Case 3:18-cr-00203-RS Document 1 Filed 05/16/18 Page 1 of 8

United States District Court

FOR THE NORTHERN DISTRICT OF CALIFORNIA

VENUE: SAN FRANCISCO

UNITED STATES OF AMERICA,

V.

CHRISTOPHER LISCHEWSKI



FILED MAY 16 2018

0203

RS

CLERK, U.S. DISTRICT COURT NORTHERN DIGTRICT OF GAMAFORNIA

DEFENDANT(S).

INDICTMENT

VIOLATION: 15 U.S.C. § 1 - Price Fixing

A true bill.	
Foreman	
Filed in open court this <u>6</u> day of May 2018 KAREN L. HOM KAREN L. HOM UNITED STATES MAGISTRATE JUDGE Clerk	
Bail, \$ <u>Summons</u>	for 5/29/2018

Case 3:18-cr-00203-RS Document 1 Filed 05/16/18 Page 2 of 8

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT OFFENSE CHARGED Count One: 15 U.S.C. §1 - Price Fixing (Count 1) Petty Minor Misde	SAN FRANCISCO DIVISION DEFENDANT - U.S
PENALTY: See attachment	CRITIBOURTINUT BEZON FILE
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	DEFENDANT CLERK, U.S. DISTRICT COUR NORTHERN DISTRICT COUR Has not been arrested, pending outcome ins proceeding. 1) X If not detained give date any prior summons was served on above charges
Federal Bureau of Investigation person is awaiting trial in another Federal or State Court, give name of court	2) ☐ Is a Fugitive 3) ☐ Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY 4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction Federal State
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	Has detainer Yes J If "Yes" been filed? No J filed DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	ARREST Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form Leslie A. Wulff, DOJ-Antitrus	
U.S. Attorney I Other U.S. Agency Name of Assistant U.S. Attorney (if assigned)	This report amends AO 257 previously submitted
ADDITIONAL INF	ORMATION OR COMMENTS
PROCESS:	Bail Amount:
If Summons, complete following:	* Where defendant previously apprehended on complaint, no new summons or
X Arraignment X Initial Appearance Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
C/O Ben Hur Esq., Keker, Van Nest & Peters 633 Battery Street, San Francisco, CA 94111-1809	Date/Time: May 29, 2018 9:30 AM Before Judge: Joseph C. Spero
Comments:	

Case 3:18-cr-00203-RS Document 1 Filed 05/16/18 Page 3 of 8

PENALTY SHEET

Christopher Lischewski Individual:

15 U.S.C. § 1 – Price Fixing (Count 1)

Maximum Penalties:

- A term of imprisonment of 10 years 1.
- A fine of \$1 million 2.
- 3. A period of supervised release of not more than 3 years
- 4. \$100 special assessment per count (\$100)
- 5. Restitution

FILED

MAY 16 2018

SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

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CR18 0208

	Case 3:18-cr-00203-RS Document 1 F	Filed 05/16/18 Page 4 of 8	
1 2 3 4 5 6 7 8 9	ANDREW SCHUPANITZ (CSBN 315850) U.S. Department of Justice Antitrust Division 450 Golden Gate Avenue Box 36046, Room 10-0101 San Francisco, CA 94102 Telephone: (415) 934-5300 Leslie.Wulff@usdoj.gov	HAY 16 2018 NAY 16 2018 CLERK, U.S. DISTRICT COURT VORTHERN DISTRICT OF CALIFORNIA	
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12			
13	SAN FRANCISCO DIVISION		
14		0000	
15		18 0208	
16	v.	LATION: 15 U.S.C. § 1	
17	Price	Fixing	
18			
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20		P	
21	INDICTMENT		
22		TION	
23	I. <u>INTRODUCTION</u>		
24	At all times relevant to this Indictment, unless otherwise indicated:		
25 26	1. Packaged seafood consists of shelf-stable tuna fish that is sold in cans and is		
26	manufactured in a broad range of sizes and specifications.		
27		2. Bumble Bee Foods, LLC ("Bumble Bee"), was a limited liability company	
28	incorporated in Delaware with its principal place of business in San Diego, California.		
	INDICTMENT		

Case 3:18-cr-00203-RS Document 1 Filed 05/16/18 Page 5 of 8

Bumble Bee manufactured, supplied, and sold packaged seafood to customers in the United 1 2 States. 3. Defendant CHRISTOPHER LISCHEWSKI was the President and Chief 3 Executive Officer of Bumble Bee. 4 4. Whenever in this Indictment reference is made to any act, deed, or transaction 5 6 of any corporation, the allegation means that the corporation engaged in the act, deed, or 7 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 8 9 business or affairs. II. **DESCRIPTION OF THE OFFENSE** 10 5. The factual allegations in Paragraphs 1 through 4 are re-alleged and incorporated 11 12 by reference. 6. CHRISTOPHER LISCHEWSKI is hereby indicted and made a defendant on the 13 charge contained in this Indictment. 14 7. 15 Beginning in or about November 2010 and continuing until in or about 16 December 2013, the exact dates being unknown to the Grand Jury, in the Northern District of California and elsewhere, the defendant and coconspirators knowingly entered into and 17 engaged in a combination and conspiracy to suppress and eliminate competition by fixing 18 prices for packaged seafood sold in the United States. The combination and conspiracy 19 20 engaged in by the defendant and coconspirators was an unreasonable restraint of interstate commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1). The defendant 21 knowingly joined and participated in the charged conspiracy beginning in or about November 22 2010 and continuing until in or about December 2013. 23 24 8. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among the defendant and coconspirators, the substantial 25 terms of which were to fix and maintain prices of packaged seafood sold in the United States. 26 11 27 28 11

INDICTMENT

9. Various corporations and individuals, not made defendants in this Indictment,
 participated as coconspirators in the offense charged herein and performed acts and made
 statements in furtherance thereof.

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III. MEANS AND METHODS OF THE CONSPIRACY

5 10. For the purpose of forming and carrying out the charged combination and 6 conspiracy, the defendant and coconspirators did those things that they combined and 7 conspired to do, and authorized, ordered, and consented to the participation of subordinate 8 employees in those things that they combined and conspired to do, including, among other 9 things:

- a) participated in meetings, conversations, and communications concerning
 prices of packaged seafood to be sold in the United States;
 - b) agreed during those meetings, conversations, and communications on
 prices for packaged seafood sold in the United States;
 - agreed during those meetings, conversations, and communications to limit and restrict competition between the conspirators as to certain types and categories of products, including, but not limited to, competition for products based on certain types of fishing methods;
- collected, exchanged, monitored, and discussed information on prices, sales, supply, demand, and the production of packaged seafood for the purpose of reaching agreements on prices and monitoring and enforcing adherence to the agreements reached;
 - e) issued price announcements and pricing guidance for packaged seafood in accordance with the agreements reached;
 - f) sold packaged seafood in the United States at collusive and noncompetitive prices;
 - g) accepted payments for packaged seafood sold in the United States at collusive and noncompetitive prices; and
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1	h) employed measures to conceal their conduct, including, but not limited to,			
2	using code when referring to coconspirators, meeting at offsite locations to			
3	avoid detection, limiting distribution and discouraging retention of			
4	documents reflecting conspiratorial contacts, and providing misleading			
5	justifications for prices.			
6	IV. <u>TRADE AND COMMERCE</u>			
7	11. During the period covered by this Indictment, the defendant and coconspirators			
8	sold and distributed substantial quantities of packaged seafood in a continuous and			
9	uninterrupted flow of interstate trade and commerce to customers located in states or countries			
10	other than states or countries in which the packaged seafood was produced. In addition,			
11	substantial quantities of equipment and supplies necessary to the production and distribution			
12	of packaged seafood, as well as substantial payments by customers for packaged seafood sold			
13	by defendant and coconspirators, traveled in interstate trade and commerce.			
14	12. During the period covered by this Indictment, the business activities of the			
15	defendant and coconspirators, their corporate employers, and other coconspirators in			
16	connection with the sale of packaged seafood that is the subject of this Indictment were within			
17	the flow of, and substantially affected, interstate trade and commerce within the United States.			
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	4			
	INDICTMENT			

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

Dated: <u>May 16</u>, 2018

MAKAN DELRAHIM Assistant Attorney General

Kerna BERNARD A. NIGRO, JR

Deputy Assistant Attorney General

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MARVIN N. PRICE, JR. Acting Deputy Assistant Attorney General

Antitrust Division United States Department of Justice

ALEX G. TSE Acting United States Attorney Northern District of California A TRUE BILL

FOREPERSON

E Kate Patchen

E. KATE PATCHEN Chief, San Francisco Office

MANISH KUMAR Assistant Chief, San Francisco Office

LESLIE A. WULF

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