| United States of       | of America vs. MICROFILN   |                          | United   | Stres                   | District Court  | for                                |
|------------------------|--|--------------------------|--|-------------------------|---|------------------------------------|
| DEFENDANT              | L_ALLIED_PROCESS -   | PHOĐUCTS                 | L THE  | DIS VICT                | OF_COLUMBIA   | ل                                  |
| ·                      | OVERSEAS, INC  |                          | DOCH   | (ET NO. 🌮 🛄             | 83-00004  | ]                                  |
|                        | LUDCWINT AN  | B) (2:(0):/41F           |  | MARWESE                 | nonos: Admon  | No.                                |
| COUNSEL                | In the presence of the attorney the defendant appeared in perso  |                          | мпбиссиной барт-странтиник (1915) 1915 (1915) (1915)<br>1915 (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1915) (1 |                         | Month Day year<br>February [18], 1983   | R                                  |
|                        | WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel. |                          |  |                         |   |                                    |
|                        |  | <u>Austin J</u> .        | _Doyle, Jr.<br>(Na   | me of counsel)          | <u></u>   | _ ]                                |
| PLEA                   | GUILTY, and the court be<br>there is a factual basis for   | the plea,                |  |                         | HIN NOT GUILTY  |                                    |
|                        | There being a finding/verdict of   |                          | LTY. Defendant is  | discharged              |   |                                    |
| FINDING &              | Defendant has been convicted as<br>in violation of T   | charged of the offen     | se(s) of Bribe   | rv of a f               | oreign official,  |                                    |
|                        |  |                          |  |                         |   |                                    |
|                        | The court asked whether defendant  | had anything to say wh   | , kidement should no   | ,<br>t be propounced. R | ecause no sufficient cause to the contra  | 7 Y                                |
|                        |  | i, the court adjudged th | e defendant guilty as  | charged and conv        | icted and ordered that: The defendant   |                                    |
| SENTENCE               | A Fine in the amour  | nt of Five Th            | ousand Doll  | lars (\$5,0             | 000.00) is  |                                    |
| OR<br>PROBATION        | *imposed to be paid  | in one lump              | sum by Maro  | ch 1, 1983              | 3.  |                                    |
| ORDER                  |  |                          |  |                         |   |                                    |
|                        |  |                          |  |                         |   |                                    |
| SPECIAL                |  |                          |  |                         |   |                                    |
| CONDITIONS<br>OF       |  |                          |  |                         |   |                                    |
| PROBATION              | τ.   |                          |  |                         |   |                                    |
|                        |  |                          |  |                         |   |                                    |
| ADDITIONAL             |  |                          |  |                         |   |                                    |
| CONDITIONS<br>OF       | reverse side of this judgment be imp   | osed. The Court may cha  | inge the conditions of   | probation, reduce       | ral conditions of probation set out on th<br>or extend the period of probation, and a | at                                 |
| PROBATION              | any time during the probation perio<br>probation for a violation occurring du  |                          |  | ive years permitte      | d by law, may issue a warrant and revok   | e                                  |
| COMMITMENT<br>RECOMMEN | The court orders commitment to   | the custody of the A     | ttorney General an   | d recommends,           |   | -                                  |
|                        |  |                          |  |                         | It is ordered that the Clerk deliver<br>a certified copy of this judgment             | And a second for the second second |
|                        |  |                          |  |                         | and commitment to the U.S. Mar-<br>shal or other qualified officer.                   | STAND DATE OF                      |
|                        |  |                          |  |                         |   | _                                  |
| SIGNED BY              |  |                          |  |                         |   |                                    |
| SIGNED BY              | ct Judge   | ***                      |  |                         |   |                                    |
| <u> </u>               | F  | 12 Land                  | <i>(</i> <sup>*</sup>  |                         |   |                                    |
|                        | GERHARD A. G   | ESELL                    | Date <u>Feb</u>  | 18, 1983                |   |                                    |
|                        |  |                          |  |                         |   |                                    |