APPENDIX B: SUMMARY OF REASONS FOR TERMINATING EACH JUDGMENT (Ordered by Year Judgment Entered)

UNITED STATES v. AMERICAN LOCOMOTIVE CO., ET AL.

Civil Action No. 545

Year Judgments Entered: 1947 (two judgments)

Section of Judgments Retaining Jurisdiction: VIII (April 1947); XIII (October 1947)

Description of Judgments: Defendants enjoined from, among other things, fixing prices or other terms of sale of springs and plates on railway products. The association defendant is required to confine its operations to certain activities. Two defendants are required to license their patents on spring plates at reasonable royalty rates.

Reasons Judgments Should Be Terminated:

- Judgments more than ten years old.
- Terms of the judgment serve no continuing purpose because all patents underlying the decrees have expired.
- Trade association defendant no longer exists.
- Judgments' terms largely prohibit acts the antitrust and other laws already prohibit.

UNITED STATES v. GASOLINE RETAILERS ASSOC., ET AL.

Civil Action No. 2626

Year Judgment Entered: 1961

Section of Judgment Retaining Jurisdiction: X

Description of Judgment: Defendants are enjoined from engaging in a conspiracy to fix retail gasoline prices in Lake County, Indiana and Calumet City, Illinois. The judgment also dissolves all price fixing agreements between the parties.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Trade association defendant no longer exists and individual defendants are deceased.
- Price fixing conspiracy ended decades ago.
- Judgment largely prohibit acts the antitrust laws already prohibit (conspiracy to fix prices and allocate markets).

UNITED STATES v. NATIONAL HOMES CORP.

Civil No. 114

Year Judgment Entered: 1962

Section of Judgment Retaining Jurisdiction: IX

Description of Judgment: Defendant required to divest four manufacturers of prefabricated houses. Defendant enjoined for five years from acquiring any manufacturer of prefabricated houses.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Defendant corporation no longer exists.
- Judgment terms have lapsed or been satisfied.

UNITED STATES v. ESSEX WIRE CORP.

Civil Action No. 1927

Year Judgment Entered: 1967

Section of Judgment Retaining Jurisdiction: VIII

Description of Judgment: Defendant enjoined from, among other things, engaging in tying magnet wire to other products.

Reasons Judgment Should Be Terminated:

• Judgment more than ten years old.