## **APPENDIX B:**

## UNITED STATES v. AM. PIPE AND CONSTR. CO., ET AL

CIVIL NO. 64-1775-MP

MODIFIED JUDGMENT ENTERED: APRIL 30, 1971

1 2 II, F. D 3 APR 3 0 1971 4 CLERK, U.S. DISTRICT COURT. 5 CENTRAL DISTRICT OF CALIFORNIA ENTERED 6 PERMIT APR 3 0 1971 7 CLERK, U. S. DISTRICT COURT UNITED STATES DISTRICT COURTENTRAL DISTRICT OF CALIFORNIA 8 Deputy 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 UNITED STATES OF AMERICA, 12 Plaintiff, CIVIL NO. 64-1775-MP 13 vs. 14 AMERICAN PIPE AND CONSTRUCTION STIPULATION FOR MODIFICATION CO., and U. S. INDUSTRIES, INC., OF FINAL JUDGMENT 15 Defendants. 16 17 18 19 This action came on for hearing on April 9, 1971, before 20 the Court, Honorable Martin Pence, District Judge, sitting by 21 special designation, presiding, and the parties through their 22 counsel thereafter stipulated as follows: 23 1. Defendant American Pipe and Construction Co. has 24 changed its name to Ameron, and "Ameron" is substituted in place 25 and stead of "American" wherever the same appears in the Final 26 Judgment. 27 The provisions of Section V of the Final Judgment 2. 28 ere revised and modified, as of the date hereof, as follows: 29 Defendant Ameron shall sell all of its 30 interest in all assets described in Appendix I to 31 the Final Judgment piece-meal or as a whole, to one 32 or more purchasers; provided that, after a reasonable

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time, either party hereto can move for a termination, modification or expedition of the obligation
to sell. Sale of such assets shall be to a purchaser
acceptable to the plaintiff and to the Court and, as
to removable assets, plaintiff shall make known
objections, if any, within ten days of receipt of
notification from Ameron of its intention to sell.

- (B) Ameron shall consider all bona fide offers to purchase said assets in whole or in part. Ameron shall take all action which the Court may direct or approve in order to disseminate and publicize the availability for sale and to promote and effectuate the expeditious sale of such assets.
- (C) In the event that any offer is received for all or any portion of said real property and buildings which is deemed unacceptable by Ameron, and plaintiff does not concur in that decision, plaintiff and Ameron may be heard as to the propriety, reasonableness and acceptability of such offer.
- (D) Ameron shall render bi-monthly written reports to the Court, with copies to the plaintiff, detailing its efforts to comply with sub-section (A) above, and the results of such efforts, including every offer to buy which it received. Plaintiff or Ameron may apply to this Court for approval or disapproval of any proposal for the sale of said assets.
- (E) The divestiture ordered and directed by this Final Judgment, when made, shall be made in good faith and shall be absolute and unqualified; provided, however, that Ameron may acquire and enforce any bona fide lien, mortgage, deed of trust or other form of security given for the purpose of

securing to Ameron payment of any portion of 1 the purchase price or performance of the sale trans-2 action or transactions, as therein provided or as 3 provided by law. In the event that Ameron, as the 4 result of the enforcement of any bona fide lien, 5 mortgage, deed of trust, or other form of security, 6 reacquires possession of any of the divested assets, 7 Ameron shall notify the plaintiff in writing of any 8 such repossession within thirty (30) days of such 9 repossession. Within thirty (30) days of the date 10 of any such notification, Ameron shall again offer 11 any such assets for sale in accordance with all the 12 terms of this Final Judgment. 13 14 April 21, 1971 DATED: UNITED STATES OF AMERICA 15 16 17 18 AMERON

It is so ORDERED this April 1971.

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