## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v. CASE NO. 2:20-cv-1778

JIER SHIN KOREA CO., LTD.

and

SANG JOO LEE,

Defendants.

## STIPULATION BY THE UNITED STATES AND DEFENDANTS JIER SHIN KOREA CO., LTD. AND SANG JOO LEE

It is hereby stipulated by and between the undersigned parties that:

- For purposes of this action, the Court has jurisdiction over the subject matter and over Defendants Jier Shin Korea Co., Ltd. ("Jier Shin Korea") and Sang Joo Lee;
   Jier Shin Korea and Sang Joo Lee waive service of summons of the Complaint; and, for purposes of this action, venue is proper in the Southern District of Ohio.
- 2. A proposed Final Judgment in the form attached hereto as Exhibit A may be filed with this Court by the United States and may be entered by the Court, upon the motion of any party or upon the Court's own motion, at any time after compliance with the requirements of the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16 ("APPA"), and without further notice to any party or other proceedings, provided that the United States has not withdrawn its consent, which it may do at any time

- before the entry of the proposed Final Judgment by serving notice thereof on Jier Shin Korea and Sang Joo Lee by filing that notice with the Court.
- 3. Jier Shin Korea and Sang Joo Lee agree to arrange, at their expense, publication as quickly as possible of the newspaper notice required by the APPA. The publication shall be arranged no later than three (3) calendar days after Jier Shin Korea and Sang Joo Lee's receipt from the United States of the text of the notice and the identity of the newspaper within which the publication shall be made. Jier Shin Korea and Sang Joo Lee shall promptly send to the United States (1) confirmation that publication of the newspaper notice has been arranged, and (2) the certification of the publication prepared by the newspaper within which the notice was published.
- 4. Jier Shin Korea and Sang Joo Lee represent that the payments ordered in the proposed Final Judgment can and will be made, and that they will later raise no claim of mistake, hardship, or difficulty of compliance as grounds for asking the Court to modify any of the provisions contained therein.
- 5. The entry of the Final Judgment in accordance with this Stipulation settles any and all civil antitrust claims of the United States against Jier Shin Korea and Sang Joo Lee arising from any act or offense committed before the date of the signature of this Stipulation that was undertaken in furtherance of an attempted or completed antitrust conspiracy involving Posts, Camps & Stations and/or Army and Air Force Exchange Service fuel supply contracts with the U.S. military in South Korea during the period 2005 through 2016.
- 6. This Stipulation shall apply with equal force and effect to any amended proposed Final Judgment agreed upon in writing by the parties and submitted to the Court.

7. In the event that (1) the United States has withdrawn its consent, as provided in Paragraph 2 above, or (2) the proposed Final Judgment is not entered pursuant to this Stipulation, the time has expired for all appeals of any Court ruling declining entry of the proposed Final Judgment, and the Court has not otherwise ordered continued compliance with the terms and provisions of the proposed Final Judgment, then the parties are released from all further obligations under this Stipulation, and the making of this Stipulation shall be without prejudice to any party in this or any other proceeding.

Dated this 8th day of April, 2020.

Respectfully submitted,

## FOR PLAINTIFF UNITED STATES OF **AMERICA**

/s/ J. Richard Doidge

J. Richard Doidge

U.S. Department of Justice Antitrust Division Transportation, Energy & Agriculture Section 450 Fifth Street, NW, Suite 8000 Washington, DC 20530 Tel: (202) 514-8944

Fax: (202) 616-2441

E-mail: dick.doidge@usdoj.gov

## DAVID M. DEVILLERS

United States Attorney

/s/ Andrew M. Malek

Andrew M. Malek (0061442) Assistant United States Attorney 303 Marconi Boulevard, Suite 200 Columbus, Ohio 43215 Tel: (614) 469-5715

Fax: (614) 469-2769

E-mail: Andrew.Malek@usdoj.gov

FOR DEFENDANTS JIER SHIN KOREA CO., LTD. AND SANG JOO LEE

Mark R. Rosman

Wilson Sonsini Goodrich & Rosati LLP 1700 K Street, NW, Fifth Floor Washington, DC 20006 Tel: (202) 973-8877

E-mail: mrosman@wsgr.com