Germany Agreed Sanctions Cases / Siemens Unnamed Individual Defendant #13

Case ID: ST-167
Case Cluster: Germany Agreed Sanctions Cases / Siemens Unnamed Individual Defendants
Jurisdiction of Settlement: Germany
Jurisdiction of Settlement / Enforcement Agency: Unspecified
Jurisdiction of Foreign Public Official(s): Unspecified
Month/Day of Settlement (or Notes): Between 2005 and end 2010
Other Jurisdictions of Settlement: Unknown
Settlement with Individual or Legal Person?: Individual
Type of Settlement: Criminal
Legal Form of Settlement: Arrangement under section 153a of the Criminal Code of Procedure
Monetary Sanctions (Types): Criminal Fine
Criminal Fine / Penalty (Explanation): Unknown Amount
Monetary Sanctions Returned / Ordered Returned (Explanation): Unspecified
UNCAC Articles(s) Implicated: Art.16
OECD Anti-Bribery Convention Articles Implicated: Art. 1
Offenses - Alleged: Unspecified
Offenses - Settled: Unspecified
Public Procurement Contract / SOE Involved?: YES
Summary:
According to Germany's March 2011 Phase 3 Report by the OECD, "From 2005 to end 2010, 69 individuals were sanctioned, of which 30 were criminally convicted, 35 were sanctioned under an arrangement under section 153a of the Criminal Code of Procedure [ ] and 4 were found liable in administrative proceedings." (Source: Organisation for Economic Co-operation and Development, Directorate for Financial and Enterprise Affairs, "Germany: Phase 3 Report on the Application of the Convention on Combating Bribery of Foreign Public Officials in..."
International Business Transactions and the 2009 Revised Recommendation on Combating
Bribery in International Business Transactions," approved and adopted by the Working Group
on Bribery in International Business Transactions on 17 March 2011, at para 19.) The Report
also noted that of the 35 individuals agreed to arrangements under section 153a of the
Criminal Code of Procedure, 24 of which (over two thirds pertained to the Siemens case."
(Source: Ibid., at para 39.) According to the Report, "individuals sanctioned under section
153a CCP [Code of Criminal Procedure] and in administrative proceedings were only
sanctioned to paying fines. The amounts of fines were, in a majority of cases, within the lower
range of fines available except for a few particularly aggrav rated cases involving senior
executives. [ ] For instance, the size of fines ranges from EUR 1800 to a record amount of
EUR 2.16 million." (Source: Ibid., at para 20.) According to the procedure of agreements
under section 153a CCP, the Report notes that, "individuals may be sanctioned un the context
of the conditional exemption from prosecution by the public prosecutor [ ]. The condition for
exemption, which must be agreed by both the court and the individual, may consist of the
payment of a sum of money to the treasury or to a non-profit organisation." (Source: Ibid.,
para 98.)

Sources:
Data on Enforcement of the Anti-Bribery Convention, accessed at
and Development, Directorate for Financial and Enterprise Affairs, "Germany: Phase 3 Report
on the Application of the Convention on Combating Bribery of Foreign Public Officials in
International Business Transactions and the 2009 Revised Recommendation on Combating
Bribery in International Business Transactions," approved and adopted by the Working Group
on Bribery in International Business Transactions on 17 March 2011, accessed at