

DEEENDANT INCORNATION DELATIVE TO A COMMINAL ACTION

DEFENDANT INFORMATION RELATIVE TO	D A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: ☐ COMPLAINT ☐ INFORMATION ☒ INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	MORTHERN DISTRICT OF CALIFORNIA
	OAKLAND DIVISION
26 U.S.C. § 7206(1) – Making and Subscribing A False Tax Return, Statement, and Document (Two Counts) Petty	
Minor	DEFENDANT - U.S
Misde mean	1 1 1
X Felon	y DISTRICT COURT NUMBER
PENALTY: 3 years imprisonment, 1 year supervised release,	
250,000 fine or twice the gain or loss, \$100 special assessment per count	CR 19 489 JST
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding. 1) X If not detained give date any prior
IRS	summons was served on above charges
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 SEP 26 2019
	1) Con this charge
this is a reprosecution of	4) On this charge SUSAN Y. SOONG NORTHERN DISTRICT COURT OAKLAND OAKLAND Federal State
charges previously dismissed	5) On another conviction OAKLAND OAKLAND
which were dismissed on motion SHOW DOCKET NO.	Federal State
	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
Alain managariting and at the face	
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes"
defendant MAGISTRATE	l l
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form David L. Anderson	TO U.S. CUSTODY
■ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S.	This report amends AO 257 previously submitted
Attorney (if assigned) Jose A. Olivera, AUSA	_
PROCESS: ADDITIONAL INFO	ORMATION OR COMMENTS —
SUMMONS NO PROCESS* WARRANT	Bail Amount: No Bail
If Summons, complete following:	INO DAIL
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Pofero ludge:
	Date/Time: Before Judge:
Comments:	

United States District Court

FOR THE NORTHERN DISTRICT OF CALIFORNIA

VENUE: Oakland

FILED

UNITED STATES OF AMERICA,

V.

OLEG TINKOV, a/k/a Oleg Tinkoff, SEP 262019 00

CR 19 489 JST

DEFENDANT.

INDICTMENT

26 U.S.C. § 7206(1) – Making and Subscribing A False Tax Return, Statement, and Document (Two Counts)

A true bill.

Foreman

20 day of

Clerk

Kandis A. Westmore

Case 4:19-cr-00489-JST Document 1 Filed 09/26/19 Page 3 of 6

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DAVID L. ANDERSON (CABN 149604) United States Attorney

FILED

SEP 26 2019

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

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JST

OAKLAND DIVISION

UNITED STATES OF AMERICA,

Plaintiff,
v.

OLEG TINKOV,
a/k/a Oleg Tinkoff,

Defendant.

case no. CR 19

VIOLATIONS:

26 U.S.C. § 7206(1) – Making and Subscribing A False Tax Return, Statement, and Document (Two Counts)

OAKLAND VENUE

UNDER SEAL

INDICTMENT

The Grand Jury charges:

At all times relevant to this indictment, unless otherwise indicated, and with all dates being approximate and all date ranges both approximate and inclusive:

- 1. Defendant OLEG TINKOV, also known as Oleg Tinkoff ("TINKOV"), became a naturalized U.S. citizen on September 10, 1996.
- 2. In 2013, Tinkoff Credit Systems Group Holding PLC was the holding company for Tinkoff Credit Systems (collectively "TCS"). TCS was headquartered in Russia, and was a branchless online bank that provided its customers with financial and bank services.
- 3. TINKOV was the founder of TCS and the beneficial owner of the majority of TCS shares.

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INDICTMENT

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- 4. Prior to October 25, 2013, TINKOV indirectly owned the majority of TCS shares through a structure of three British Virgin Islands ("BVI") entities as described below (collectively, the "BVI Structure").
- 5. On or about April 5, 2013, TINKOV became the 100% shareholder of Beckett Group Ltd., a BVI entity.
- 6. On or about May 28, 2013, Beckett Group Ltd. became the 100% shareholder of two other BVI entities: (1) Tadek Holding & Finance S.A. ("Tadek Holding"), and (2) Tasos Invest & Finance Inc. ("Tasos Invest").
- 7. Prior to TCS's initial public offering ("IPO") on October 25, 2013, more than 93 million TCS shares were held in the name of Tadek Holding, and more than 10 million TCS shares were held in the name of Tasos Invest. In total, these shares comprised more than 60% of all TCS's shares.
- 8. On October 25, 2013, TCS held its IPO on the London Stock Exchange. TCS's opening share price on October 25, 2013, was \$17.50 per share. On October 25, 2013, as part of TCS's IPO, TINKOV sold and caused to be sold more than 11 million TCS shares that he indirectly owned and controlled through Tadek Holding and Tasos Invest., which generated more than \$199 million in gross proceeds.
- 9. After the IPO, TINKOV continued to control and indirectly own more than 92 million TCS shares through the BVI Structure, which represented over 50% of the total issued TCS share capital and approximately 91% of the total number of votes among TCS shareholders.
- 10. As of October 27, 2013, TINKOV's 100% ownership of the BVI Structure, and the TCS shares that TINKOV controlled and beneficially owned through the BVI Structure, had a fair market value of more than \$1 billion.
- 11. On or about October 28, 2013, TINKOV expatriated from the United States by renouncing his U.S. citizenship before a diplomatic and consular officer of the United States.
 - 12. The term "expatriate" means any United States citizen who relinquishes his citizenship.
- 13. The term "covered expatriate" means, among other things, an expatriate who has a net worth of \$2 million or more as of the date of his expatriation.

- 14. Under United States' tax laws, all property of a covered expatriate, with some exceptions not relevant here, shall be treated as sold on the day before the expatriate's expatriation date for its fair market value (the "constructive sale"). Any gain arising from that constructive sale shall be taken into account for the taxable year of the sale.
- 15. The Internal Revenue Service ("IRS") is an agency of the United States Department of the Treasury and is responsible for administering and enforcing the United States' tax laws.

COUNT ONE: (26 U.S.C. § 7206(1) – Willfully Making and Subscribing a False Tax Return)

- 16. Paragraphs 1 through 15 are incorporated and realleged as if fully set forth here.
- 17. On or about April 15, 2014, in the Northern District of California, and elsewhere, the defendant,

OLEG TINKOV, a/k/a Oleg Tinkoff,

did willfully make and subscribe a Form 1040, U.S. Individual Income Tax Return, for the calendar year 2013 (the "2013 tax return"), which was verified by a written declaration that it was made under the penalties of perjury, and which defendant TINKOV knew was not true and correct as to every material matter. The 2013 tax return, which was prepared, signed, and which TINKOV caused to be prepared and signed, in the Northern District of California and was filed with the IRS (1) falsely reported on Line 22 that TINKOV's total income was \$205,317; and (2) fraudulently represented that to the best of TINKOV's knowledge and belief, the tax return was true, correct, and complete, whereas TINKOV knew and believed (1) his income was greater than \$205,317; and (2) his 2013 tax return did not include any gain and income arising from the constructive sale of his property related to his expatriation on October 28, 2013, in violation of Title 26, United States Code, Section 7206(1).

COUNT TWO:

(26 U.S.C. § 7206(1) – Making and Subscribing A False Document or Statement)

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18. Paragraphs 1 through 15 are incorporated and realleged as if fully set forth here.

19. On or about April 15, 2014, in the Northern District of California, and elsewhere, the defendant,

> OLEG TINKOV, a/k/a Oleg Tinkoff,

did willfully make and subscribe a Form 8854, Initial and Annual Expatriation Statement, for the calendar year 2013 (the "Expatriation Statement"), which was verified by a written declaration that it was made under penalties of perjury and which defendant TINKOV knew was not true and correct as to every material matter. The Expatriation Statement, which was prepared, signed, and which TINKOV caused to be prepared and signed, in the Northern District of California and was filed with the IRS, (1) falsely reported on Part IV, Section A, Line 2, that TINKOV's net worth as of his expatriation date was \$300,000; (2) fraudulently failed to report any property in Part IV, Section B; and (3) falsely stated that to the best of TINKOV's knowledge and belief, the Expatriation Statement was true, correct, and complete, whereas TINKOV knew and believed his net worth as of his expatriation date was greater than \$300,000, and that he was required to list property and report information related to such property on the Expatriation Statement, in violation of Title 26, United States Code, Section 7206(1).

DATED: 9/26/19

A TRUE BILL.

Oakland

OSE A. OLIVERA

DAVID L. ANDERSON United States Attorney

Assistant United States Attorney

CHRISTOPHER STRAUSS

Trial Attorney United States Department of Justice, Tax Division

INDICTMENT

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