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6	Attorneys for the United States		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO VENUE		
 11 12 13 14 15 	UNITED STATES OF AMERICA) CR 04-0296 SI v.) INFORMATION JOSEPH B. EISENBERG,) VIOLATION: Defendant.) Section 1 (Price Fixing)		
16	The United States of America, acting through its attorneys, charges:		
17	I.		
18	DESCRIPTION OF THE OFFENSE		
19	1. JOSEPH B. EISENBERG ("the defendant") is made a defendant on the charge		
20	stated below.		
21	2. Beginning in or about July 1995 and continuing until in or about February 2000,		
22	the defendant and co-conspirators participated in a combination and conspiracy to suppress and		
23	eliminate competition by maintaining and increasing the prices of certain rubber chemicals sold		
24	in the United States and elsewhere. The combination and conspiracy engaged in by the		
25	defendant and co-conspirators was in unreasonable restraint of interstate and foreign trade and		
26	commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).		
27	3. The charged combination and conspiracy consisted of a continuing agreement,		
28	understanding, and concert of action among the defendant and co-conspirators, the substantial		
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1	term of which was to suppress and eliminate competition by maintaining and increasing the		
2	prices of cer	tain rubber chemicals in the United States and elsewhere.	
3	4.	For the purpose of forming and carrying out the charged combination and	
4	conspiracy, t	he defendant and co-conspirators did those things that they combined and conspired	
5	to do, includ	ing, among other things:	
6	(a)	participating in conversations and meetings to discuss prices of certain rubber	
7		chemicals to be sold in the United States and elsewhere;	
8	(b)	agreeing, during those conversations and meetings, to raise and maintain prices of	
9		certain rubber chemicals to be sold in the United States and elsewhere;	
10	(c)	participating in conversations and attending meetings concerning implementation	
11		of and adherence to the agreements reached;	
12	(d)	issuing price announcements and price quotations in accordance with the	
13		agreements reached; and	
14	(e)	exchanging information on the sale of certain rubber chemicals in the United	
15		States and elsewhere.	
16		II.	
17		DEFENDANT AND CO-CONSPIRATORS	
18	5.	The defendant was formerly employed by Crompton Corporation ("Crompton"), a	
19	corporation	with its principal place of business in Middlebury, Connecticut. During the period	
20	covered by t	his Information, the defendant held the title of Executive Vice President and was	
21	responsible f	for approving pricing of rubber chemicals sold in the United States and elsewhere.	
22	During the p	eriod covered by this Information, the defendant and Crompton engaged in the	
23	business of p	producing and selling rubber chemicals in the United States and elsewhere.	
24	6.	Various corporations and individuals, not made defendants in this Information,	
25	participated	as co-conspirators in the offense charged herein and performed acts and made	
26	statements ir	a furtherance of it.	
27	7.	Whenever in this Information reference is made to any act, deed, or transaction of	
28		ion, the allegation means that the corporation engaged in the act, deed, or	
	any corporat	ion, the anegation means that the corporation engaged in the act, deed, or	
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1	transaction by or through its officers, directors, employees, agents, or other representatives while
2	they were actively engaged in the management, direction, control, or transaction of its business
3	or affairs.
4	III.
5	TRADE AND COMMERCE
6	8. Rubber chemicals are a group of additives used to improve the elasticity, strength,
7	and durability of rubber products. Rubber chemicals are used primarily in the manufacture of
8	tires, outdoor furniture, hoses, belts, and footwear.
9	9. During the period covered by this Information, the defendant's employer and co-
10	conspirators manufactured, sold, and distributed rubber chemicals in a continuous and
11	uninterrupted flow of interstate and foreign trade and commerce to customers located in states or
12	countries other than the states or countries in which the defendant's employer and co-
13	conspirators produced rubber chemicals.
14	10. The business activities of the defendant and co-conspirators that are the subject of
15	this Information were within the flow of, and substantially affected, interstate trade and
16	commerce.
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2	IV.		
3	JURISDICTION AND VENUE		
4	11. The combination and conspiracy charged in this Information was carried out, in		
5	part, in the Northern District of California within the five years preceding the filing of this		
6	Information.		
7	ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.		
8	Dated: 9.9.04		
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10	/s/ /s/		
11	R. Hewitt PatePhillip H. WarrenAssistant Attorney GeneralChief, San Francisco Office		
12			
13			
14	James M. Griffin /s/		
15	Deputy Assistant Attorney General Assistant Chief, San Francisco Office		
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17	/s/		
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