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3	Antitrust Division U.S. Department of Justice		
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6	Attorneys for the United States		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11	UNITED STATES OF AMERICA) No. CR 00 -0392 SI	
12) INFORMATION	
13	V.) Filed: July 25, 2000	
14	DAICEL CHEMICAL INDUSTRIES,	 VIOLATION: Title 15, United States Code, 	
15	LTD.	 Section 1 (Price Fixing, Volume Allocation) 	
16	Defendant.)) San Francisco Venue	
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18	The United States of America, a	cting through its attorneys, charges:	
19	I.		
20	DESCRIPTION OF THE OFFENSE		
21	1. DAICEL CHEMICAL INDUSTRIES, LTD. ("DAICEL") is made a		
22	defendant on the charge stated below.		
23	2. From in or about Janua	ary 1979 until in or about December 1996,	
24	defendant DAICEL and its coconspirators, entered into and engaged in a combination		
25	and conspiracy to suppress and eliminate competition by fixing the prices and		
26	allocating the volumes of sorbates to be sold in the United States and elsewhere. The		
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combination and conspiracy engaged in by the defendant and its coconspirators was
 in unreasonable restraint of interstate and foreign trade and commerce in violation of
 Section 1 of the Sherman Act (15 U.S.C. § 1).

3. The charged combination and conspiracy consisted of a continuing
agreement, understanding, and concert of action among the defendant and its
coconspirators, the substantial terms of which were:

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- (a) to agree to fix and maintain prices and to coordinate price increases for sorbates to be sold in the United States and elsewhere; and
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(b) to agree to allocate among major sorbates producers the volumesof sorbates to be sold in the United States and elsewhere.

4. For the purpose of forming and carrying out the charged combination and
 conspiracy, the defendant and its coconspirators did those things that they combined
 and conspired to do, including, among other things:

- (a) participating in meetings and conversations to discuss the prices
 and volumes of sorbates to be sold in the United States and
 elsewhere;
- (b) agreeing, during those meetings and conversations, to charge
 prices at certain levels and otherwise to increase and maintain
 prices of sorbates to be sold in the United States and elsewhere;
 - (c) agreeing, during those meetings and conversations, to allocate among major producers of sorbates the volumes of sorbates to be sold in the United States and elsewhere;
 - (d) issuing price announcements and price quotations in accordance with the agreements reached; and
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(e) exchanging information on sales of sorbates in the United States

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and elsewhere, for the purpose of monitoring and enforcing adherence to the agreed-upon prices and sales volumes.

II.

DEFENDANT AND COCONSPIRATORS

5 5. DAICEL is a corporation organized and existing under the laws of Japan.
 During the period covered by this Information, DAICEL was engaged in the business
 of producing and, through DAICEL's trading company, selling sorbates for resale to
 customers in the United States and elsewhere.

9 6. Various corporations and individuals, not made defendants in this 10 Information, participated as coconspirators in the offense charged in this Information 11 and performed acts and made statements in furtherance of it.

7. Whenever in this Information reference is made to any act, deed, or
transaction of any corporation, the allegation means that the corporation engaged in
the act, deed, or transaction by or through its officers, directors, employees, agents, or
other representatives while they were actively engaged in the management, direction,
control, or transaction of its business or affairs.

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III.

TRADE AND COMMERCE

8. Sorbates are chemical preservatives used primarily as mold inhibitors in
high-moisture and high-sugar food products. All references to sorbates in this
Information include the products potassium sorbate and sorbic acid.

9. During the period covered by this Information, the defendant and its
coconspirators sold and distributed sorbates in a continuous and uninterrupted flow
of interstate and foreign trade and commerce to customers located in states or
countries other than the states or countries in which the defendant and its
coconspirators produced sorbates.

1 10. The business activities of the defendant and its coconspirators that are
 2 the subject of this Information were within the flow of, and substantially affected,
 3 interstate and foreign trade and commerce.

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1	IV.		
2	JURISDICTION AND VENUE		
3	11. The combination and conspiracy charged in this Information was carried		
4	out, in part, in the Northern District of California, within the five years preceding the		
5	filing of this Information.		
6	ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.		
7	,		
8		"/s/"	
9 10	Joel I. Klein Assistant Attorney General	"/s/" Christopher S Crook Chief, San Francisco Office	
11			
12	2"/s/" James M. Griffin	"/s/" Marc Siegel	
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25 26			
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