This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and [redacted] in connection with possible [redacted] or other conduct violative of Section 1 of the Sherman Act, 15 U.S.C. section 1, in the [redacted]. This agreement is conditional and depends upon [redacted] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [redacted] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [redacted] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representations: [redacted] desires to report to the Antitrust Division possible [redacted] or other conduct violative of the Sherman Act in the [redacted] (["the anticompetitive activity being reported"] [redacted] represents to the Antitrust Division that, in connection with the anticompetitive activity being reported, it:

   (a) took prompt and effective action to terminate its part in the anticompetitive activity being reported upon discovery of the activity, and

   (b) did not coerce any other party to participate in the activity and was not the leader in, or the originator of, the anticompetitive activity being reported.

2. Cooperation: [redacted] agrees to provide full, continuing and complete cooperation to the Antitrust Division in connection with the activity being reported, including, but not limited to, the following:

   (a) providing a full exposition of all facts known to [redacted] relating to the anticompetitive activity being reported;

   (b) providing promptly, and without requirement of subpoena, all documents or other items in its possession, custody or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

ATR/FOIA-500
using its best efforts to secure the ongoing, full and truthful cooperation of the current and former directors, officers and employees of [Redacted] and encouraging such persons voluntarily to provide the Antitrust Division with any information they may have relevant to the anticompetitive activity being reported;

(d) facilitating the ability of current and former directors, officers and employees to appear for such interviews or testimony in connection with the anticompetitive activity being reported as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported respond completely, candidly and truthfully to all questions asked in interviews and grand jury appearances and at trial;

(f) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity injured as a result of the anticompetitive activity being reported, in which [Redacted] was a participant.

3. Corporate Leniency: Subject to verification of [Redacted] representations in paragraph 1 above, and subject to its full, continuing and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept [Redacted] into Part B of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against [Redacted] for any act or offense it may have committed prior to the date of this letter in connection with the anticompetitive activity being reported. The commitments in this paragraph are binding only upon the Antitrust Division, although, upon request of [Redacted] the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that [Redacted] has violated this Agreement, this Agreement shall be void, and the Antitrust Division may revoke the conditional acceptance of [Redacted] into the Corporate Leniency Program. Should the Antitrust Division revoke the conditional acceptance of [Redacted] into the Corporate Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against [Redacted] without limitation. Should such a prosecution be initiated, any documentary or other information provided by [Redacted] as well as any statements or other information provided by any current or former director, officer or employee of [Redacted] to the Antitrust Division pursuant to this Agreement, may be used against [Redacted] in any such prosecution.

4. Non-Prosecution Protection for Corporate Directors, Officers and Employees: Subject to [Redacted] full, continuing and complete cooperation, the Antitrust Division agrees that current and
former directors, officers and employees of [redacted] who admit their knowledge of, or participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation of the anticompetitive activity being reported, shall not be prosecuted criminally by the Antitrust Division for any act or offense committed during their period of employment at [redacted] prior to the date of this letter in connection with the anticompetitive activity being reported. Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including personal documents and records, and other materials requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews in the United States upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with the anticompetitive activity being reported, without falsely implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or information, not requested in (a) - (c) of this paragraph, that he or she may have relevant to the anticompetitive activity being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18 U.S.C. § 1503), in connection with the anticompetitive activity being reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of [redacted], the Antitrust Division will bring this Agreement to the attention of other prosecuting officers or administrative agencies. In the event a current or former director, officer or employee of [redacted] fails to comply fully with his/her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.

5. Entire Agreement: This letter constitutes the entire agreement between the Antitrust Division and [redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.
6. Authority And Capacity: The Antitrust Division and [REDACTED] represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.

Sincerely yours,
Dear [Name],

This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice, in connection with possible conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1, in connection with [Description].

This Agreement is conditional and depends upon [Condition(s)] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [Recipient(s)] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [Client(s)] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

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1 This letter does not bind any other component of the United States Department of Justice. This Agreement applies only to conduct violative of the Sherman Act, 15 U.S.C. § 1, and does not apply to conduct violative of any other United States statute.

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This letter is subject to the terms and conditions set forth in the Antitrust Division's Policy on the Amnesty Program for Delinquent Antitrust Cases, including the confidentiality provisions thereof.

ATR/FOIA-504
AGREEMENT

1. Representations: [Redacted] desire to report to the Antitrust Division possible or other conduct violative of the Sherman Act in connection with [Redacted] ("the Anticompetitive Activity Being Reported") represent to the Antitrust Division that, in connection with the Anticompetitive Activity Being Reported, they:

   (a) discovered the Anticompetitive Activity Being Reported in or about [Redacted]

   (b) took prompt and effective action to terminate their part in the Anticompetitive Activity Being Reported upon discovery of the activity; and

   (c) did not coerce any other party to participate in the activity and were not the leaders in, or the originators of, the Anticompetitive Activity Being Reported.

2. Cooperation: [Redacted] agree to provide full, continuing and complete cooperation to the Antitrust Division in connection with the Anticompetitive Activity Being Reported, including, but not limited to, the following:

   (a) providing a full exposition of all facts known to [Redacted] relating to the Anticompetitive Activity Being Reported;

   (b) providing promptly, and without requirement of subpoena, all documents or other items in their possession, custody or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

   (c) using their best efforts to secure the ongoing, full and truthful cooperation of the current directors, officers and employees of [Redacted] and encouraging such persons voluntarily to provide the Antitrust Division with any information they may have relevant to the Anticompetitive Activity Being Reported;

   (d) facilitating the ability of current directors, officers and employees to appear for such interviews or testimony in connection with the
Anticompetitive Activity Being Reported as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(c) using their best efforts to ensure that current directors, officers and employees who provide information to the Antitrust Division relevant to the Anticompetitive Activity Being Reported respond completely, candidly and truthfully to all questions asked in interviews and grand jury appearances and at trial;

(f) using their best efforts to ensure that current directors, officers and employees who provide information to the Antitrust Division relevant to the Anticompetitive Activity Being Reported make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity injured as a result of the Anticompetitive Activity Being Reported, in which [redacted] were participants.

3. Corporate Leniency: Subject to verification of [redacted], representations in paragraph 1 above, and subject to their full, continuing and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept into Part A of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against [redacted] pursuant to the Sherman Act, 15 U.S.C. § 1, in connection with the Anticompetitive Activity Being Reported. The commitments in this paragraph are binding only upon the Antitrust Division and not upon any other component of the United States Department of Justice. [Redacted], although upon request of the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that [redacted] has violated this Agreement, this Agreement shall be void, and the Antitrust Division may revoke the conditional acceptance of [redacted] into the Corporate Leniency Program. Should the Antitrust Division revoke the conditional acceptance of [redacted] into the Corporate Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against [redacted] without limitation. Should such a prosecution be initiated, any documentary or other information provided by [redacted], as well as any statements or other information provided by any current director, officer or employee of [redacted] to the Antitrust Division pursuant to this Agreement, may be used against [redacted] in any such prosecution.
4. Non-Prosecution Protection For Corporate Directors, Officers And Employees:

Subject to full, continuing and complete cooperation, the Antitrust Division agrees that current directors, officers and employees of who admit their knowledge of, or participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation of the Anticompetitive Activity Being Reported, shall not be prosecuted criminally by the Antitrust Division pursuant to the Sherman Act, 15 U.S.C. § 1, for acts committed during their period of employment in connection with the Anticompetitive Activity Being Reported. Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including personal documents and records, and other materials requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews in the United States upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with the Anticompetitive Activity Being Reported, without falsely implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or information, not requested in (a) - (c) of this paragraph, that he or she may have relevant to the Anticompetitive Activity Being Reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18 U.S.C. § 1503), in connection with the Anticompetitive Activity Being Reported.

The commitments in this paragraph are binding only upon the Antitrust Division and not upon any other component of the United States Department of Justice. Although, upon the request of the Antitrust Division will bring this Agreement to the attention of other prosecuting officers or administrative agencies. In the event a current director, officer or employee of fails to comply fully with his/her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any
statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.

5. **Entire Agreement:** This letter constitutes the entire agreement between the Antitrust Division, [redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.

6. **Authority And Capacity:** The Antitrust Division, [redacted] represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.

Sincerely yours,
U.S. Department of Justice
Antitrust Division

Dear [Redacted],

This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and [Redacted] in connection with possible [Redacted] or other conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1, in the [Redacted]. This agreement is conditional and depends upon [Redacted] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [Redacted] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [Redacted] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representations: [Redacted] desires to report to the Antitrust Division possible [Redacted] or other conduct that may be violative of the Sherman Act in the [Redacted] ("the anticompetitive conduct being reported"). [Redacted] represents to the Antitrust Division that, in connection with the anticompetitive conduct being reported:

   (a) the current management and ownership took prompt and effective action to terminate any [Redacted] participation in the anticompetitive conduct being reported upon discovery of the activity; and

   (b) [Redacted] did not coerce any other party to participate in the anticompetitive conduct being reported and was not the leader in, or the originator of, the anticompetitive conduct being reported.

ATR/FOIA-510
2. Cooperation: [Redacted] agrees to provide full, continuing and complete cooperation to the Antitrust Division in connection with the anticompetitive conduct being reported, including, but not limited to, the following:

(a) providing a full exposition of all facts known to [Redacted] relating to the anticompetitive conduct being reported;

(b) providing promptly, and without requirement of subpoenas, all documents or other items in its possession, custody or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

(c) using its best efforts to secure the complete, candid and truthful cooperation of its current and former directors, officers and employees, and encouraging such persons voluntarily to provide the Antitrust Division with any information relevant to the anticompetitive conduct being reported;

(d) facilitating the ability of current and former directors, officers and employees to appear for such interviews or testimony as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division respond completely, candidly and truthfully to all questions asked in interviews, and grand jury appearances and at trial;

(f) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity in the [Redacted] in the United States injured as a result of the anticompetitive conduct being reported, in which [Redacted] was a participant.
The performance by [redacted] of its obligations hereunder shall not toll, revive or extend any applicable statute of limitations for any charge or claim that could be brought by the Antitrust Division against [redacted] concerning its participation in the anticompetitive conduct being reported.

3. Corporate Leniency: Subject to verification of [redacted] representations in paragraph 1 above, and subject to its full, continuing and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept [redacted] into Part B of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against [redacted] for any act or offense it may have committed prior to the date of this letter in connection with the anticompetitive activity being reported. The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of [redacted], the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that [redacted] has violated this Agreement, this Agreement shall be void, and the Antitrust Division may revoke the conditional acceptance of [redacted] into the Corporate Leniency Program. Should the Antitrust Division revoke the conditional acceptance of [redacted] into the Corporate Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against [redacted] without limitation. Should such a prosecution be initiated, any documentary or other information provided by [redacted] as well as any statements or other information provided by any current or former director, officer or employee of [redacted] to the Antitrust Division pursuant to this Agreement, may be used against [redacted] in any such prosecution.

4. Non-Prosecution Protection For Current and Former Corporate Directors, Officers And Employees: Subject to the requirements of Paragraph 5 and [redacted] full, continuing and complete cooperation, the Antitrust Division agrees that current and former directors, officers and employees of [redacted] who admit their knowledge of, or participation in the anticompetitive conduct being reported, and fully and truthfully cooperate with the Antitrust Division in its investigation of the anticompetitive conduct being reported, shall not be prosecuted criminally by the Antitrust Division for any act or offense committed during their period of employment at [redacted] prior to the date of this letter in connection with the anticompetitive conduct being reported. Such full and truthful cooperation shall include, but not be limited to:
(a) making his or her relevant personal documents and records available in the United States to attorneys and agents of the United States;

(b) making himself or herself available in the United States to attorneys and agents of the United States for interviews;

(c) responding fully and truthfully to all inquiries of the United States in connection with the anticompetitive conduct being reported without falsely implicating any person or intentionally withholding any information;

(d) otherwise giving the United States access to knowledge or information he or she may have relevant to the anticompetitive conduct being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully, and under oath, subject to the penalties of perjury (18 U.S.C. § 1621) and making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), in connection with the anticompetitive conduct being reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of [redacted] the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. In the event a current or former director, officer or employee of [redacted] fails to comply fully with his or her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him or her in such prosecution.
5. Additional Provisions For Former Corporate Directors, Officers Or Employees: The non-prosecution protections provided in Paragraph 4 for former corporate directors, officers and employees of [Redacted] are subject to the following two additional conditions:

(a) the former corporate director, officer or employee of [Redacted] must provide a full and truthful proffer of all information of his or her knowledge of, or participation in, the anticompetitive conduct being reported within twenty-one (21) days of the execution of this Agreement; and

(b) any former corporate director, officer or employee of [Redacted] seeking to obtain the protections of this Agreement under Paragraph 4 must execute a separate tolling agreement with the Antitrust Division by which the statute of limitations for any charge concerning his or her participation in the anticompetitive conduct being reported shall be tolled in the event he or she fails to provide full and continuing cooperation to the Antitrust Division as defined in Paragraph 4. The separate tolling agreement will state that the statute of limitations applicable to the former director, officer or employee's conduct will be tolled starting from twenty-one (21) days after the execution of this Agreement until such time as he or she receives written notice from the Antitrust Division of his or her failure to satisfy his or her cooperation obligations pursuant to Paragraph 4 of this Agreement.

6. Third Parties: This agreement is not intended to create rights for any third party.

7. Entire Agreement: This letter constitutes the entire agreement between the Antitrust Division and [Redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.
8. Authority And Capacity: The Antitrust Division and __ represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.

Sincerely yours,
Dear [Name],

This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and [Subsidiary Name], [Subsidiary Name 2] (hereinafter collectively known as [Company Name]), in connection with possible conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1, in the [Relevant Case Number]. This Agreement is conditional and depends upon [Company Name] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [Company Name] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [Company Name] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representations: [Company Name] desires to report to the Antitrust Division possible conduct violative of the Sherman Act in the [Relevant Case Number] ("the anticompetitive activity being reported"). [Company Name] represents to the Antitrust Division that, in connection with the anticompetitive activity being reported, it:

   (a) took prompt and effective action to terminate its part in the anticompetitive activity being reported upon discovery of the activity; and

   (b) did not coerce any other party to participate in the activity and was not the leader in, or the originator of, the anticompetitive activity being reported.

2. Cooperation: [Company Name] agrees to provide full, continuing and complete cooperation to the Antitrust Division in connection with the activity being reported, including, but not limited to, the following:

   (a) providing a full exposition of all facts known to [Company Name] relating to the anticompetitive activity being reported;

   (b) providing promptly, and without requirement of subpoena, all documents or other items in its possession, custody or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

[ATR/FOIA-516]
(c) using its best efforts to secure the ongoing, full and truthful cooperation of
the current directors, officers and employees of [REDACTED] and encouraging
such persons voluntarily to provide the Antitrust Division with any
information they may have relevant to the anticompetitive activity being
reported;

(d) facilitating the ability of current directors, officers and employees to appear
for such interviews or testimony in connection with the anticompetitive
activity being reported as the Antitrust Division may require at the times
and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current directors, officers and employees
who provide information to the Antitrust Division relevant to the
anticompetitive activity being reported respond completely, candidly and
truthfully to all questions asked in interviews and grand jury appearances
and at trial;

(f) using its best efforts to ensure that current directors, officers and employees
who provide information to the Antitrust Division relevant to the
anticompetitive activity being reported make no attempt either falsely to
protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division,
to pay restitution to any person or entity injured as a result of the
anticompetitive activity being reported, in which [REDACTED] was a participant.

3. Corporate Leniency: Subject to verification of [REDACTED] representations in
paragraph 1 above, and subject to its full, continuing and complete cooperation, as described in
paragraph 2 above, the Antitrust Division agrees conditionally to accept [REDACTED] into Part B of
the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated
August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any
criminal prosecution against [REDACTED] for any act or offense it may have committed prior to the
date of this letter in connection with the anticompetitive activity being reported. The
commitments in this paragraph are binding only upon the Antitrust Division, although, upon
request of [REDACTED] the Antitrust Division will bring this Agreement to the attention of other
prosecuting offices or administrative agencies. If the Antitrust Division at any time determines
that [REDACTED] has violated this Agreement, this Agreement shall be void, and the Antitrust
Division may revoke the conditional acceptance of [REDACTED] into the Corporate Leniency Program.
Should the Antitrust Division revoke the conditional acceptance of [REDACTED] into the Corporate
Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against
[REDACTED] without limitation. Should such a prosecution be initiated, any documentary or other
information provided by [REDACTED] as well as any statements or other information provided by any
current director, officer or employee of [REDACTED] to the Antitrust Division pursuant to this Agreement, may be used against [REDACTED] in any such prosecution.

4. Non-Prosecution Protection For Corporate Directors, Officers And Employees:
Subject to [REDACTED], full, continuing and complete cooperation, the Antitrust Division agrees that current directors, officers and employees of [REDACTED] who admit their knowledge of, or participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation of the anticompetitive activity being reported, shall not be prosecuted criminally by the Antitrust Division for any act or offense committed during their period of employment at [REDACTED] and prior to the date of this letter in connection with the anticompetitive activity being reported. Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including personal documents and records, and other materials requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews in the United States upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with the anticompetitive activity being reported, without falsely implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or information, not requested in (a) - (c) of this paragraph, that he or she may have relevant to the anticompetitive activity being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18 U.S.C. § 1503), in connection with the anticompetitive activity being reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of [REDACTED] the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. In the event a current director, officer or employee of [REDACTED] fails to comply fully with his/her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute.
such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.

5. Entire Agreement: This letter constitutes the entire agreement between the Antitrust Division and [redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.

6. Authority And Capacity: The Antitrust Division and [redacted] represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.

Sincerely yours,

[Signature]

[Redacted]

ATR/FOIA-519
This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and [redacted], in connection with possible conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1, in the [redacted].

This Agreement is conditional and depends upon [redacted] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [redacted] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [redacted] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representation: [redacted] desires to report to the Antitrust Division possible conduct violative of the Sherman Act in the [redacted] ("the anticompetitive activity being reported"). [redacted] represents to the Antitrust Division that, in connection with the anticompetitive activity being reported, it:

   (a) took prompt and effective action to terminate its part in the anticompetitive activity being reported upon discovery of the activity; and

   (b) did not coerce any other party to participate in the activity and was not the leader in, or the originator of, the anticompetitive activity being reported.

2. Cooperation: [redacted] agrees to provide full, continuing and complete cooperation to the Antitrust Division in connection with the activity being reported, including, but not limited to, the following:

ATR/FOIA-520
(a) providing a full exposition of all facts known relating to the anticompetitive activity being reported;

(b) providing promptly, and without requirement of subpoena, all documents or other items in its possession, custody or control, wherever located, to the extent not already produced;

(c) using its best efforts to secure the ongoing, full and truthful cooperation of the current and former directors, officers and employees of the Antitrust Division, and encouraging such persons voluntarily to provide the Antitrust Division with any information they may have relevant to the anticompetitive activity being reported;

(d) facilitating the ability of current and former directors, officers and employees to appear for such interviews or testimony in connection with the anticompetitive activity being reported as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported respond completely, candidly and truthfully to all questions asked in interviews and grand jury appearances and at trial;

(f) using its best efforts to ensure that current and former directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity injured as a result of the anticompetitive activity being reported, in which was a participant.

3. Corporate Leniency: Subject to verification of representations in paragraph 1 above, and subject to its full, continuing and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept into Part B of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against for any act or offense it may have committed prior to the date of this letter in connection with the anticompetitive activity being reported. The commitments in this paragraph are binding only upon the Antitrust Division, although, upon request of the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that it has violated

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this Agreement, this Agreement shall be void, and the Antitrust Division may revoke the
conditional acceptance of [redacted] into the Corporate Leniency Program. Should the Antitrust
Division revoke the conditional acceptance of [redacted] into the Corporate Leniency Program, the
Antitrust Division may thereafter initiate a criminal prosecution against [redacted] without limitation.
Should such a prosecution be initiated, any documentary or other information provided by [redacted]
as well as any statements or other information provided by any current or former director, officer
or employee of [redacted] to the Antitrust Division pursuant to this Agreement, may be used against
[redacted] in any such prosecution.

4. Non-Prosecution Protection For Corporate Directors, Officers And Employees:
Subject to [redacted] full, continuing and complete cooperation, the Antitrust Division agrees that
current and former directors, officers and employees of [redacted] who admit their knowledge of, or
participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation
of the anticompetitive activity being reported, shall not be prosecuted criminally by the Antitrust
Division for any act or offense committed while they were directors, officers or employees of
[redacted] prior to the date of this letter in connection with the anticompetitive activity being reported.
Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including
personal documents and records, and other materials requested by attorneys
and agents of the United States;

(b) making himself or herself available for interviews in the United States upon
the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in
connection with the anticompetitive activity being reported, without falsely
implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or
information, not requested in (a) - (c) of this paragraph, that he or she may
have relevant to the anticompetitive activity being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand
jury or other proceedings in the United States, fully, truthfully and under
oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false
statements or declarations in grand jury or court proceedings (18 U.S.C. §
1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18
U.S.C. § 1503), in connection with the anticompetitive activity being
reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon
the request of [redacted] the Antitrust Division will bring this Agreement to the attention of other

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prosecuting offices or administrative agencies. In the event a current or former director, officer or employee of [redacted] fails to comply fully with his/her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.

5. Entire Agreement: This letter constitutes the entire agreement between the Antitrust Division and [redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.

6. Authority And Capacity: The Antitrust Division and [redacted] represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.
Re: [Redacted]

Dear [Redacted],

This letter confirms that [Redacted] has met all of the conditions of the Antitrust Division's Corporate Leniency Policy and the Conditional Leniency Agreement between [Redacted] and the Antitrust Division dated [Redacted] regarding the [Redacted]. Therefore, [Redacted] leniency application is hereby granted.

Sincerely,

[Redacted]
U.S. Department of Justice  

Antitrust Division  

Dear  

This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and the [person or entity], in connection with possible [conduct] or other conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1, in the [case]. This Agreement is conditional and depends upon the [party] satisfying the conditions set forth below. After all of these conditions are met, the Division will notify the [party] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [person or entity] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representations: [person or entity] desires to report to the Antitrust Division possible [conduct] or other conduct violative of the Sherman Act in the [case] ("the anticompetitive activity being reported"). [person or entity] represents to the Antitrust Division that, in connection with the anticompetitive activity being reported, it:

(a) took prompt and effective action to terminate its part in the anticompetitive activity being reported upon discovery of the activity; and

(b) did not coerce any other party to participate in the activity and was not the leader in, or the originator of, the anticompetitive activity being reported.

2. Cooperation: [person or entity] agrees to provide full, continuing and complete cooperation to the Antitrust Division in connection with the anticompetitive activity being reported, including, but not limited to, the following:

(a) providing a full exposition of all facts known to [person or entity] relating to the anticompetitive activity being reported;
(b) providing promptly, and without requirement of subpoena, all documents or other items in its possession, custody or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

(c) using its best efforts to secure the ongoing, full and truthful cooperation of the current directors, officers and employees of, and encouraging such persons voluntarily to provide the Antitrust Division with any information they may have relevant to the anticompetitive activity being reported;

(d) facilitating the ability of current directors, officers and employees to appear for such interviews or testimony in connection with the anticompetitive activity being reported as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported respond completely, candidly and truthfully to all questions asked in interviews and grand jury appearances and at trial;

(f) using its best efforts to ensure that current directors, officers and employees who provide information to the Antitrust Division relevant to the anticompetitive activity being reported make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity injured as a result of the anticompetitive activity being reported, in which was a participant.

3. Corporate Leniency: Subject to verification of representations in paragraph 1 above, and subject to its full, continuing and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept into Part B of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against for any act or offense it may have committed prior to the date of this letter in connection with the anticompetitive activity being reported. The commitments in this paragraph are binding only upon the Antitrust Division, although, upon request of the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that has violated this Agreement, this Agreement shall be void, and the Antitrust Division may revoke the conditional acceptance of into the Corporate Leniency Program. Should the Antitrust Division revoke the conditional acceptance of into the Corporate Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against , without limitation. Should such a prosecution be initiated, any documentary or other information provided by as well as any statements or other information provided by any current director, officer or
employee of ☐ ☐ to the Antitrust Division pursuant to this Agreement, may be used against ☐ in any such prosecution.

4. Non-Prosecution Protection For Corporate Directors, Officers And Employees: Subject to ☐ full, continuing and complete cooperation, the Antitrust Division agrees that current directors, officers and employees of ☐ who admit their knowledge of, or participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation of the anticompetitive activity being reported, shall not be prosecuted criminally by the Antitrust Division for any act or offense committed during their period of employment at ☐ prior to the date of this letter in connection with the anticompetitive activity being reported. Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including personal documents and records, and other materials requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews in the United States upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with the anticompetitive activity being reported, without falsely implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or information, not requested in (a) - (c) of this paragraph, that he or she may have relevant to the anticompetitive activity being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18 U.S.C. § 1503), in connection with the anticompetitive activity being reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of ☐ the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. In the event a current director, officer or employee fails to comply fully with his/her obligations hereunder, this Agreement as it pertains to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.
5. **Entire Agreement**: This letter constitutes the entire agreement between the Antitrust Division and [redacted] and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter herein.

6. **Authority And Capacity**: The Antitrust Division and [redacted] represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.
This letter sets forth the terms and conditions of an agreement between the Antitrust Division of the United States Department of Justice and [redacted] in connection with possible [redacted] or other conduct violative of Section 1 of the Sherman Act, 15 U.S.C. § 1. This agreement is conditional and depends upon satisfying the conditions set forth below. After all of these conditions are met, the Division will notify [redacted] in writing that the application has been granted. It is further agreed that disclosures made by counsel for [redacted] in furtherance of the amnesty application will not constitute a waiver of the attorney-client privilege or the work-product privilege.

AGREEMENT

1. Representations: [redacted] desires to report to the Antitrust Division possible [redacted] or other conduct violative of the Sherman Act in [redacted] (hereinafter “the anticompetitive activity being reported”), [redacted] represents to the Antitrust Division that, in connection with the anticompetitive activity being reported, it:

   (a) took prompt and effective action to terminate its part in the anticompetitive activity being reported upon discovery of the activity; and

   (b) did not coerce any other party to participate in the activity and was not the leader in, or the originator of, the anticompetitive activity being reported.

2. Cooperation: [redacted] agrees to provide full, continuing, and complete cooperation to the Antitrust Division in connection with the activity being reported, including, but not limited to, the following:

   (a) providing a full exposition of all facts known to [redacted] relating to the anticompetitive activity being reported;
providing promptly, and without requirement of subpoena, all documents or other items in its possession, custody, or control, wherever located, requested by the Antitrust Division, to the extent not already produced;

(c) using its best efforts to secure the ongoing, full, and truthful cooperation of the current directors, officers, and employees of [redacted], and encouraging such persons voluntarily to provide the Antitrust Division with any information they may have relevant to the anticompetitive activity being reported;

(d) facilitating the ability of current directors, officers, and employees of [redacted] to appear for such interviews or testimony in connection with the anticompetitive activity being reported as the Antitrust Division may require at the times and places designated by the Antitrust Division;

(e) using its best efforts to ensure that current directors, officers, and employees of [redacted] who provide information to the Antitrust Division relevant to the anticompetitive activity being reported respond completely, candidly, and truthfully to all questions asked in interviews and grand jury appearances and at trial;

(f) using its best efforts to ensure that current directors, officers, and employees of [redacted] who provide information to the Antitrust Division relevant to the anticompetitive activity being reported make no attempt either falsely to protect or falsely to implicate any person or entity; and

(g) making all reasonable efforts, to the satisfaction of the Antitrust Division, to pay restitution to any person or entity injured as a result of the anticompetitive activity being reported, in which [redacted] was a participant.

3. Corporate Leniency: Subject to verification of [redacted] representations in paragraph 1 above, and subject to its full, continuing, and complete cooperation, as described in paragraph 2 above, the Antitrust Division agrees conditionally to accept [redacted] into Part B of the Corporate Leniency Program, as explained in an Antitrust Division policy statement dated August 10, 1993 (attached). Pursuant to that policy, the Antitrust Division agrees not to bring any criminal prosecution against [redacted] for any act or offense it may have committed prior to the date of this letter in connection with the anticompetitive activity being reported. The commitments in this paragraph are binding only upon the Antitrust Division, although, upon request of [redacted] the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. If the Antitrust Division at any time determines that [redacted] has violated this Agreement, this Agreement shall be void.

1 It is represented by [redacted] that [redacted] the [redacted] director, officer, or employee of [redacted]
and the Antitrust Division may revoke the conditional acceptance of [redacted] into the Corporate Leniency Program. Should the Antitrust Division revoke the conditional acceptance of [redacted] into the Corporate Leniency Program, the Antitrust Division may thereafter initiate a criminal prosecution against [redacted] without limitation. Should such a prosecution be initiated, any documentary or other information provided by [redacted] as well as any statements or other information provided by any current director, officer or employee of [redacted] to the Antitrust Division pursuant to this Agreement, may be used against [redacted] in any such prosecution.

4. Non-Prosecution Protection For Current Corporate Directors, Officers, And Employees of [redacted] Subject to [redacted] full, continuing, and complete cooperation, the Antitrust Division agrees that current directors, officers, and employees of [redacted] who admit their knowledge of, or participation in, and fully and truthfully cooperate with the Antitrust Division in its investigation of the anticompetitive activity being reported, shall not be prosecuted criminally by the Antitrust Division for any act or offense committed during their period of employment at [redacted] prior to the date of this letter, or in the case of [redacted] prior to the date of this letter, in connection with the anticompetitive activity being reported. Such full and truthful cooperation shall include, but not be limited to:

(a) producing in the United States all documents and records, including personal documents and records, and other materials requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews in the United States upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with the anticompetitive activity being reported, without falsely implicating any person or intentionally withholding any information;

(d) otherwise voluntarily providing the United States with any materials or information, not requested in (a) - (c) of this paragraph, that he or she may have relevant to the anticompetitive activity being reported; and

(e) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), contempt (18 U.S.C. §§ 401-402) and obstruction of justice (18 U.S.C. § 1503), in connection with the anticompetitive activity being reported.

The commitments in this paragraph are binding only upon the Antitrust Division, although, upon the request of [redacted] the Antitrust Division will bring this Agreement to the attention of other prosecuting offices or administrative agencies. In the event a current director, officer or employee of [redacted] fails to comply fully with his/her obligations hereunder, this Agreement as it pertains
to such individual shall be void, and any leniency, immunity or non-prosecution granted to such individual under this Agreement may be revoked by the Antitrust Division. Should any leniency, immunity or non-prosecution granted be revoked, the Antitrust Division may thereafter prosecute such person criminally, and any statements or other information provided by such person to the Antitrust Division pursuant to this Agreement may be used against him/her in such prosecution.

5. Entire Agreement: This letter constitutes the entire agreement between the Antitrust Division and , and supersedes all prior understandings, if any, whether oral or written, relating to the subject matter hereof.

6. Authority And Capacity: The Antitrust Division and represent and warrant each to the other that the signatories to this Agreement on behalf of each party hereto have all the authority and capacity necessary to execute this Agreement and to bind the respective parties hereto.

The signatories below acknowledge acceptance of the foregoing terms and conditions.

Sincerely yours,