UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

UNITED STATES OF AMERICA)	Criminal No.: 1:02-CR-697
)	
v.)	Filed: November 14, 2002
)	
INDUSTRIAL VALVE SALES &)	
SERVICE, INC.)	
)	Violation:
Defendant.)	18 U.S.C. § 371
)	

INFORMATION

The United States of America, acting through its attorneys, charges:

<u>CONSPIRACY</u> (18 U.S.C. § 371)

1. INDUSTRIAL VALVE SALES & SERVICE, INC. (hereinafter "Industrial Valve") is hereby made a defendant on the charge stated below.

I. DEFENDANT AND CO-CONSPIRATORS

- 2. During the period covered by this Information, Industrial Valve was a corporation organized and existing under the laws of the State of Alabama with its principal place of business in Prichard, Alabama.
- 3. From at least as early as 1996 until December 31, 1997,
 Co-Conspirator Number One (hereinafter "CC-1") was an employee of the
 Henry Pratt Company who lived in Illinois. CC-1 retired from the Henry
 Pratt Company effective December 31, 1997, and moved to the Northern
 District of Georgia. The Henry Pratt Company was a manufacturer and
 supplier of equipment used in water and wastewater treatment plants,
 nuclear power plants, and other industrial installations and had its principal
 place of business in Aurora, Illinois.

II. DESCRIPTION OF THE OFFENSE

4. Beginning at least as early as September 1997, and continuing thereafter at least through April 24, 1998, the exact dates being unknown to the United States, in the Northern District of Georgia and elsewhere, the defendant, through an employee acting within the line and scope of his authority, and CC-1 did unlawfully, willfully, and knowingly conspire, combine, confederate, and agree in violation of Title 18, United States Code,

Section 371 to commit offenses against the United States, to wit, to violate Title 18, United States Code, Sections 1341, 1343, and 1346.

5. It was a part and object of said conspiracy that the defendant and CC-1, having devised and intending to devise a scheme and artifice to (a) defraud the Henry Pratt Company; (b) obtain money from the Henry Pratt Company by means of false and fraudulent pretenses, representations, and promises; and (c) deprive the Henry Pratt Company of its right to the honest services of CC-1, executed the scheme and artifice by and through the use of the United States mail and certain writings, signs, sounds, and signals transmitted in interstate wire communications.

III. THE MANNER AND MEANS BY WHICH THE CONSPIRACY WAS CARRIED OUT

6. The Henry Pratt Company relied on CC-1 to conduct his work on the company's behalf in an honest fashion so as to benefit his employer, including his work in helping to secure equipment for resale by his company. However, as a result of the scheme and artifice to defraud, the defendant paid kickbacks to CC-1 for CC-1's role in the Henry Pratt Company's purchase of equipment from defendant. These kickbacks made to CC-1 by the defendant were concealed from the Henry Pratt Company.

- 7. For the purpose of forming and effectuating the aforesaid combination and conspiracy, the defendant, CC-1, and other co-conspirators did those things that they combined and conspired to do, including, among other things:
 - (a) CC-1 advising the defendant that the Henry Pratt Company was interested in purchasing certain surplus equipment to fulfill its business needs and that CC-1 would be involved in the Henry Pratt Company's purchase of said equipment;
 - (b) CC-1 advising the defendant that CC-1 had arranged for the Henry Pratt Company to agree to purchase certain surplus equipment from the defendant;
 - (c) The defendant and CC-1 agreeing that the defendant would pay kickbacks to CC-1 from its account based on the sale of said surplus equipment to the Henry Pratt Company;

(d) During the course of the conspiracy, neither the defendant nor CC-1 disclosed to the Henry Pratt Company the fact that CC-1 was taking kickbacks from the defendant for CC-1's role in arranging for the purchase of surplus equipment by the Henry Pratt Company from the defendant.

IV. OVERT ACTS

8. In addition to mailings of documents which the defendant and CC-1, made and caused to be made by means of the United States mail and interstate telephone calls and facsimiles made and caused to be transmitted in furtherance of the aforesaid conspiracy, the following payments were made by the defendant on or about the following dates to CC-1, by the following means and methods, in furtherance of the aforesaid kickback scheme:

<u>Payment</u>	<u>Date Transmitted</u>	Method of Payment
\$4,000.00	November 4, 1997	Check sent by United States mail from Alabama and received in Illinois
\$15,000.00	April 20, 1998	Check sent by United States mail from Alabama and received in the Northern District of Georgia
\$2,400.00	April 20, 1998	Check sent by United States mail from Alabama and received in the Northern District of Georgia

V. <u>JURISDICTION AND VENUE</u>

9. The conspiracy charged in this Information was formed and carried out, in part, in the Northern District of Georgia, Atlanta Division,

within the five years preceding the filing of this Information.

ALL IN VIOLATION OF TITLE 18, UNITED STATES CODE, SECTION 371.

Dated this 14th day of November, 2002.

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