UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA 11-cr-80171-RYSKAMP/HOPKINS CASE NO. 18 U.S.C. §§ 1349, 1343, 1346

UNITED STATES OF AMERICA

v.

ROBERT A. RIDDELL,

Defendant.

FILED by RB	_D.C.
SEP 2 9 201	
STEVEN M. LARIMO CLERK U. S. DIST. S. D. of FLA - FT. LA	OT I

CRIMINAL INFORMATION

The United States of America, acting through its attorneys, charges:

1. ROBERT A. RIDDELL is hereby made a defendant on the charges

stated below.

INTRODUCTION

At all times relevant to this Information, unless otherwise indicated:

2. Ryan International Airlines ("Ryan") is an entity organized and

existing under the laws of the State of Illinois with its principal place of business in Rockford, Illinois. Ryan provides air passenger and cargo services for corporations, private individuals, professional sports teams, and the United States government. During the period covered by this Information, a significant portion of Ryan's business consisted of transporting personnel and cargo for the United States Department of Defense, United States Department of Homeland Security, and United States Marshals Service on domestic and international flights. 3. During the period covered by this Information, Wayne Kepple ("Kepple") was the Vice President of Ground Operations for Ryan. Among Kepple's responsibilities was contracting with providers of goods and services on behalf of Ryan and approving the invoices that were submitted by those providers to Ryan for payment. Kepple had a fiduciary duty to act honestly and faithfully in all business dealings with Ryan.

4. During the period covered by this Information, Defendant RIDDELL was the owner of Co-Conspirator Company, an entity organized and existing under the laws of the State of Florida with its principal place of business in Pasco County, Florida. Defendant RIDDELL and Co-Conspirator Company were engaged in the business of performing ground security and ground services coordination for airlines in the United States and Europe.

5. In 2005, Kepple contacted Defendant RIDDELL about Co-Conspirator Company providing security and ground services coordination for Ryan flights. After Ryan hired Co-Conspirator Company, Defendant RIDDELL provided security for Ryan flights and obtained and coordinated ground services at destinations in Europe. Co-Conspirator Company billed Ryan for its time and for the services that it obtained for Ryan flights. Kepple was responsible for approving the invoices submitted by Co-Conspirator Company to Ryan.

6. Whenever this Information refers to any act, deed, or transaction of any company, it means that the company engaged in the act, deed, or transaction by

2

or through its officers, directors, employees, agents, or other representatives while they were actively engaged in the management, direction, control, or transaction of its business or affairs.

COUNT ONE- CONSPIRACY (18 U.S.C. § 1349)

7. Each and every allegation contained in paragraphs 1-6 of this Information is hereby realleged as if fully set forth in this Count.

DESCRIPTION OF THE OFFENSE

8. Beginning at least as early as March 2006 and continuing thereafter at least through August 2009, the exact dates being unknown to the United States, in the Southern District of Florida and elsewhere, Defendant ROBERT A. RIDDELL and Ryan employee Kepple did unlawfully, willfully, and knowingly conspire, combine, confederate, and agree together and with each other to commit offenses against the United States, to wit, to violate Title 18, United States Code, Sections 1343 and 1346, in violation of 18, United States Code, Section 1349.

9. It was a part and an object of the conspiracy that Defendant RIDDELL and Kepple unlawfully, willfully, and knowingly devised and intended to devise a scheme and artifice to:

- (a) defraud Ryan and obtain money and property by means of materially false and fraudulent pretenses, representations, and promises; and
- (b) defraud and deprive Ryan of the honest and faithful services of

Kepple through kickbacks and the concealment of material information from Ryan,

and for the purpose of executing such scheme and artifice, and attempting to do so, would and did transmit and cause to be transmitted by means of wire communication in interstate commerce certain writings, signals, and sounds, in violation of Title 18, United States Code, Sections 1343 and 1346.

THE MANNER AND MEANS BY WHICH THE CONSPIRACY WAS CARRIED OUT

The scheme and artifice was carried out in the following manner and means, among others:

10. In or about March 2006, at the request of Kepple, Defendant RIDDELL began submitting fabricated invoices on behalf of Co-Conspirator Company to Ryan for services that had not been provided. Kepple approved payment of the fraudulent invoices. Defendant RIDDELL paid to Kepple as kickbacks a portion of the money received from Ryan as payment for the fraudulent invoices. During the course of the scheme, Defendant RIDDELL submitted, and Kepple approved and directed payment of, \$131,540 in fraudulent invoices.

11. Kepple further solicited and accepted additional kickback payments totaling more than \$265,000 in relation to the services that Co[.]Conspirator Company did provide to Ryan.

12. In his capacity as an employee of Ryan International Airlines, Kepple provided favorable treatment to Defendant RIDDELL, including continuing to

4

award business to Co-Conspirator Company for security and ground services coordination, in exchange for kickback payments. Defendant RIDDELL and Kepple foresaw or reasonably should have foreseen that Ryan might suffer an economic harm as a result of their breach of Kepple's fiduciary duty to Ryan.

13. Defendant RIDDELL took steps to hide, conceal, and cover up his activity and the nature and scope of his dealings with Kepple, including wiring payments to the personal bank account of Kepple, which Kepple accessed near his home located in the Southern District of Florida.

OVERT ACTS

In furtherance of the conspiracy and to effect the illegal objects thereof, the following overt acts, among others, were committed in the Southern District of Florida and elsewhere:

14. From in or about March 2006 through at least March 2009, Defendant RIDDELL submitted over \$130,000 in fraudulent invoices from Co-Conspirator Company to Ryan. Kepple directed payment of all of the invoices on behalf of Ryan with knowledge that they were fraudulent.

15. From in or about May 2006 through August 2009, Defendant RIDDELL issued checks, made cash deposits, and caused wire transfers to be made in order to transfer a total of more than \$330,000 in kickback payments from the bank account of Co-Conspirator Company to Kepple's personal bank account in Lake Worth, Florida, in the Southern District of Florida, and elsewhere.

5

JURISDICTION AND VENUE

16. The conspiracy charged in Count One of this Criminal Information was formed in part and carried out, in part, in the Southern District of Florida in Palm Beach County within the five years preceding the filing of this Criminal Information.

All in violation of Title 18, United States Code, Section 1349.

COUNT TWO- WIRE FRAUD (18 U.S.C. §§ 1343, 1346)

The United States of America further charges:

17. Each and every allegation contained in Paragraphs 1-16 of this Information is hereby realleged as if fully set forth in this Count.

18. Beginning at least as early as March 2006 and continuing thereafter at least through August 2009, the exact dates being unknown to the United States, in the Southern District of Florida and elsewhere, Defendant

ROBERT A. RIDDELL

and Kepple unlawfully, willfully, and knowingly devised and intended to devise a scheme and artifice to:

 (a) defraud Ryan and obtain money and property by means of materially false and fraudulent pretenses, representations, and promises; and (b) defraud and deprive Ryan of the honest and faithful services of Kepple through kickbacks and the concealment of material information from Ryan,

and for the purpose of executing such scheme and artifice to defraud and deprive, and attempting to do so, did transmit and cause to be transmitted by means of wire communication in interstate commerce, the following writings, signals, and sounds:

19. On or about December 16, 2008, Defendant RIDDELL caused a wire transfer in the amount of \$9,000 to be made from Co⁻Conspirator Company's bank account in Wesley Chapel, Florida, to Kepple's personal bank account in Loves Park, Illinois.

JURISDICTION AND VENUE

20. The offense charged in Count Two of this Criminal Information was formed in part and carried out, in part, in the Southern District of Florida in Palm Beach County within the five years preceding the filing of this Criminal Information.

All in violation of Title 18, United States Code, Sections 1343 and 1346.

Date: September 29, 2011

Sharis A. Pozen Acting Assistant Attorney General **Antitrust Division**

Scott D. Hammond **Deputy Assistant Attorney General for Criminal Enforcement**

John F. Terzaken, III Director/of Criminal Enforcement

Napole Davis

Nezida S. Davis Chief, Atlanta Field Office **Antitrust Division**

Brooks Mackintosh, Trial Attorney Georgia Bar #464115 James J. Kurosad, Assistant Chief Florida Bar #0794041 Atlanta Field Office Antitrust Division U.S. Department of Justice 75 Spring Street, S.W., Suite 1176 Atlanta, GA 30303 Tel: (404) 331-7100 Fax: (404) 331-7110 Brooks.Mackintosh@usdoj.gov

Nancy McMillen Shane Cralle Richard A. Hellings, Jr. **Trial Attorneys** National Criminal Enforcement Section **Antitrust Division** U.S. Department of Justice 450 Fifth Street, N.W., Suite 11110 Washington, DC 20530 Tel: (202) 307-5777

Case 9:11-cr-80171-KLR Docsouthern bistrict court Case 9:11-cr-80171-KLR Docsouthern bistrict of FLORIDACKet 09/29/2011 Page 9 of 11

UNITED STATES OF AMERICA vs. ROBERT A. RIDDELL,		CASE NO	
Court Division: Miami FTL I do here	(Select One) Key West X_ WPB FTP eby certify that:	New Defendant(s) Number of New Defenda Total number of counts	Yes No ants
			ion, the number of defendants, the number formation attached hereto. nt will be relied upon by the Judges of this s under the mandate of the Speedy Trial Act,
4.	Interpreter: (Yes or No) List language and/or dialect This case will take	MO	
 V	Please check appropriate categ (Check only one) 0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over	(Check only o	
If yes: Judge: (Attach Has a ci If yes:	Has this case been previously f copy of dispositive order) omplaint been filed in this matte ate Case No.	Case No.	(Yes or No) <u>NO</u>
Related Defenda Defenda Rule 20	Miscellaneous numbers: ant(s) in federal custody as of ant(s) in state custody as of from the potential death penalty case? (`	CR-COHN	5-CR-COHN; U.S. v. Chaisson, 11-80136-
7			ore Bogion of the LLS. Attorney's Office prior

- 7. Does this case originate from a matter pending in the Northern Region of the U.S. Attorney's Office prior to October 14, 2003? _____ Yes _X___ No
- 8. Does this case originate from a matter pending in the Central Region of the U.S. Attorney's Office prior to September 1, 2007? _____ Yes _X___ No

N.

BROOKS MACKINTOSH TRIAL ATTORNEY U. S. DEPARTMENT OF JUSTICE, ANTITRUST DIVISION Georgia Bar No. 464115/Court No. A5501638

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendant's Name: <u>ROBERT A. RIDDELL</u>

Case No: _____

Count#: 1

Conspiracy to Commit Wire Fraud

in violation of 18 U.S.C. §1349

*Max. Penalty: Thirty (30) years' imprisonment, five (5) years' supervised release, \$1,000,000 fine

Count #: 2

Wire Fraud______

in violation of 18 U.S.C. §§1343, 1346

*Max. Penalty: Thirty (30) years' imprisonment, five (5) years' supervised release, \$1,000,000 fine

Count #:

*Max. Penalty:

Count #:

*Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Case 9:11-cr-80171-KLR Document 1 Entered on FLSD Docket 09/29/2011 Page 11 of 11

AO 455 (Rev. 01/09) Waiver of an Indictment

UNITED STATES DISTRICT COURT

for the

Southern District of Florida

)

)))

United States of America

v.

Case No.

11-cr-80171-RYSKAMP

ROBERT A. RIDDELL

Defendant

WAIVER OF AN INDICTMENT

I understand that I have been accused of one or more offenses punishable by imprisonment for more than one year. I was advised in open court of my rights and the nature of the proposed charges against me.

After receiving this advice, I waive my right to prosecution by indictment and consent to prosecution by information.

Date:

Defendant's signature

Signature of defendant's attorney

LORI D. PALMIERI

Printed name of defendant's attorney

Judge's signature

Judge's printed name and title