Case: 1:19-cr-00657 Document #: 1 Filed: 08/19/19 Page 1 of 6 PageID #:1



AUG 19 2019



UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

PCI FLORTECH, INC.

No. **19CR** 6

Judge

Violation: Title 15, United States Code, Section 1

JUGE ALONSO

INFORMATION

MAGISTRATE JUDGE COX

The UNITED STATES OF AMERICA charges that:

I.

DEFENDANT AND CO-CONSPIRATORS

- 1. PCI FLORTECH, INC., ("defendant"), is hereby made defendant on the charge contained in this Information.
- 2. During the period covered by this Information, the defendant was a corporation organized and existing under the laws of Illinois, with its principal place of business in the Northern District of Illinois. During the period covered by this Information, the defendant was a provider of commercial flooring services and products (as defined in Paragraph 6 below) engaged in the sale of commercial flooring services and products in the United States.

- 3. Various corporations and individuals not made defendants in this Information participated in the offense charged in this Information and performed acts and made statements in furtherance thereof, including Company B and Company C. During the period covered by this Information, Company B and Company C were corporations organized and existing under the laws of Illinois, with principal places of business in the Northern District of Illinois, and were providers of commercial flooring services and products (as defined in Paragraph 6 below) engaged in the sale of commercial flooring services and products in the United States.
- 4. Any reference in this Information to any act, deed, or transaction of any corporation means that the corporation engaged in the act, deed, or transaction by or through its officers, directors, agents, employees, or other representatives while they were actively engaged in the management, direction, control, or transaction of its business or affairs.

II.

BACKGROUND

- 5. During the period covered by this Information, the defendant and its co-conspirators sold commercial flooring services and products in the United States, including to customers in the Northern District of Illinois.
- 6. Providers of commercial flooring services and products remove any preexisting flooring products at the job site, prepare the floor surface for installation, and install new flooring products, including but not limited to carpet, wood, vinyl, tile, and laminate flooring products.

III.

DESCRIPTION OF THE OFFENSE

- 7. Beginning at least as early as 2009, the exact date being unknown to the United States, and continuing through at least June 22, 2017, in the Northern District of Illinois and elsewhere, the defendant entered into and engaged in a combination and conspiracy with Company B and Company C and other companies and individuals to suppress and eliminate competition by agreeing to rig bids and to fix prices of commercial flooring services and products sold in the United States. The combination and conspiracy engaged in by the defendant and its co-conspirators was a *per se* unlawful, and thus unreasonable, restraint of interstate trade and commerce in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1.
- 8. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among the defendant and its co-conspirators, the substantial terms of which were to rig bids and to fix prices of commercial flooring services and products sold in the United States.

IV.

MEANS AND METHODS OF THE CONSPIRACY

- 9. For the purpose of forming and carrying out the charged combination and conspiracy, the defendant and its co-conspirators did those things that they combined and conspired to do, including, among other things:
- a. attending meetings and participating in conversations and other communications to discuss methods for rigging bids and fixing the prices of commercial flooring services and products sold in the United States;

- b. agreeing, during those meetings, conversations, and other communications, to rig bids and to fix the prices of commercial flooring services and products sold in the United States;
- c. exchanging pricing-related information to enable co-conspirator companies to submit complementary bids for commercial flooring services and products to potential customers, so that the agreed-upon co-conspirator company would win the business;
- d. soliciting complementary bids to provide commercial flooring services and products to potential customers, in accordance with the agreement;
- e. submitting complementary bids to provide commercial flooring services and products to potential customers, in accordance with the agreement;
- f. selling commercial flooring services and products in the United States at collusive and noncompetitive prices;
- g. accepting payment for commercial flooring services and products in the United States at collusive and noncompetitive prices; and
- h. engaging in conversations and other communications for the purpose of monitoring and enforcing adherence to the conspiracy.

V.

TRADE AND COMMERCE

10. During the period covered by this Information, the defendant and its co-conspirators sold commercial flooring services and products in the United States in a continuous and uninterrupted flow of interstate trade and commerce. In addition, records and documents necessary for the sale and provision of such services and

Case: 1:19-cr-00657 Document #: 1 Filed: 08/19/19 Page 5 of 6 PageID #:1

products by the defendant and its co-conspirators, as well as payments and solicitations for those services and products, traveled in interstate commerce.

11. During the period covered by this Information, the business activities of the defendant and its co-conspirators in connection with the sale and provision of commercial flooring services and products that are the subject of this Information were within the flow of, and substantially affected, interstate commerce. Acts in furtherance of this conspiracy were carried out within the Northern District of Illinois and elsewhere.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.

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