1-LIDIA MAHER (CSBN 222253) MAY LEE HEYÈ (CSBN 209366) 2 TAI S. MILDER (CSBN 267070) Antitrust Division U.S. Department of Justice 3 450 Golden Gate Avenue 4 Box 36046, Room 10-0101 San Francisco, CA 94102 5 Telephone: (415) 436-6660 6 Attorneys for the United States 7



# UNITED STATES DISTRICT COURT

# FOR THE NORTHERN DISTRICT OF CALIFORNIA

# SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA

v.

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

CHUNG CHENG YEH, a.k.a. ALEX YEH,

Defendant.

UK 1

and the second

0231

#### INDICTMENT

**VIOLATION:** 

Title 15, United States Code, Section 1 (Conspiracy in Restraint of Trade)

San Francisco Venue

The Grand Jury charges that:

I.

#### DESCRIPTION OF THE OFFENSE

- 1. The following individual is hereby indicted and made defendant on the charge stated below: CHUNG CHENG YEH, a.k.a. ALEX YEH.
- 2. Beginning at least as early as January 1997, until at least as late as March 2006, the exact dates being unknown to the Grand Jury, coconspirators of the defendant joined, entered into, and engaged in a combination and conspiracy to suppress and eliminate competition by fixing prices, reducing output, and allocating market shares of color display tubes ("CDTs") to be sold in the United States and elsewhere. The combination and conspiracy engaged in by the defendant and coconspirators was in unreasonable restraint of interstate and foreign trade and commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).

**INDICTMENT - PAGE 1** 

26

27

28

- 3. Defendant CHUNG CHENG YEH joined and participated in the conspiracy from at least as early as May 1999 and continuing until at least March 2005.
- 4. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among the defendant and coconspirators, the substantial terms of which were to agree to fix prices, reduce output, and allocate market shares of CDTs to be sold in the United States and elsewhere for use in computer monitors and other products with similar technological requirements.

II.

## MEANS AND METHODS OF THE CONSPIRACY

- 5. For the purpose of forming and carrying out the charged combination and conspiracy, the defendant and coconspirators did those things that they combined and conspired to do, including, among other things:
  - (a) attending meetings and engaging in conversations and communications in Taiwan, Korea, Malaysia, China, and elsewhere to discuss the prices, output, and market shares of CDTs;
  - (b) agreeing during those meetings, conversations, and communications to charge prices of CDTs at certain target levels or ranges;
  - agreeing during those meetings, conversations, and communications to reduce output of CDTs by shutting down CDT production lines for certain periods of time;
  - (d) agreeing during those meetings, conversations, and communications to allocate target market shares for the CDT market overall and for certain CDT customers;
  - (e) exchanging CDT sales, production, market share, and pricing information for the purpose of implementing, monitoring, and enforcing adherence to the agreed-upon prices, output reduction, and market share allocation;
- (f) implementing an auditing system that permitted coconspirators to visit each INDICTMENT PAGE 2

- other's production facilities to verify that CDT production lines had been shut down as agreed;
- authorizing and approving the participation of subordinate employees in the conspiracy;
- (h) issuing price quotations and reducing output in accordance with the agreements reached; and
- (i) taking steps to conceal the conspiracy and conspiratorial contacts through various means.

III.

# **DEFENDANT AND COCONSPIRATORS**

- 6. Defendant CHUNG CHENG YEH is a resident of Taiwan, Republic of China. From at least as early as May 1999 and continuing until at least March 2005, CHUNG CHENG YEH was employed by Company A and, beginning in March 2002, was Director of Sales for Company A. During the period covered by this Indictment, Company A was a Taiwanese company engaged in the business of producing and selling, among other things, CDTs to customers in the United States and elsewhere.
- 7. Various corporations and individuals not made defendants in this Indictment participated as coconspirators in the offense charged in this Indictment and performed acts and made statements in furtherance of it.
- 8. Whenever in this Indictment reference is made to any act, deed, or transaction of any corporation, the allegation means that the corporation engaged in the act, deed, or transaction by 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.

IV.

# TRADE AND COMMERCE

9. CDTs are a type of cathode ray tube. Cathode ray tubes consist of evacuated glass envelopes that contain an electron gun and a phosphorescent screen. When electrons strike the screen, light is emitted, creating an image on the screen. CDTs are the specialized cathode ray INDICTMENT – PAGE 3

tubes manufactured for use in computer monitors and other products with similar technological

1

2 3

4 5

6 7

8

9 10

11

12

13

14

15 16

17

18

21

22

23

24

25 ///

26

27 ///

III

28

INDICTMENT - PAGE 4

requirements. 10. During the period covered by this Indictment, Company A and coconspirators sold

- and distributed substantial quantities of CDTs in a continuous and uninterrupted flow of interstate and foreign trade and commerce to customers located in states or countries other than the states or countries in which Company A and coconspirators produced CDTs. In addition, payments for CDTs traveled in interstate and foreign trade and commerce.
- During the period covered by this Indictment, the business activities of the 11. defendant and coconspirators related to the sale and distribution of CDTs that are the subject of this Indictment were within the flow of, and substantially affected, interstate and foreign trade and commerce.

٧.

#### JURISDICTION AND VENUE

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

///

///

19  $/\!/\!/$ 

20 ///

///

///

///

///

///

1	ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.	
3	DATED: 30 March /2010	A TRUE BILL
4 5	Christine A. Varney Assistant Attorney General	FOREPERSON
6 7 8 9	Scott D. Hammond Deputy Assistant Attorney General  Marc Siegel Director of Criminal Enforcement	Phillip H. Warren Chief, San Francisco Office  Lidia Maher May Lee Heye Tai S. Milder
11 12	United States Department of Justice Antitrust Division	Attorneys U.S. Dept. of Justice, Antitrust Division 450 Golden Gate Avenue Box 36046, Room 10-0101
13 14 15	Joseph P. Russoniello SARGE United States Attorney FAJK Northern District of California	San Francisco, CA 94102 (415) 436-6660
16		
17		
18		
19		
20		
21		
22 23		
24	· · ·	·
25		
26		
27	. •	·

INDICTMENT - PAGE 5