U.S.C. § 1349 – Conspiracy to Commit Mail Fraud (Counts Two &	
20	MICHAEL RENQUIST,)	Four)	
21	Defendant.)		
22	The United States of America, acting through its attorneys, charges:		
23 24	MICHAEL RENQUIST,		
24	the defendant herein, as follows:		
26	BACKGROUND		
27	1. At all times relevant to this Information, when California homeowners defaulted		
28	on their mortgages, mortgage holders could institute foreclosure proceedings and sell the		
	INFORMATION – MICHAEL RENQUIST – 1		

properties through non-judicial public real estate foreclosure auctions ("public auctions"). These
public auctions were governed by California Civil Code, Section 2924, *et seq.* Typically, a
trustee was appointed to oversee the public auctions. These public auctions usually took place at
or near the courthouse of the county in which the properties were located. The auctioneer, acting
on behalf of the trustee, sold the property to the bidder offering the highest purchase price.
Proceeds from the sale were then used to pay the mortgage holders, other holders of debt secured
by the property, and, in some cases, the defaulting homeowner (collectively, "beneficiaries").
<u>COUNT ONE</u>: 15 U.S.C. § 1 – Bid Rigging (Alameda County)

THE COMBINATION AND CONSPIRACY

2. Beginning as early as November 2008 and continuing until in or about January 2011, the defendant, MICHAEL RENQUIST, and co-conspirators entered into and engaged in a combination and conspiracy to suppress and restrain competition by rigging bids to obtain selected properties offered at public auctions in Alameda County in the Northern District of California, in unreasonable restraint of interstate trade and commerce, in violation of the Sherman Act, Title 15, United States Code, Section 1.

3. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among the defendant and co-conspirators to suppress competition by agreeing to refrain from or stop bidding against each other to purchase selected properties at public auctions in Alameda County at non-competitive prices.

4. For the purpose of forming and carrying out the charged combination and conspiracy, the defendant and co-conspirators did those things that they combined and conspired to do, including, among other things:

a. agreeing not to compete to purchase selected properties at public auctions
in Alameda County;

b. designating which conspirator would win the selected properties at the
public auctions for the group of conspirators; and

c. refraining from or stopping bidding for the selected properties at the public auctions.

INFORMATION – MICHAEL RENQUIST – 2

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5. Various entities and individuals, not made defendants in this Count, participated 1 2 as conspirators in the offense charged and performed acts and made statements in furtherance 3 thereof.

TRADE AND COMMERCE

6. During the period covered by this Information, the business activities of the defendant and co-conspirators that are the subject of this Information were within the flow of, and substantially affected, interstate trade and commerce. For example, beneficiaries located in states other than California received proceeds from the public auctions that were subject to the bid-rigging conspiracy.

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JURISDICTION AND VENUE

7. The combination and conspiracy charged in this Information was carried out, in 11 part, in the Northern District of California, within the five years preceding the filing of this 12 13 Information.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1. 14 COUNT TWO: 18 U.S.C. § 1349 – Conspiracy to Commit Mail Fraud (Alameda County) 15 16

THE CONSPIRACY

Beginning as early as November 2008 and continuing until in or about January 17 8. 2011 in Alameda County in the Northern District of California, the defendant, MICHAEL 18 RENOUIST, and co-conspirators did willfully and knowingly combine, conspire, and agree with 19 20 each other to violate Title 18, United States Code, Section 1341, namely, to knowingly devise and intend to devise and participate in a scheme and artifice to defraud beneficiaries, and to 21 obtain money and property from beneficiaries by means of materially false and fraudulent 22 23 pretenses, representations, and promises.

The objects of the conspiracy were to fraudulently acquire title to selected 24 9. properties sold at public auctions in Alameda County, to make and receive payoffs, and to divert 25 money to conspirators that would have gone to the beneficiaries. 26

Various entities and individuals, not made defendants in this Count, participated 27 10. 28 \parallel

INFORMATION – MICHAEL RENQUIST – 3

as co-conspirators in the offense charged and performed acts and made statements in furtherance 1 2 thereof. MEANS AND METHODS 3 11. For the purpose of forming and carrying out the charged conspiracy, the 4 5 defendant and co-conspirators did those things that they conspired to do, including, among other 6 things: purchasing selected properties at public auctions at suppressed prices; 7 a. in some instances, negotiating payoffs with one or more conspirators not b. 8 9 to compete; in many other instances, holding second, private auctions, at or near the 10 c. courthouse steps where the public auctions were held, frequently referred to as "rounds," open 11 only to members of the conspiracy, to bid for title to the selected properties; 12 awarding the selected properties to the conspirators who submitted the d. 13 highest bids at the second, private auctions; 14 transferring the right to title to the selected properties into the names of the 15 e. 16 conspirators who submitted the highest bids at the second, private auctions; f. paying conspirators monies that otherwise would have gone to 17 beneficiaries, using either a predetermined formula based on the bidding at the second, private 18 auction or through direct negotiations among the conspirators; 19 20 taking steps to conceal the fact that monies were diverted from the g. beneficiaries to the conspirators; 21 making and causing to be made materially false and misleading statements 22 h. on records of public auctions that trustees relied upon to distribute proceeds from the public 23 auction to the beneficiaries and convey title to properties sold at the public auction; and 24 causing the suppressed purchase price to be reported and paid to the 25 i. beneficiaries. 26 For the purpose of executing the scheme and artifice to defraud and attempting to 27 12. do so, the defendant and co-conspirators knowingly used and caused to be used the United States 28 **INFORMATION – MICHAEL RENQUIST – 4**

Postal Service and private or commercial interstate carriers. For example, trustees used the 1 United States mail and private or commercial interstate carriers to transmit the Trustee's Deeds 2 3 Upon Sale and other title documents to participants in the conspiracy. These mailings were foreseeable to the defendant in the ordinary course of business. 4

JURISDICTION AND VENUE

13. The combination, conspiracy, and agreement to violate Title 18, United States 7 Code, Section 1341 charged in this Information was carried out, in part, in the Northern District of California, within the five years preceding the filing of this Information.

ALL IN VIOLATION OF TITLE 18, UNITED STATES CODE, SECTION 1349. 9 COUNT THREE: 15 U.S.C. § 1 – Bid Rigging (Contra Costa County) 10

THE COMBINATION AND CONSPIRACY

12 14. Beginning as early as November 2008 and continuing until in or about January 2011, the defendant, MICHAEL RENQUIST, and co-conspirators entered into and engaged in a 13 combination and conspiracy to suppress and restrain competition by rigging bids to obtain 14 selected properties offered at public auctions in Contra Costa County in the Northern District of 15 California, in unreasonable restraint of interstate trade and commerce, in violation of the 16 17 Sherman Act, Title 15, United States Code, Section 1.

18 15. The charged combination and conspiracy consisted of a continuing agreement, 19 understanding, and concert of action among the defendant and co-conspirators to suppress 20 competition by agreeing to refrain from or stop bidding against each other to purchase selected 21 properties at public auctions in Contra Costa County at non-competitive prices.

22 16. For the purpose of forming and carrying out the charged combination and conspiracy, the defendant and co-conspirators did those things that they combined and conspired 23 to do, including, among other things: 24

agreeing not to compete to purchase selected properties at public auctions 25 a. in Contra Costa County; 26

designating which conspirator would win the selected properties at the 27 b. 28 public auctions for the group of conspirators; and

INFORMATION – MICHAEL RENQUIST – 5

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refraining from or stopping bidding for the selected properties at the 1 c. 2 public auctions.

Various entities and individuals, not made defendants in this Count, participated 3 17. as conspirators in the offense charged and performed acts and made statements in furtherance 4 5 thereof.

TRADE AND COMMERCE

7 18. During the period covered by this Information, the business activities of the defendant and co-conspirators that are the subject of this Information were within the flow of, 8 and substantially affected, interstate trade and commerce. For example, beneficiaries located in 9 states other than California received proceeds from the public auctions that were subject to the 10 11 bid-rigging conspiracy.

JURISDICTION AND VENUE

19. The combination and conspiracy charged in this Information was carried out, in part, in the Northern District of California, within the five years preceding the filing of this 14 Information.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1. COUNT FOUR: 18 U.S.C. § 1349 – Conspiracy to Commit Mail Fraud (Contra Costa County) THE CONSPIRACY

Beginning as early as November 2008 and continuing until in or about January 19 20. 20 2011 in Contra Costa County in the Northern District of California, the defendant, MICHAEL RENQUIST, and co-conspirators did willfully and knowingly combine, conspire, and agree with 21 each other to violate Title 18, United States Code, Section 1341, namely, to knowingly devise 22 and intend to devise and participate in a scheme and artifice to defraud beneficiaries, and to 23 obtain money and property from beneficiaries by means of materially false and fraudulent 24 25 pretenses, representations, and promises.

The objects of the conspiracy were to fraudulently acquire title to selected 26 21. properties sold at public auctions in Contra Costa County, to make and receive payoffs, and to 27 28 divert money to conspirators that would have gone to the beneficiaries.

INFORMATION – MICHAEL RENQUIST – 6

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22. Various entities and individuals, not made defendants in this Count, participated 1 2 as co-conspirators in the offense charged and performed acts and made statements in furtherance thereof. 3 4

MEANS AND METHODS

5 23. For the purpose of forming and carrying out the charged conspiracy, the defendant and co-conspirators did those things that they conspired to do, including, among other 6 7 things:

> purchasing selected properties at public auctions at suppressed prices; a.

in some instances, negotiating payoffs with one or more conspirators not 9 b. to compete; 10

in many other instances, holding second, private auctions, at or near the 11 c. courthouse steps where the public auctions were held, frequently referred to as "rounds," open 12 13 only to members of the conspiracy, to bid for title to the selected properties;

awarding the selected properties to the conspirators who submitted the 14 d. highest bids at the second, private auctions; 15

transferring the right to title to the selected properties into the names of the 16 e. conspirators who submitted the highest bids at the second, private auctions; 17

paying conspirators monies that otherwise would have gone to f. 18 beneficiaries, using either a predetermined formula based on the bidding at the second, private 19 20 auction or through direct negotiations among the conspirators;

21 taking steps to conceal the fact that monies were diverted from the g. 22 beneficiaries to the conspirators;

making and causing to be made materially false and misleading statements 23 h. on records of public auctions that trustees relied upon to distribute proceeds from the public 24 auction to the beneficiaries and convey title to properties sold at the public auction; and 25

causing the suppressed purchase price to be reported and paid to the i. 26 27 beneficiaries.

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INFORMATION – MICHAEL RENQUIST – 7

24. For the purpose of executing the scheme and artifice to defraud and attempting to do so, the defendant and co-conspirators knowingly used and caused to be used the United States Postal Service and private or commercial interstate carriers. For example, trustees used the United States mail and private or commercial interstate carriers to transmit the Trustee's Deeds Upon Sale and other title documents to participants in the conspiracy. These mailings were foreseeable to the defendant in the ordinary course of business.

JURISDICTION AND VENUE

25. The combination, conspiracy, and agreement to violate Title 18, United States Code, Section 1341 charged in this Information was carried out, in part, in the Northern District of California, within the five years preceding the filing of this Information.

ALL IN VIOLATION OF TITLE 18, UNITED STATES CODE, SECTION 1349.

12 13 a 14 lliam J. Baer 15 Assistant Attorney General 16 Scott D. Hammond 17 Deputy Assistant Attorney General 18 19 Marvin N. Price 20 **Director of Criminal Enforcement** United States Department of Justice 21 Antitrust Division 22 101 23 Brian J. Stretch Attorney for the United States 24 Acting Under Authority Conferred by 28 U.S.C. § 515 25 26 27 28 **INFORMATION – MICHAEL RENQUIST – 8**

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