

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF GEORGIA**

**NEGOTIATED PLEA**

CRIMINAL NO. \_\_\_\_\_

ALLEN R. LOVE, defendant, having received a copy of the above-numbered Information, has agreed to PLEAD GUILTY to COUNT(S) *ONE* thereof. The defendant, his counsel, and counsel for the United States, subject to approval by the COURT, have agreed upon a negotiated plea in this case, the terms of which are as follows:

The government will recommend that the defendant receive the two-level adjustment for acceptance of responsibility; however, the government's obligation to recommend acceptance of responsibility pursuant to this plea agreement is contingent upon defendant's continuing manifestation of acceptance of responsibility. Should the defendant deny his involvement, give conflicting statements as to his involvement or engage in additional related criminal conduct, the government shall not be bound to recommend acceptance of responsibility.

The defendant agrees, through his attorney, to cooperate truthfully and completely with the government. The extent of the defendant's cooperation will be

made known to the sentencing court. If the defendant is not completely truthful and candid in his cooperation with the government he may be subject to prosecution for perjury, false statements, obstruction of justice, and/or any other appropriate charge.

The government reserves the right to make all facts known and to respond to any questions from the Court and to any misstatements of fact. The government also reserves the right to fully inform the Court and the U.S. Probation Office of all the facts and circumstances surrounding the entire case.

With respect to U.S.S.G. § 2F1.1(b)(1), and any other applicable provision of the sentencing guidelines, the government agrees to take no position as to the amount of loss attributable to defendant Allen R. Love in this case.

The government recommends and the defendant agrees that a fine in the amount of \$20,000 should be imposed. Should the Court conclude that a fine of \$20,000 cannot be imposed, the parties agree, pursuant to 18 U.S.C. § 3663(a)(3), that the Court may order the defendant to pay restitution to the United States; provided that the sum of the fine and restitution shall equal \$20,000.

If the applicable guideline range, after consideration by the Court of all issues, allows for the imposition of a sentence which does not include incarceration, the government and the defendant further agree, pursuant to Rule 11(e)(1)(c), Fed. R. Crim. P. that the defendant should be sentenced to probation for a period of three years.

The government and the defendant agree that the Court should postpone its decision on whether to accept this Plea Agreement until time of sentencing and, in accordance with Rule 11(e)(4), Fed. R. Crim. P., announce at that time whether the Court rejects or accepts the Plea Agreement and afford the Defendant the opportunity to then withdraw the plea. If the Defendant at that time should elect to withdraw the plea, the government will not object to such withdrawal. The Defendant and the government both further agree that they will not appeal from the sentence imposed by the Court.

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Upon sentencing of defendant Allen R. Love with respect to the referenced Information, the government agrees that it will bring no further criminal charges against Allen R. Love with respect to (a) the matters encompassed by Criminal Indictment No. 1:94-CR-226; (b) the C-130 transaction between Lockheed and Egypt which was negotiated, consummated, and revised during the years 1988, 1989, and 1990; (c) Mr. Love's involvement or interaction with Dr. Leila Takla, Inc., Dr. Leila Takla, Dr. Darwish; and (d) Mr. Love's grand jury testimony given on October 13 and 14, 1993.

Upon being sentenced, the defendant agrees that he shall be prohibited for a period of three years from each of the following: (a) working in a management or supervisory capacity on any defense contract or any first tier subcontract of a defense contract; (b) serving on the board of directors of any defense contractor or any subcontractor awarded a contract directly by a defense contractor; (c) serving as a consultant to any defense contractor or any subcontractor awarded a contract directly by a defense contractor; and (d) being involved in any other way, as determined under regulations prescribed by the Secretary of Defense, with a defense contract or first tier subcontract of a defense contract.

The government agrees that upon the sentencing of defendant, and with leave of court, it will file a dismissal of Indictment No. 1:94-CR-226-03 pursuant to Fed. R. Crim. P. 48(a), as it relates to this defendant.

The defendant acknowledges and agrees to pay at sentencing a special assessment in the amount of \$25. This amount is payable by cash, cashier's check, or U.S. Postal Money Order to the U.S. District Court Clerk.

In Open Court this day of \_\_\_\_\_, 19\_\_.

\_\_\_\_\_  
SIGNATURE (Attorney for Defendant)  
GARY GRINDLER

\_\_\_\_\_  
SIGNATURE (Assistant U.S. Attorney)  
MARTIN J. WEINSTEIN/s/

\_\_\_\_\_  
SIGNATURE (Approving Official)  
MICHAEL J. O'LEARY/s/

1/20/95  
\_\_\_\_\_  
DATE

\_\_\_\_\_  
SIGNATURE (Defendant)  
ALLEN R. LOVE

**INFORMATION BELOW MUST  
BE TYPED OR PRINTED**

\_\_\_\_\_  
GARY GRINDLER  
NAME (Attorney for Defendant)

\_\_\_\_\_  
3127 Maple Drive, NE  
STREET

\_\_\_\_\_  
Atlanta, GA 30305  
CITY & STATE ZIP CODE

\_\_\_\_\_  
PHONE NUMBER

\_\_\_\_\_  
STATE BAR OF GEORGIA NUMBER

\_\_\_\_\_  
Filed in Open Court

By \_\_\_\_\_

\_\_\_\_\_  
ALLEN R. LOVE  
NAME (Defendant)

\_\_\_\_\_  
STREET

\_\_\_\_\_  
CITY & STATE ZIP CODE

\_\_\_\_\_  
PHONE NUMBER

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