

HB

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IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA)
FILED)

Criminal No. 00-129 - 01 - FILE

v.

APR 11 2000

Filed:

CARBONE OF AMERICA)
MICHAEL E. KUNZ, Clerk)

INDUSTRIES CORP., By _____) Dep. Clerk Violation: 15 U.S.C. §1

Defendant.)

PLEA AGREEMENT

The United States of America and Carbone of America Industries Corp. (hereinafter "CAIC") hereby enter into the following Plea Agreement pursuant to Rule 11(e)(1)(C) of the Federal Rules of Criminal Procedure ("Fed. R. Crim. P.").

RIGHTS OF DEFENDANT

1. CAIC understands its right:
 - (a) to be represented by an attorney;
 - (b) to be charged by Indictment;
 - (c) to plead not guilty to any criminal charge brought against it;
 - (d) to have a trial by jury, at which it would be presumed not guilty of the charge and the United States would have to prove it guilty beyond a reasonable doubt;
 - (e) to confront and cross-examine witnesses against it and to subpoena witnesses in its defense at trial;
 - (f) to appeal its conviction if it is found guilty at trial; and
 - (g) to appeal the imposition of sentence against it.

A TRUE COPY CERTIFIED FROM THE RECORD
DATED: MAY 18 2012
ATTEST: Steve Tomas
DEPUTY CLERK, UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

**AGREEMENT TO PLEAD GUILTY
AND WAIVE CERTAIN RIGHTS**

2. CAIC waives the rights set out in Paragraph 1(b)-(f) above. CAIC also waives the right to appeal the imposition of the sentence against it, so long as the sentence imposed is consistent with the recommendation in Paragraph 8 of this Plea Agreement. Pursuant to Rule 7(b), Fed. R. Crim. P., CAIC will waive indictment and plead guilty pursuant to Fed. R. Crim. P. 11(e)(1)(C) to a one-count Information, to be filed in the United States District Court for the Eastern District of Pennsylvania. The Information will charge CAIC with participating in a conspiracy to suppress and eliminate competition by fixing the price of non-machined and semi-machined isostatic graphite sold in the United States and elsewhere, beginning at least as early as July 1993, and continuing until at least February 1998, in violation of the Sherman Antitrust Act, 15 U.S.C. § 1.

3. Pursuant to the terms of this Plea Agreement, CAIC will plead guilty at arraignment to the criminal charge described in Paragraph 2 above, and will make a factual admission of guilt to the Court in accordance with Rule 11, Fed. R. Crim. P., as set forth in Paragraph 4 below.

FACTUAL BASIS FOR OFFENSE CHARGED

4. Had this case gone to trial, the United States would have presented evidence to prove the following facts.

(a) For purposes of this Plea Agreement, the "relevant period" is that period beginning at least as early as July 1993, and continuing until at least February 1998.

Throughout the relevant period, CAIC was a corporation organized and existing under the

laws of the state of Michigan. During the relevant period, CAIC was a manufacturer and seller of isostatic graphite. During the relevant period, CAIC was engaged in the sale of non-machined and semi-machined isostatic graphite in the United States and elsewhere.

(b) During the relevant period, CAIC, through several of its officers and employees, participated in a conspiracy among the major producers of isostatic graphite, the primary purpose of which was to fix the price of non-machined and semi-machined isostatic graphite sold in the United States and elsewhere. In furtherance of the conspiracy, CAIC, through several of its officers and employees, engaged in conversations and attended meetings with representatives of the other major producers of isostatic graphite. During such meetings and conversations, agreements were reached as to the prices the firms would charge for non-machined and semi-machined isostatic graphite sold in the United States and elsewhere.

(c) During the relevant period, non-machined and semi-machined isostatic graphite sold by one or more of the conspirator firms, and equipment and supplies necessary to the production and distribution thereof, as well as payments therefor, traveled in interstate and foreign commerce. The business activities of CAIC and the co-conspirators in connection with the production and sale of non-machined and semi-machined isostatic graphite affected by this conspiracy were within the flow of, and substantially affected, interstate and foreign trade and commerce.

(d) Substantial quantities of non-machined and semi-machined isostatic graphite affected by this conspiracy were sold by one or more of the conspirator companies to customers in the Eastern District of Pennsylvania.

POSSIBLE MAXIMUM SENTENCE

5. CAIC understands that the maximum penalty which may be imposed against it upon conviction for a violation of the Sherman Antitrust Act is a fine in an amount equal to the largest of:

- (a) \$10 million (15 U.S.C. § 1);
- (b) twice the gross pecuniary gain derived from the crime (18 U.S.C. § 3571(d)); or
- (c) twice the gross pecuniary loss caused to the victims of the crime (18 U.S.C. § 3571(d)).

6. In addition, CAIC understands that:

- (a) pursuant to § 8B1.1(a)(2) of the United States Sentencing Commission Guidelines ("U.S.S.G."), the Court may order it to pay restitution to the victims of the offense;
- (b) pursuant to 18 U.S.C. § 3013(a)(2)(B), the Court is required to order the defendant to pay a \$400.00 special assessment upon conviction for the charged crime; and
- (c) a term of probation of at least one year, but not more than five years, may be imposed (18 U.S.C. § 3561(c)(1)).

SENTENCING GUIDELINES

7. Sentencing for the offense to be charged will be conducted pursuant to the U.S.S.G. manual in effect on the day of sentencing. Pursuant to U.S.S.G. § 1B1.8, self-incriminating information provided to the United States pursuant to this Plea Agreement will not be used to increase the volume of affected commerce attributable to CAIC or in determining

the applicable Guidelines range, except to the extent provided for in U.S.S.G. § 1B1.8(b).

SENTENCING AGREEMENT

8. Pursuant to Rule 11(e)(1)(C), Fed. R. Crim. P., the United States and CAIC agree that the appropriate disposition of the case is, and agree jointly to recommend that the Court impose, a sentence requiring CAIC to pay a fine to the United States in the amount of \$7.15 million. The United States and CAIC agree that, for the purposes of determining the U.S.S.G. sentence in this case, the volume of commerce attributable to CAIC is \$29,790,000, and that the agreed-upon fine falls within the Guidelines range.

(a) The \$7.15 million shall be due and payable within fifteen (15) days from the date of imposition of sentence.

(b) CAIC understands that the Court will order it to pay a \$400.00 special assessment pursuant to 18 U.S.C. § 3013(a)(2)(B) and U.S.S.G. § 8E1.1 in addition to any fine imposed.

(c) The United States and CAIC jointly submit that this Plea Agreement, together with the record that will be created by the United States and CAIC at sentencing and the further disclosure described in Paragraph 9 of this Plea Agreement, provides sufficient information concerning CAIC, the offense charged in this case, and CAIC's role in the offense to enable the meaningful exercise of sentencing authority by the Court under 18 U.S.C. § 3553. The United States and CAIC will jointly request that the Court accept CAIC's guilty plea and immediately impose sentence on the day of arraignment pursuant to the provisions of Rule 32(b)(1), Fed. R. Crim. P., and U.S.S.G. § 6A1.1. The Court's denial of the request to impose sentence immediately based upon the record provided by

CAIC and the United States will not void this Plea Agreement.

(d) The United States and CAIC understand that the Court retains complete discretion to accept or reject the agreed-upon recommendation provided for in this Plea Agreement. If the Court does not accept the recommended sentence, this Plea Agreement will be void and CAIC will be free to withdraw its guilty plea (Fed. R. Crim. P. 11(e)(4)). If the defendant does withdraw its plea of guilty, this Plea Agreement, the guilty plea, and any statements made in connection with or in furtherance of the plea or this Plea Agreement, or in the course of discussions leading to the plea or this Plea Agreement, shall not be admissible against CAIC, including its parents, subsidiaries, and its parents' subsidiaries, in any criminal or civil proceeding (Fed. R. Crim. P. 11(e)(6)).

9. Subject to the full and continuing cooperation of CAIC described in Paragraph 11 of this Plea Agreement, and prior to sentencing in the case, the United States will fully advise the Court of the fact, manner, and extent of CAIC's ongoing cooperation and its commitment to prospective cooperation with the United States investigation and prosecutions, all facts relating to CAIC's involvement in the charged offense, and all other relevant conduct.

10. The United States agrees that it will not seek a restitution order with respect to the offense charged in the Information.

CAIC'S COOPERATION

11. CAIC, including its parents, subsidiaries, and its parents' subsidiaries, will fully and truthfully cooperate with the United States in the prosecution of this case, the conduct of the current federal investigations of violations of the federal antitrust and related criminal laws in the non-machined and semi-machined isostatic graphite and other graphite or carbon products

industry, and any litigation or other proceedings arising or resulting from any such investigation to which the United States is a party ("Federal Proceeding"). Such cooperation shall include, but not be limited to:

(a) producing to the United States all documents, information and other materials, not privileged under United States law, wherever located, in the possession, custody or control of CAIC or its parents, subsidiaries, or parents' subsidiaries, requested by the United States in connection with any Federal Proceeding; and

(b) using its best efforts to secure the ongoing, full and truthful cooperation, as defined in Paragraph 12 of this Plea Agreement, of all persons described in Paragraph 13(a) upon reasonable notice and request by the United States, including making such persons available in the United States and at other mutually agreed-upon locations, at CAIC's expense, for interviews and the provision of testimony in grand jury, trial and other judicial proceedings in connection with any Federal Proceeding.

12. The ongoing, full, and truthful cooperation of each person described in Paragraph 11(b) above will be subject to the procedures and protections of this Paragraph, and shall include, but not be limited to:

(a) producing in the United States and at other mutually agreed-upon locations all documents (including claimed personal documents) and other materials, not privileged under United States law, requested by attorneys and agents of the United States;

(b) making himself or herself available for interviews, not at the expense of the United States, in the United States, and at other mutually agreed-upon locations, upon the request of attorneys and agents of the United States;

(c) responding fully and truthfully to all inquiries of the United States in connection with any Federal Proceeding, without falsely implicating any person or intentionally withholding any information; and

(d) when called upon to do so by the United States, testifying in trial and grand jury or other proceedings in the United States, fully, truthfully and under oath, subject to the penalties of perjury (18 U.S.C. § 1621), making false statements or declarations in grand jury or court proceedings (18 U.S.C. § 1623), obstruction of justice (18 U.S.C. § 1503), and contempt (18 U.S.C. §§ 401- 402), in connection with any such Federal Proceeding.

GOVERNMENT'S AGREEMENT

13. The United States agrees to the following.

(a) Subject to the exceptions noted in Paragraph 13(c), the United States will not bring criminal charges against any current or former director, officer, or employee of CAIC and its parents, subsidiaries, or parents' subsidiaries, other than Michel Coniglio, with whom the United States has entered into a separate plea agreement (Exhibit A), for any act or offense committed prior to the date of this Plea Agreement and while such person was employed by CAIC or its parents, subsidiaries, or parents' subsidiaries, that was undertaken in furtherance of any attempted or completed antitrust conspiracy involving the sale or manufacture of non-machined and semi-machined isostatic graphite or other graphite or carbon products.

(b) Should the United States determine that any current or former director, officer, or employee of CAIC, its parents, subsidiaries, or parents' subsidiaries, may have

information relevant to any Federal Proceeding, the United States may request such person's cooperation pursuant to the terms of this Plea Agreement by written request delivered to counsel for the individual (with a copy to the undersigned counsel for CAIC) or, if the individual is not known by the United States to be represented, to the undersigned counsel for CAIC.

(c) In the event that any person requested to provide cooperation pursuant to Paragraph 13(b) fails to comply with such person's obligations under Paragraph 12 of this Plea Agreement, then the terms of this Plea Agreement as they pertain to such person shall be rendered null and void, and the agreement not to prosecute such person granted in this Plea Agreement shall be void.

(d) Except as provided in Paragraph 13(e), information provided to the United States pursuant to the terms of this Plea Agreement pertaining to any antitrust conspiracy relating to the sale or manufacture of non-machined and semi-machined isostatic graphite or other graphite or carbon products committed prior to the date of this Plea Agreement and while the person providing the information was employed by and acting as an employee of CAIC or its parents, subsidiaries, or parents' subsidiaries, or any information directly or indirectly derived from such information, may not be used against CAIC, or its parents, subsidiaries, or parents' subsidiaries, or any current or former director, officer or employee of any such entity in a criminal case except a prosecution for perjury (18 U.S.C. § 1621), making a false statement or declaration in grand jury or court proceedings (18 U.S.C. § 1623), obstruction of justice (18 U.S.C. § 1503), or contempt (18 U.S.C. §§ 401 - 402).

(e) In the event a person who provides information to the United States pursuant to this Plea Agreement fails to comply fully with his obligations under Paragraph 12 of this Plea Agreement, the agreement in Paragraph 13(d) not to use such information, or any information directly or indirectly derived from such information, against such person in a criminal case shall be void.

(f) The non-prosecution terms of this Paragraph do not apply to any civil liability to the United States, to any violation of federal tax or securities laws, or to any crime of violence.

(g) Any documents provided by CAIC, or its parents, subsidiaries, or parents' subsidiaries, pursuant to the terms of this Plea Agreement will be deemed responsive to the outstanding grand jury subpoena issued to Carbone Lorraine North America.

14. Upon tender of the guilty plea called for by this Plea Agreement, imposition of the agreed upon sentence, entry of the plea and imposition of the sentence called for by the separate plea agreement with Michel Coniglio (Exhibit A), and subject to the cooperation requirements of Paragraph 11 of this Plea Agreement, the United States agrees that it will not bring further criminal charges against CAIC or its parents, subsidiaries, or parents' subsidiaries, for any act or offense committed prior to the date of this Plea Agreement that was undertaken in furtherance of any attempted or completed antitrust conspiracy involving the sale or manufacture of non-machined and semi-machined isostatic graphite or other graphite or carbon products. The non-prosecution terms of this Paragraph do not apply to any civil liability to the United States, to any violation of the federal tax or securities laws, or to any crime of violence.

15. The United States agrees that when any person travels to the United States for interviews, court appearances, grand jury appearances, or any other reason, pursuant to this Plea Agreement, the United States will take no action, based upon any offense subject to this Plea Agreement, to subject such person to arrest, service of process, or prevention from departing the United States. This Paragraph does not apply to an individual's commission of perjury (18 U.S.C. § 1621), making a false statement or declaration in grand jury or court proceedings (18 U.S.C. § 1623), obstruction of justice (18 U.S.C. § 1503), or contempt (18 U.S.C. §§ 401-402) in connection with any testimony provided in trial, grand jury, or other judicial proceedings in the United States.

16. The United States agrees that, within three (3) business days after making available to any state or foreign government any testimony, documents, or information provided to the United States under this Plea Agreement, it will provide written notice of such disclosure to counsel for CAIC by overnight delivery or by facsimile transmission, unless the provision of such notice would violate any treaty obligation of the United States or any court order or might jeopardize the integrity of any U.S., state or foreign investigation by law enforcement authorities. In addition, the United States agrees that in connection with making any such information available to any state or foreign government, the United States will fully advise the appropriate officials of such state or foreign government of the fact, manner, extent, and value of the cooperation CAIC, its parents, subsidiaries, or parents' subsidiaries, have provided to the United States under this Plea Agreement.

17. CAIC understands that it may be subject to administrative action by federal or state agencies other than the United States Department of Justice, Antitrust Division, based upon

any conviction resulting from this Plea Agreement, and that this Plea Agreement in no way controls whatever action, if any, such other agencies may take. However, the United States Department of Justice, Antitrust Division, agrees that, if requested, it will advise the appropriate officials of any government agency considering administrative action against CAIC, its parents, subsidiaries, or parents' subsidiaries, based upon any conviction resulting from this Plea Agreement, of the fact, manner, and extent of the cooperation of CAIC, its parents, subsidiaries, or parents' subsidiaries, as described herein, as a matter for such agency to consider before determining what administrative action, if any, to take with regard to CAIC, its parents, subsidiaries, or parents' subsidiaries.

REPRESENTATION BY COUNSEL

18. CAIC has been represented by counsel and is fully satisfied that its attorneys have provided competent legal representation. CAIC has thoroughly reviewed this Plea Agreement and acknowledges that counsel has advised it of the nature of the charges, any possible defenses to the charges, and the nature and range of possible sentences.

VOLUNTARY PLEA

19. CAIC's decision to enter into this Plea Agreement and CAIC's decision to tender a plea of guilty are freely and voluntarily made and are not the result of force, threats, assurances, promises, or representations other than the representations contained in this Plea Agreement. There have been no promises or representations to CAIC as to whether the Court will accept or reject this Plea Agreement.

VIOLATION OF PLEA AGREEMENT

20. CAIC agrees that, should the United States determine in good faith, during the

period any Federal Proceeding is pending, that CAIC has failed to provide full cooperation (as described in Paragraph 11 of this Plea Agreement) or has otherwise failed to comply with any of the provisions of this Plea Agreement, the United States may notify counsel for CAIC in writing by personal or overnight delivery or facsimile transmission of its intention to void any of its obligations under this Plea Agreement (except its obligations under this Paragraph), and CAIC and its parents, subsidiaries, and parents' subsidiaries shall be subject to prosecution for any federal crime of which the United States has knowledge including, but not limited to, obstruction of justice and the substantive offenses which are the subject of the investigation of non-machined and semi-machined isostatic graphite and other graphite or carbon products resulting in this Plea Agreement.

ENTIRETY OF AGREEMENT

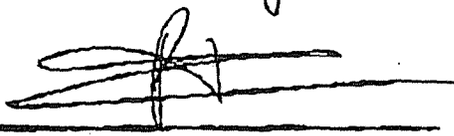
21. Simultaneously with the execution of this Plea Agreement, the United States and Michel Coniglio, CAIC's President and Chief Executive Officer, will enter into a separate plea agreement, a copy of which is attached hereto as Exhibit A. This Plea Agreement and the Plea Agreement with Michel Coniglio constitute the entire agreement between the United States and CAIC concerning the disposition of the criminal charges in this case. This Plea Agreement cannot be modified except in writing signed by the United States and CAIC.

22. The undersigned officer of CAIC is authorized to enter this Plea Agreement on behalf of CAIC as evidenced by the Resolution of the Board of Directors of CAIC attached hereto and incorporated herein by reference.

23. A facsimile signature shall be deemed an original signature for the purpose of executing this Plea Agreement. Multiple signature pages are authorized for the purpose of executing this Plea Agreement.

24. The undersigned attorneys for the United States have been authorized by the Attorney General of the United States to enter this Plea Agreement on behalf of the United States.

DATED: February 25, 2000

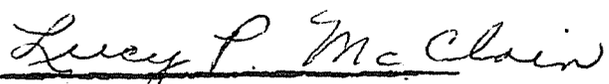


PATRICK TINDY
Secretary, Carbone of America
Industries Corp.

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Counsel for Carbons of America
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Respectfully submitted,



LUCY P. MCCLAIN
RICHARD S. ROSENBERG
MICHELLE A. PIONKOWSKI

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24. The undersigned attorneys for the United States have been authorized by the Attorney General of the United States to enter this Plea Agreement on behalf of the United States.

DATED:

Respectfully submitted,

PATRICK TINDY
Secretary, Carbone of America
Industries Corp.



KENNETH A. GALLO, ESQUIRE
MARK A. KIRSCH, ESQUIRE
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Counsel for Carbone of America
Industries Corp.

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P.2

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DATED:

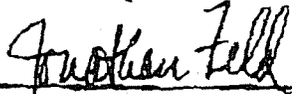
Respectfully submitted,

PATRICK TINDY
Secretary, Carbons of America
Industries Corp.

LUCY P. MCCLAIN
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