and there well knew said cost and price data was inaccurate, incomplete and noncurrent as of the date of execution.

	Count	Date of certificate		Contract
2 3 4 5 5 7 8 9 0 0 11 11 22 3		Oct. 10, 1963 Oct. 22 1963 Nov. 18, 1963 May 23, 1964 June 22, 1964 Aug. 24, 1964 Mar. 1, 1965 Apr. 16, 1965 July 30, 1965 Dec. 13, 1966 Mar. 24, 1966 Jan. 13, 1967	NOw-64-0689f. NOw-65-0121f. NOw-65-0472f. NOw-65-0547f. NOw-66-0082f. NOw-66-0307f. NOw-66-0435f.	vi

(In Violation of 18 U.S.C. 1001; 2.)

COUNTS FOURTEEN THROUGH SEVENTEEN

(1) The Grand Jury realleges with the same force and effect as though set forth at length herein all of the allegations of paragraphs One through Six and

Eleven through Seventeen of Count One of this indictment.

(2) On or about the dates hereinafter set forth in the District of Columbia the Defendants, Andrew L. Stone, Francis N. Rosenbaum, Evelyn R. Price, ROBERT B. BREGMAN, and CHROMCRAFT in a matter within the jurisdiction of the Renegotiation Board, unlawfully, knowingly and willfully did make and cause to be made false, fictitious and fradulent statements and representations of material facts, that is to say the Defendants did submit and cause to be submitted to the Renegotiation Board in Washington, D.C. the hereinbelow described reports on Forms RB-1 as required pursuant to Section 1215(e), Title 50, United States Code Appendix in which reports the Defendants did state and represent and cause to be stated and represented as the total cost and expense incurred by Chromcraft in conducting and engaging in renegotiable business during the particular period to which each report pertained, the sums hereinbelow set forth whereas in truth and fact as the Defendants then and there well knew each of the Forms RB-1 submitted included and reflected a total cost and expense which CHROMCRAFT had not, in fact, incurred and experienced.

Count	Date (RB–1 filed)	Total cost and expense
14	- Apr. 29, 1964 - June 2, 1964 - Apr. 28, 1966 - Dec. 27, 1966	\$7, 623, 368 14, 548, 465 16, 530, 025 14, 731, 822

(In Violation of 18 U.S.C. 1001; 2.)

COUNTS EIGHTEEN THROUGH TWENTY-ONE

(1) The Grand Jury realleges with the same force and effect as though set forth at length herein all of the allegations of paragraphs One through Six and Eleven through Seventeen of Count One of this indictment.

(2) On or about the dates hereinafter set forth in the District of Columbia the Defendants, Andrew L. Stone, Francis N. Rosenbaum, Evelyn R. Price, ROBERT B. BREGMAN, and CHROMCRAFT in a matter within the jurisdiction of the Renegotiation Board, unlawfully, knowingly and willfully did conceal and cause to be concealed material facts, that is to say the Defendants did submit and cause to be submitted to the Renegotiation Board in Washington, D.C. the