| 1 2 3 4 5 6 7 8 9 | FREDERICK A. BLACK United States Attorney JOSEPH F. WILSON Assistant U.S. Attorney RICHARD B. COHEN MATTHEW D. SEGAL Trial Attorneys Suite 500, Sirena Plaza 108 Hernan Cortez Ave. Hagatña, Guam 96910 TEL: (671) 472-7332 FAX: (671) 472-7334 Attorneys for the United States | Filed January 31, 2001 | |
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| 10 | IN THE UNITED STATES DISTRICT COURT | | |
| 11 | FOR THE TERRITORY OF GUAM | | |
| 12 13 | UNITED STATES OF AMERICA |)CRIMINAL CASE NO. CR-01-00008 | |
| 14 | v . |) INDICTMENT | |
| | IL YOUNG CHO, | CONSPIRACY TO RESTRAIN TRADE | |
| 15 | | / | |
| 15 16 | Defendant. |) [15 U.S.C. § 3] | |
| 16 | Defendant. | / | |
| 16 17 | Defendant. | / | |
| 16 17 18 | | / | |
| 16 17 18 19 | THE GRAND JURY CHARGES: |) [15 U.S.C. § 3]))) | |
| 16 17 18 | THE GRAND JURY CHARGES: DESCRIPTI |) [15 U.S.C. § 3]))))))))))))))))))) | |
| 16 17 18 19 | THE GRAND JURY CHARGES: DESCRIPTI |) [15 U.S.C. § 3]))) | |
| 16 17 18 19 20 | THE GRAND JURY CHARGES: DESCRIPTI 1. IL YOUNG CHO is hereb |) [15 U.S.C. § 3]))))))))))))))))))) | |
| 16 17 18 19 20 21 | THE GRAND JURY CHARGES: <u>DESCRIPTI</u> 1. IL YOUNG CHO is hereb 2. Beginning as early as Dece | <pre> [15 U.S.C. § 3]]] Son OF THE OFFENSE and made a defendant herein.</pre> | |
| 16 17 18 19 20 21 22 | THE GRAND JURY CHARGES: <u>DESCRIPTI</u> 1. IL YOUNG CHO is hereb 2. Beginning as early as Dece May 26, 1998, the exact dates being u | [15 U.S.C. § 3] [15 U.S.C. § 3] [2000 OF THE OFFENSE [2000 OF THE OFFENSE] [2000 OFFENSE] [2000 OFFENSE] [2000 OFFENSE] [2000 OFFENSE] [2000 OFFENSE] [200 | |
| 16 17 18 19 20 21 22 23 | THE GRAND JURY CHARGES: <u>DESCRIPTI</u> 1. IL YOUNG CHO is hereb 2. Beginning as early as Dece May 26, 1998, the exact dates being u co-conspirators entered into and enga | [15 U.S.C. § 3] [15 U.S.C. § 3] [2000 OF THE OFFENSE (by indicted and made a defendant herein. [2000 ember 17, 1997 and continuing at least until [2000 ember 17, 1997 ember 17, 1997 ember 1997 | |
| 16 17 18 19 20 21 22 23 24 | THE GRAND JURY CHARGES: DESCRIPTI 1. IL YOUNG CHO is hereb 2. Beginning as early as Deco May 26, 1998, the exact dates being u co-conspirators entered into and enga and restrain competition for a Govern | [15 U.S.C. § 3] [15 U.S.C. § 3] [20N OF THE OFFENSE and made a defendant herein. [20N OF THE OFFENSE [20N OF THE OFFENSE] [20N OF THE OFFENSE [20N OF THE OFFENSE] [20N OF THE OFFENSE [20N OF THE OFFENSE] [20N | |

| 1 | Typhoon Paka ("the Wettengel Football Field Project"), in unreasonable restraint of | | | |
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| 2 | territorial trade and commerce in violation of the Sherman Act, Title 15, United States | | | |
| 3 | Code, Section 3. | | | |
| 4 | DEFENDANT AND CO-CONSPIRATORS | | | |
| 5 | 3. During the period covered by this Indictment, IL YOUNG CHO was a | | | |
| 6 | citizen of the Republic of Korea, a resident of the Territory of Guam, and in control of | | | |
| 7 | Cho Iron Works, a construction business located in Agaña, Guam. | | | |
| 8 | 4. Various individuals and corporations, not made defendants in this | | | |
| 9 | Indictment participated as co-conspirators in the offense charged and performed acts | | | |
| 10 | and made statements in furtherance of it. | | | |
| 11 | THE CONSPIRACY | | | |
| 12 | 5. The charged combination and conspiracy consisted of an agreement, | | | |
| 13 | understanding, and concert of action among the conspirators, the substantial term of | | | |
| 14 | which was to rig price quotations to be offered for the Wettengel Football Field Project. | | | |
| 15 | 6. For the common purpose of forming and carrying out the charged | | | |
| 16 | combination and conspiracy, the defendant and co-conspirators performed the | | | |
| 17 | following acts, among others: | | | |
| 18 | a. discussed allocating the Wettengel Football Field Project to the | | | |
| 19 | Defendant; | | | |
| 20 | b. discussed price quotations on the upcoming Wettengel Football Field | | | |
| 21 | Project; | | | |
| 22 | c. agreed on the price quotations they would submit for the Wettengel | | | |
| 23 | Football Field Project; | | | |
| 24 | d. provided blank copies of corporate stationery to a co-conspirator with | | | |
| 25 | the understanding that the co-conspirator would use that stationery for | | | |
| 26 | the purpose of preparing collusive, non-competitive price quotations for | | | |
| | INDICTMENT - IL YOUNG CHO Page 2 | | | |

| 1 | the Wettengel Football Field Project and allocating the Wettengel | | | |
|----|--|--|--|--|
| 2 | Football Field Project to the Defendant; | | | |
| 3 | e. prepared, signed, and subsequently submitted to the DPR collusive, | | | |
| 4 | non-competitive price quotations for the project; and | | | |
| 5 | f. performed work on the Wettengel Football Field Project at collusive, | | | |
| 6 | non-competitive prices, and receive compensation therefor. | | | |
| 7 | <u>COMMERCE</u> | | | |
| 8 | 7. During the period covered by this Indictment, the activity that was the | | | |
| 9 | object of the conspiracy involved substantial commerce in the Territory of Guam. The | | | |
| 10 | Wettengel Football Field Project was quoted, performed, invoiced, and paid in the | | | |
| 11 | Territory of Guam. | | | |
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| | INDICTMENT - IL YOUNG CHO Page 3 | | | |

| 1 | UDIODICTION AND VENUE | | |
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| 1 | JURISDICTION AND VENUE | | |
| 2 | 8. The combination and conspiracy charged in this Indictment was formed | | |
| 3 | and carried out, in part, within the District of Guam, within five years preceding the | | |
| 4 | return of this Indictment. | | |
| 5 | ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 3. | | |
| 6 | | | |
| 7 | | A TRUE BILL | |
| 8 | | | |
| 9 | | "/s/" FOREPERSON | |
| 10 | | POREI ERSON | |
| 11 | '/s/" | "/c/" | |
| 12 | John M. Nannes Acting Assistant Attorney General | <u>"/s/"</u> Christopher S Crook Chief, San Francisco Field Office | |
| 13 | Atting Assistant Attorney General | Chief, San Francisco Field Onice | |
| 14 | 's/" | "/。/" | |
| 15 | James M. Griffin | "/s/" Richard B. Cohen Trial Attennas | |
| 16 | Deputy Assistant Attorney General | Trial Attorney | |
| 17 | 11 / /11 | 11 / - 70 | |
| 18 | Scott D. Hammond | <u>"/s/"</u> Matthew D. Segal | |
| 19 | Director of Criminal Enforcement | Trial Attorney | |
| 20 | Antitrust Division United States Department of Justice | Antitrust Division United States Department of Justice | |
| 21 | | 450 Golden Gate Avenue Box 36046, Room 10-0101 | |
| 22 | | San Francisco, California 94102 (415)436-6660 | |
| 23 | "/s/" | | |
| 24 | Frederick A. Black United States Attorney - District of Guam | | |
| 25 | | | |
| 26 | | | |
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| | INDICTMENT - IL YOUNG CHO Page 4 | | |
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