# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA	) Filed: [9/26/96]
v.	) Crim. No.: 3-96CR336-7
THOMAS F. MECHTENBERG,	) 15 U.S.C. § 1
Defendant.	, .)

# **INFORMATION**

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

1. THOMAS F. MECHTENBERG is made a defendant.

I.

# DESCRIPTION OF THE OFFENSE

- 2. Beginning sometime in the Fall 1988 and continuing at least into mid 1992, the exact dates being unknown to the United States, the defendant and co-conspirators entered into and engaged in a combination and conspiracy to fix prices on the sale of certain commercial explosives in western Kentucky, southern Indiana and southern Illinois ("West Kentucky Region"). The combination and conspiracy unreasonably restrained interstate trade and commerce in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1.
- 3. The combination and conspiracy consisted of a continuing agreement, understanding and concert of action among the defendant and co-conspirators to fix prices, allocate customers,

and rig bids on certain commercial explosives offered for sale in the West Kentucky Region.

- 4. For the purpose of forming and carrying out the charged combination and conspiracy in the West Kentucky Region, the defendant and co-conspirators did the following things, among others:
  - (a) discussed and agreed on increases in certain prices on commercial explosives;
  - (b) discussed and agreed on allocating certain customers among themselves;
  - (c) discussed and agreed upon bids or price quotes to certain customers for certain commercial explosives; and
  - (d) carried out their agreement.

#### II.

## **DEFENDANT AND CO-CONSPIRATORS**

- 5. The defendant resides in Evansville, Indiana. During all or part of the period covered by this Information, defendant was a regional manager of Austin Powder Company and was responsible for its sales of commercial explosives in the West Kentucky Region.
- 6. Various persons and firms, not made defendants in this Information, participated as co-conspirators in the charged combination and conspiracy, and performed acts and made statements in furtherance of it.

## III.

### TRADE AND COMMERCE

- 7. Commercial explosives are chemical products, such as high explosives and blasting agents, initiating devices and accessories that are used in the coal and metal mining, quarry and construction industries.
- 8. During the period covered by this Information, the defendant and co-conspirators sold and distributed commercial explosives in the West Kentucky Region that were manufactured outside that Region. These commercial explosives were shipped in a continuous and uninterrupted flow of interstate commerce from their places of manufacture to customers located in the West Kentucky Region.
- 9. The activities of the defendant and co-conspirators that are the subject of this Information were within the flow of, and substantially affected, interstate trade and commerce.

IV.

### JURISDICTION AND VENUE

10. The combination and conspiracy charged in this
Information was carried out, in part, within the Northern
District of Texas within the five years preceding the filing of this Information.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.

<b>D</b> -	_	_	_7	
Da	τ	e	a	٠

U.S. Department of Justice

"/s/"	"/s/"
ANNE K. BINGAMAN	TERRENCE F. McDONALD
Assistant Attorney General	Texas Bar No. 13559525
"/s/"	"/s/"
GARY R. SPRATLING	KATHERINE A. SCHLECH
Deputy Assistant Attorney General	Virginia Bar No. 17947
"/s/"	"/s/"
ANTHONY V. NANNI	NANCY H. MCMILLEN
Chief, Litigation I Section	Rhode Island Bar No. 1094
Antitrust Division	

Attorneys

Antitrust Division

(202) 307-1159

U.S. Department of Justice 1401 H Street, NW, Suite 4000

Washington, D.C. 20530