1	STEPHANIE M. HINDS (CABN 154284) United States Attorney			
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
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11	UNITED STATES OF AMERICA,	CASE NO. CR 22-00123-BLF (SVK)		
12	Plaintiff,	VIOLATIONS:		
13	v.	18 U.S.C. § 1349 – Conspiracy to Commit Wire Fraud and Mail Fraud		
14	DHIRENDRA PRASAD,	18 U.S.C. § 1956(h) – Conspiracy to Commit Money Laundering		
15	Defendant.	18 U.S.C. § 371 – Conspiracy to Defraud the United States		
16		26 U.S.C. § 7201 – Tax Evasion 18 U.S.C. §§ 982(a)(1) and (b)(1) – Forfeiture Allegation		
17		18 U.S.C. §§ 982(a)(1) and (a)(1) – Forfeiture Allegation		
18		San Jose Venue		
19) San cose : shac			
20	INFO	R M A T I O N		
21	The United States Attorney charges:			
22	COUNT ONE: (18 U.S.C. § 1349 – Conspiracy to Commit Wire Fraud and Mail Fraud)			
23	1. Beginning on an unknown date but no later than in or about April 2013, and continuing			
24	through in or about January 2019, in the Northern District of California and elsewhere, the defendant,			
25	DHIRENDRA PRASAD			
26	and DON M. BAKER, did knowingly conspire to devise and intend to devise a scheme and artifice to			
27	defraud as to a material matter, and to obtain money and property by means of materially false and			
28	fraudulent pretenses, representations, and promises, and by omissions and concealment of material facts			
	INFORMATION 1			

and, for the purpose of executing such scheme or artifice and attempting to do so, did: a) transmit, and cause to be transmitted, by means of wire communication in interstate and foreign commerce, certain writings, signs, signals, pictures, and sounds, in violation of Title 18, United States Code, Section 1343; and b) cause matter to be delivered by the United States Postal Service and private and commercial interstate carriers, in violation of Title 18, United States Code, Section 1341.

All in violation of Title 18, United States Code, Section 1349.

COUNT TWO: (18 U.S.C. § 1956(h) – Conspiracy to Commit Money Laundering)

 Beginning on an unknown date but no later than in or about April 2013, and continuing through in or about January 2019, in the Northern District of California and elsewhere, the defendant, DHIRENDRA PRASAD,

and DON M. BAKER, did knowingly combine, conspire, and agree to conduct financial transactions affecting interstate commerce and foreign commerce, which transactions involved the proceeds of specified unlawful activity, that is, wire fraud and mail fraud, knowing that the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of the specified unlawful activity, and that while conducting and attempting to conduct such financial transactions, knew that the property involved in the financial transactions represented the proceeds of the specified unlawful activity, in violation of Title 18, United States Code, Section 1956(a)(1)(B)(i).

All in violation of Title 18, United States Code, Section 1956(h).

COUNT THREE: (18 U.S.C. § 1956(h) – Conspiracy to Commit Money Laundering)

3. Beginning on an unknown date but no later than in or about January 2013, and continuing through in or about March 2019, in the Northern District of California and elsewhere, the defendant,

DHIRENDRA PRASAD,

and ROBERT GARY HANSEN, did knowingly combine, conspire, and agree to knowingly conduct and attempt to conduct financial transactions affecting interstate commerce and foreign commerce, which transactions involved the proceeds of specified unlawful activity, that is, wire fraud and mail fraud, knowing that the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of specified unlawful activity, and that while

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conducting and attempting to conduct such financial transactions, knew that the property involved in the financial transactions represented the proceeds of some form of unlawful activity, in violation of Title 18, United States Code, Section 1956(a)(1)(B)(i).

All in violation of Title 18, United States Code, Section 1956(h).

<u>COUNT FOUR</u>: (18 U.S.C. § 371 – Conspiracy to Defraud the United States)

4. Beginning on or about January 1, 2015, and continuing through on or about November 5, 2018, in the Northern District of California and elsewhere, the defendant,

DHIRENDRA PRASAD,

and DON M. BAKER, did unlawfully, voluntarily, and willfully conspire to defraud the United States government through dishonest and deceitful means, to wit: the Department of the Treasury, Internal Revenue Service, in the ascertainment, assessment, computation, and collection of revenue, particularly individual federal income taxes due and owing by DON M. BAKER for the tax years 2015 through and including 2017.

All in violation of Title 18, United States Code, Section 371.

<u>COUNT FIVE</u>: (26 U.S.C. § 7201 – Tax Evasion – 2017)

5. On or about August 29, 2018, in the Northern District of California, and elsewhere, the defendant,

DHIRENDRA PRASAD,

a resident of Mountain House, California, did willfully and knowingly attempt to evade and defeat a substantial part of the income tax due and owing by him to the United States of America for the calendar year 2017, by preparing and causing to be prepared, signing and causing to be signed, and filing and causing to be filed with the Internal Revenue Service a false and fraudulent United States Individual Income Tax Return, Form 1040, in the name of the defendant, for tax year 2017, which was submitted to the Internal Revenue Service. On that tax return, defendant reported and caused to be reported that his income for the calendar year 2017 was \$1,215,000, and claimed a tax refund of \$38,959. In fact, as defendant knew and believed, defendant had taxable income for 2017 that was greater than the amount reported on the tax return, and as a result of such additional taxable income, there was substantial additional tax due and owing to the United States of America.

1	All in violat	tion of Title 26, United States Code, Section 7201.
2	FORFEITURE AL	LEGATION: (18 U.S.C. §§ 981(a)(1)(C), 982(b)(1) & 28 U.S.C. § 2461(c))
3	6. Upo	n conviction of the offense alleged in Count One of this Information, the defendant,
4		DHIRENDRA PRASAD,
5	shall forfeit to the U	United States pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c) all
6	property, real or pe	rsonal, constituting, or derived from, proceeds the defendant obtained directly and
7	indirectly, as the re-	sult of those violations, including, but not limited to, the following:
8	a.	The real property located at 577 S. Tradition Street, Mountain House, CA; APN
9		254-160-340;
10	b.	The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-
11		370;
12	c.	The real property located at 332 R Street, Merced, CA; 032-261-018; APN: 032-
13		261-018;
14	d.	Approximately \$510,195 representing the proceeds of the sale of the real property
15		located at 4452 Cotton Court, Apartments 1-12, Stockton, CA; APN:104-260-060
16		on or about December 9, 2021;
17	e.	The real property located at 1185 Palomar Drive, Tracy, CA; APN 238-110-080;
18	f.	Approximately \$36,399.68 seized from LPL Financial account 1916-6482 held in
19		the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about
20		September 22, 2021;
21	g.	Approximately \$322,834.53 seized from LPL Financial account 1191-9368 held
22		in the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about
23		September 22, 2021;
24	h.	Approximately \$631,041.59 seized from LPL Financial account 3452-2348 held
25		in the name of "Dhirendra PRASAD 401K Plan & Trust DTD 11/10/16" on or
26		about September 22, 2021;
27	i.	Approximately \$195,662.79 seized from LPL Financial account 4658-1251 held
28		in the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about

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1			September 22, 2021;
2	j	j.	Approximately \$1,268,508.34 seized from LPL Financial account 8018-0595 held
3			in the name of "Dhirendra PRASAD Pension Plan" on or about September 22,
4			2021;
5	1	k.	Approximately \$604,551.78 seized from LPL Financial account 7911-3030 held
6			in the name of "Dhirendra PRASAD Defined Benefit Pension Plan" on or about
7			September 22, 2021;
8	1	l.	Approximately \$149,103.01 seized from LPL Financial account 7912-2543 held
9			in the name of "Dhirendra PRASAD 401K Plan & Trust DTD 11-10-16 FBO
10			Sherry L. Smith" on or about September 22, 2021;
11	1	m.	Approximately \$209,852.69 seized from Jackson National Life Insurance
12			Company in annuity number 1022081175 held in the name of "Dhirendra
13			PRASAD Pension Plan" on or about September 22, 2021;
14	1	n.	Approximately \$118,908.21 seized from Jackson National Life Insurance
15			Company in annuity account number 1020906533 held in the name of "The
16			PRASAD-Smith Living Trust DTD 10/22/2010" on or about September 22, 2021;
17	(0.	Approximately \$106,936.39 seized from American Funds College America VA
18			529 account number 04000677405 held in the name of "Dhirendra PRASAD" for
19			the benefit of "Rachel S. Prasad" on or about September 22, 2021;
20	1	ρ.	Approximately \$107,507.48 seized from American Funds College America VA
21			529 account number 04000676880 held in the name of "Dhirendra PRASAD" for
22			the benefit of "Aidan C. Prasad" on or about September 22, 2021; and
23	(q.	Approximately \$30,217.72 seized from Voya Retirement Insurance and Annuity
24			Company IRA account number R079657-ZS held in the name of "Dhirendra
25			PRASAD" for the benefit of Sherry Smith, Rachel Prasad, and Aidan Prasad on
26			or about September 22, 2021; and
27	1	r.	Money Judgment: a sum of money equal to the total gross proceeds obtained by
28			defendant as a result of the offenses.
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1	If any of the property described above, as a result of any act or omission of the defendants:
2	a. cannot be located upon the exercise of due diligence;
3	b. has been transferred, or sold to, or deposited with, a third party;
4	c. has been placed beyond the jurisdiction of the court;
5	d. has been substantially diminished in value; or
6	e. has been commingled with other property that cannot be divided without
7	difficulty,
8	any and all interest the defendants have in other property shall be vested in the United States and
9	forfeited to the United States pursuant to Title 21, United States Code, Section 853(p), as incorporated
10	by Title 18, United States Code, Section 982(b)(1).
11	All pursuant to Title 18, United States Code, Section 981(a)(1)(C), Title 28, United States Code,
12	Section 2461(c), and Rule 32.2 of the Federal Rules of Criminal Procedure.
13	FORFEITURE ALLEGATION: (18 U.S.C. §§ 982(a)(1)(A), 982(a)(1) and 28 U.S.C. § 2461(c))
14	7. Upon conviction of the offense alleged in Count Two or Count Three of this Information,
15	the defendant,
16	DHIRENDRA PRASAD,
17	shall forfeit to the United States, pursuant to Title 18, United States Code, Sections 982(a)(1)(A) and
18	982(a)(1) and Title 28, United States Code, Section 2461(c), any property, real or personal, involved in
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	such offense, and any property traceable to such property, including, but not limited to, the following:
20	a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN
20	
21	a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN
	a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340;
21 22	 a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340; b. The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-
21 22 23	 a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340; b. The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-370;
21 22 23 24 25	 a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340; b. The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-370; c. The real property located at 332 R Street, Merced, CA; 032-261-018; APN: 032-
221 222 223 223 224 225 226 226	 a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340; b. The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-370; c. The real property located at 332 R Street, Merced, CA; 032-261-018; APN: 032-261-018;
21 22 23 24	 a. The real property located at 577 S. Tradition Street, Mountain House, CA; APN 254-160-340; b. The real property located at 135 E Kavanagh Avenue, Tracy, CA; APN 214-400-370; c. The real property located at 332 R Street, Merced, CA; 032-261-018; APN: 032-261-018; d. Approximately \$510,195 representing the proceeds of the sale of the real property

1	e.	The real property located at 1185 Palomar Drive, Tracy, CA; APN 238-110-080;
2	f.	Approximately \$36,399.68 seized from LPL Financial account 1916-6482 held in
3		the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about
4		September 22, 2021;
5	g.	Approximately \$322,834.53 seized from LPL Financial account 1191-9368 held
6		in the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about
7		September 22, 2021;
8	h.	Approximately \$631,041.59 seized from LPL Financial account 3452-2348 held
9		in the name of "Dhirendra PRASAD 401K Plan & Trust DTD 11/10/16" on or
10		about September 22, 2021;
11	i.	Approximately \$195,662.79 seized from LPL Financial account 4658-1251 held
12		in the name of "The PRASAD-Smith Living Trust DTD 10/22/2010" on or about
13		September 22, 2021;
14	j.	Approximately \$1,268,508.34 seized from LPL Financial account 8018-0595 held
15		in the name of "Dhirendra PRASAD Pension Plan" on or about September 22,
16		2021;
17	k.	Approximately \$604,551.78 seized from LPL Financial account 7911-3030 held
18		in the name of "Dhirendra PRASAD Defined Benefit Pension Plan" on or about
19		September 22, 2021;
20	1.	Approximately \$149,103.01 seized from LPL Financial account 7912-2543 held
21		in the name of "Dhirendra PRASAD 401K Plan & Trust DTD 11-10-16 FBO
22		Sherry L. Smith" on or about September 22, 2021;
23	m.	Approximately \$209,852.69 seized from Jackson National Life Insurance
24		Company in annuity number 1022081175 held in the name of "Dhirendra
25		PRASAD Pension Plan" on or about September 22, 2021;
26	n.	Approximately \$118,908.21 seized from Jackson National Life Insurance
27		Company in annuity account number 1020906533 held in the name of "The
28		PRASAD-Smith Living Trust DTD 10/22/2010" on or about September 22, 2021

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8	Company IRA account number R079657-ZS held in the name of "Dhirendra	
9	PRASAD" for the benefit of Sherry Smith, Rachel Prasad, and Aidan Prasad on	
10	or about September 22, 2021; and	
11	r. Money Judgment: a sum of money equal to the total value of the property	
12	involved in the offenses.	
13	If any of the property described above, as a result of any act or omission of the defendants:	
14	a. cannot be located upon the exercise of due diligence;	
15	b. has been transferred, or sold to, or deposited with, a third party;	
16	c. has been placed beyond the jurisdiction of the court;	
17	d. has been substantially diminished in value; or	
18	e. has been commingled with other property that cannot be divided without	
19	difficulty,	
20	the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21,	
21	United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 2461(c).	
22	All pursuant to Title 18, United States Code, Sections 981(a)(1)(A) and 982(a)(1), Title 28,	
23	United States Code, Section 2461(c), and Federal Rule of Criminal Procedure 32.2.	
24		
25	DATED: March 17, 2022 STEPHANIE M. HINDS United States Attorney	
26	s/ Michael G. Pitman	
27	MICHAEL G. PITMAN Assistant United States Attorney	
28	Assistant Officer States Attorney	

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT OFFENSE CHARGED COUNT ONE: 18 U.S.C. § 1349 – Conspiracy to Commit Wire Petty	SAN JOSE DIVISION
Fraud and Mail Fraud; COUNTS TWO & THREE: 18 U.S.C. § 1956(h) – Conspiracy to	
Commit Money Laundering; COUNT FOUR: 18 U.S.C. § 371 – Conspiracy to Defraud the United States; Misde mear	*
COUNT FIVE: 26 U.S.C. § 7201 – Tax Evasion: X Felor	1 DISTRICT COURT NUMBER
restitution, forfeiture, \$100 per count special assessment Counts 2 & 3: 20 years prison, \$500,000 fine, 3 years supervised release, restitution, forfeiture, \$100 per count special assessment	CR 22-00123-BLF (SVK)
Count 4: 5 years prison, \$250,000 fine, 3 years supervised release	DEFENDANT
PROCEEDING Name of Complaintant Agency, or Person (& Title, if any) Internal Revenue Service (IRS)	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding. 1) If not detained give date any prior 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 this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	IS IN CUSTODY 4) On this charge 5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	DATE OF Month/Day/Year ARREST
Name and Office of Person Furnishing Information on this form STEPHANIE M. HINDS	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
□ U.S. Attorney □ Other U.S. Agency	-
Name of Assistant U.S. Attorney (if assigned) Michael G. Pitman	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	FORMATION OR COMMENTS ————————————————————————————————————
SUMMONS	Bail Amount:
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
Comments:	Date/Time: March 24th – 2:00 PM Before Judge: SVK