	Case 3:16-cr-00367-CRB Document 1 Filed (08/22/16 Page 2 of 8
1 2 3 4 5 6 7 8	JACKLIN CHOU LEM (CSBN 255293) ALEXANDRA J. SHEPARD (CSBN 205143) HOWARD J. PARKER (WASBN 07233) ANDREW J. NICHOLSON-MEADE (CSBN 284070) PARADI JAVANDEL (CSBN 295841) KELSEY LINNETT (CSBN 274547) U.S. Department of Justice Antitrust Division 450 Golden Gate Avenue Box 36046, Room 10-0101 San Francisco, CA 94102 Telephone: (415) 934-5300 jacklin.lem@usdoj.gov	FILED AUG 222016 SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
9	Attorneys for the United States	
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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCIS CRVISION 6 367	
14 15	UNITED STATES OF AMERICA	
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17	v.) VIOLATIC) Price Fixin	DN: 15 U.S.C. § 1
18	RUBYCON CORPORATION,	5
19	Defendant.	
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23	INFORMATION	
24	The United States of America, acting through its attorneys, charges:	
25	I. <u>DESCRIPTION OF THE OFFENSE</u>	
26	1. RUBYCON CORPORATION ("defendant") is made a defendant on the charge stated below.	
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	INFORMATION (RUBYCON CORPORATION) 1	

2. From at least as early as September 1997 and continuing until in or about January 2014, the exact dates being unknown to the United States, in the Northern District of California and elsewhere, coconspirators of the defendant knowingly entered into and engaged in a combination and conspiracy to suppress and eliminate competition by fixing prices and rigging bids of certain electrolytic capacitors in the United States and elsewhere. The combination and conspiracy engaged in by the defendant and its coconspirators was in unreasonable restraint of 6 7 interstate and foreign trade and commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).

3. The defendant knowingly joined and participated in the charged conspiracy from at least as early as August 2002 until in or about January 2014.

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 fix prices and rig bids of certain electrolytic capacitors.

II. BACKGROUND

5. Capacitors, also known as condensers, are a fundamental component of electrical circuits and are used primarily to store and regulate electrical current. Electrolytic capacitors, including aluminum and tantalum types, are a major subcategory of capacitors. Electrolytic capacitors are ubiquitous and are found in many products that use electricity, run on a battery, or plug into a socket. Desktop and notebook computers, flat-screen televisions, DVD players, video and still digital cameras, gaming systems, car engine and airbag systems, home appliances, office equipment, and motherboards and other printed circuit boards are some of the products that contain electrolytic capacitors.

III. DEFENDANT AND COCONSPIRATORS

6. During the time period identified in paragraph 2, defendant, a corporation organized and existing under the laws of Japan, manufactured electrolytic capacitors sold in the United States and elsewhere.

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7. During the time period identified in paragraph 2, defendant's coconspirators 1 2 included business organizations that manufactured electrolytic capacitors sold in the United 3 States and elsewhere.

8. Various business organizations and individuals, not made defendants in this 4 Information, participated as coconspirators in the offense charged in this Information and 5 performed acts and made statements in furtherance of it. 6

9. Whenever in this Information reference is made to any act, deed, or transaction of 7 a business organization, the allegation means that the business organization engaged in the act, deed, or transaction by or through its officers, directors, employees, agents, or other representatives, or by or through the officers, directors, employees, agents, or other 10 representatives of entities in which the organization had a greater than 50% ownership interest and which it controlled, while they were actively engaged in the management, direction, control, 12 or transaction of the business or affairs of the organization or those entities. 13

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IV. MEANS AND METHODS OF THE CONSPIRACY

10. 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:

participated at times in meetings, conversations, and communications with a) each other in China, Germany, Japan, Singapore, Taiwan, the United States, and elsewhere to discuss prices and bids of certain electrolytic capacitors;

agreed during various meetings, conversations, and communications to b) fix, increase, maintain, and stabilize prices and rig bids of certain electrolytic capacitors;

negotiated prices, submitted bids, and issued price announcements for c) certain electrolytic capacitors in accordance with the agreements reached;

sold, distributed, and accepted payments for electrolytic capacitors at d) collusive, noncompetitive prices and bids in accordance with the agreements reached;

collected, exchanged, monitored, and discussed information on prices, e) bids, sales, supply, demand, shipping, and the production of electrolytic capacitors for the purpose of reaching agreements on prices and bids and monitoring and enforcing adherence to the agreements reached;

f) authorized, ordered, and consented to the participation of subordinate employees in the conspiracy; and

g) took steps to conceal the conspiracy and conspiratorial meetings, conversations, and communications through various means, such as using code names to refer to coconspirators, limiting and discouraging retention and distribution of documents reflecting conspiratorial contacts, and providing misleading justifications for prices and bids provided to customers to cover up their collusive conduct.

These means and methods of the conspiracy all involved electrolytic capacitors sold to customers located within the United States and elsewhere, including to customers that manufactured and/or sold in the United States under major United States and other brands significant quantities of electronic goods containing electrolytic capacitors, such as computers, televisions, and gaming systems.

V. TRADE AND COMMERCE

11. During the time period identified in paragraph 2, defendant and its coconspirators manufactured electrolytic capacitors in Japan, Thailand, China, the United States, and elsewhere and sold them in the United States or for delivery to the United States. The charged combination and conspiracy involved trade or commerce within the United States and U.S. import trade or commerce in electrolytic capacitors.

12. During the time period identified in paragraph 2, defendant and its coconspirators also sold foreign-manufactured electrolytic capacitors outside the United States for incorporation into other products, including computers, televisions, and gaming systems, that were sold in or for delivery to the United States. The charged combination and conspiracy had a direct, substantial, and reasonably foreseeable effect on trade or commerce within the United States or U.S. import trade or commerce in these electrolytic capacitor-containing products, and that effect, in part, gives rise to this charge.

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1 13. During the time period identified in paragraph 2, defendant and its coconspirators 2 sold and shipped substantial quantities of electrolytic capacitors in a continuous and 3 uninterrupted flow of interstate and U.S. import trade or commerce from the United States and 4 foreign countries to customers located in various states in the United States, including states 5 other than where the electrolytic capacitors were manufactured. In addition, substantial 6 quantities of equipment and supplies necessary for the manufacture, sale, and distribution of 7 electrolytic capacitors, as well as substantial payments for such electrolytic capacitors sold by 8 defendant and its coconspirators, traveled in interstate and U.S. import trade or commerce. 9 During the time period identified in paragraph 2, the business activities of defendant and its coconspirators that are the subject of this Information were within the flow of, and substantially 10 11 affected, interstate and U.S. import trade or commerce. During the time period identified in paragraph 2, the charged combination and conspiracy had a substantial and intended effect in the 12 United States, including on trade or commerce within the United States and U.S. import trade or 13 14 commerce in electrolytic capacitors and products containing electrolytic capacitors. 15 \parallel 16 \parallel 17 \parallel 18 \parallel 19 \parallel 20 \parallel 21 // 22 // 23 \parallel 24 // 25 // 26 \parallel 27 // 28 \parallel

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Dated:

Brent Snyder

Marvin N. Price

Antitrust Division

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

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United States Department of Justice

9/22_,2016

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