1 LODGED CLERK, U.S. DISTRICT COURT CLERK, U.S. DISTRICT COURT 2 12:17PM. AUG | 2 1988 3 AIG 25 1988 4 CENTRAL DISTRICT O STRICT OF CALIFORNIA CENTRAL DEPUTY 5 CENTRAL DISTRIC OF CALIFORNIA By 6 7 UNITED STATES DISTRICT COURT 8 FOR THE CENTRAL DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA, 11 Plaintiff, Civil No. 88-01452-R 12 13 BNS INC.; and FINAL JUDGMENT GIFFORD-HILL & COMPANY, INC., 14 Entered: August 25, 1988 Defendants. 15 16 Whereas, plaintiff, United States of America, having filed 17 its Complaint herein on March 18, 1988, and plaintiff and 18 defendants, by their respective attorneys, having consented to the 19 entry of this Final Judgment without trial or adjudication of any 20 issue of fact or law herein, and without this Final Judgment 21 constituting any evidence against or an admission by any party 22 with respect to any issue of law or fact herein; 23 And Whereas, defendants have agreed to be bound by the 24 provisions of this Final Judgment pending its approval by the 25 Court: 26 And Whereas, prompt and certain divestiture is the essence of 27 this agreement and defendants have represented to plaintiff that 28 FORM CIV-246 MAY IS

1	the divestiture required below can and will be made and that
2	defendants will later raise no claims of hardship or difficulty as
3	grounds for asking the Court to modify any of the divestiture
4	provisions contained below;
5	Now, therefore, before the taking of any testimony, and
6	without trial or adjudication of any issue of fact or law herein,
7	and upon consent of the parties hereto, it is hereby ORDERED,
8	ADJUDGED, AND DECREED as follows:
9	I I
10	JURISDICTION
11	This Court has jurisdiction over the subject matter of this
12	action and over each of the parties hereto. The Complaint states
13	a claim upon which relief may be granted against the defendants
14	under Section 7 of the Clayton Act, as amended (15 U.S.C. § 18).
15	II II
16	DEFINITIONS
17	As used in this Final Judgment:
18	A. "Aggregate" means rock, sand and gravel suitable for
19	mixture in asphalt concrete, Portland cement concrete, or other
20	paving compounds or mixtures, or for other civil construction
21	purposes.
22	B. "Assets to be Divested" means all the assets identified
23	in Section IV.A below.
24	C. "Blue Diamond" means Blue Diamond Materials, a division
25	of Sully-Miller Contracting Co., a California corporation and a
26	wholly-owned subsidiary of Koppers Company, Inc., with its
27	principal place of business in Long Beach, California.
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D. The "Irwindale Aggregate District" means that area of Los 1 Angeles County and Orange County with the following boundaries: 2 on the west and southwest, the Pacific Ocean; on the northwest, a 3 line connecting the city centers of the City of Topanga Beach and 4 the City of Altadena; on the north, the crest of the San Gabriel 5 Mountain Range; and on the east and southeast, a line connecting 6 the city centers of the City of San Dimas, the City of Santa Ana, 7 and the City of Newport Beach. 8 "Koppers" means Koppers Company, Inc., a Delaware E. 9 corporation, with its principal place of business in Pittsburgh, 10 Pennsylvania. 11 F. "Section V Trustee" means the trustee referred to in 12 Section V.A of this Final Judgment. 13 III 14 APPLICABILITY 15 A. The provisions of this Final Judgment apply to the 16

defendants, to their successors and assigns, to their
subsidiaries, affiliates, directors, officers, managers, agents,
and employees, and to all other persons in active concert or
participation with any of them who shall have received actual
notice of this Final Judgment by personal service or otherwise.

B. Nothing contained in this Final Judgment shall suggest
that any portion of this Final Judgment is or has been created for
the benefit of any third party, and nothing herein shall be
construed to provide any rights to any third party.

C. Defendants shall require, as a condition of the sale or
 other disposition of all or substantially all of their assets in
 the Invindale Aggregate District involved in the extraction,
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processing and sale of aggregate, that the acquiring party or
 parties agree to be bound by the provisions of this Final Judgment.
 IV
 DIVESTITURE OF ASSETS
 A. Defendants are hereby ordered and directed to divest, to
 an eligible purchaser or eligible purchasers, any and all interest

7 that they have or shall acquire in all of the real and personal
8 property used in the extraction, processing and sale of aggregate
9 at Blue Diamond's aggregate property located at Irwindale,
10 California.

Until the Assets to be Divested are divested, the trustee Β. 11 appointed pursuant to this Court's Order of June 3, 1988, shall 12 manage and remain in control of the operation of the Assets to be 13 Divested, in accordance with the terms of such order, except that 14 defendants shall have access to whatever records and information 15 are necessary to effectuate the divestiture or are disclosed to 16 potential purchasers of the Assets to be Divested. Except as 17 superseded by Section V, the trustee referred to in this Section 18 IV.B shall participate in the divestiture process and shall 19 approve the purchaser or purchasers. The trustee referred to in 20 this Section IV.B shall continue to be paid by the defendants in 21 accordance with the agreement dated June 13, 1988, between that 22 trustee and the defendants, plus such other fees as are agreed to 23 between them. 24

C. Unless plaintiff otherwise consents, divestiture under
Section IV.A, or by the trustee appointed pursuant to Section V,
shall be accomplished in such a way as to satisfy plaintiff, in
its sole determination, that the Assets to be Divested can and
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will be operated by the purchaser or purchasers as a viable, 1 2 ongoing business, engaged in the extraction, processing and sale of aggregate. Divestiture under Section IV.A, or by the Section V 3 trustee, shall be made to a purchaser or purchasers for whom it is 4 demonstrated to plaintiff's satisfaction that (1) the purchase is 5 for the purpose of competing effectively in the extraction, 6 processing and sale of aggregate and (2) the purchaser or 7 purchasers has or have the managerial, operational, and financial 8 capability to compete effectively in the extraction, processing 9 and sale of aggregate. 10

Nothing in this Final Judgment shall preclude defendants D. 11 from entering into one or more contracts with the purchaser or 12 purchasers for the purpose of supplying aggregate from the Assets 13 to be Divested to defendants for the production of asphalt 14 concrete, Portland cement concrete, or other aggregate-based 15 products, provided, however, that defendants shall not enter into 16 any such supply contracts, or into any discussions or 17 negotiations, preliminary or otherwise, relating to such supply 18 contracts, with the purchaser or purchasers, until after the 19 divestiture required by this Final Judgment has been completed, 20 unless the plaintiff otherwise consents. 21

E. Defendants shall take all reasonable steps to accomplish
quickly the divestiture contemplated by this Final Judgment.

V

APPOINTMENT OF TRUSTEE

A. In the event that defendants have not divested all of
their interest required by Section IV.A by January 1, 1989, the
Court shall, on application of the plaintiff, appoint a trustee to
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effect the remainder of the divestiture required by Section IV.A. 1 The trustee appointed pursuant to this Section V may or may not be 2 the same individual who was appointed trustee pursuant to this 3 Court's Order of June 3, 1988. After the appointment of this 4 Section V trustee becomes effective, only such trustee shall have 5 the right to sell the assets required to be divested pursuant to 6 Section IV.A. The Section V trustee shall have the power and 7 authority to accomplish the divestiture at the best price then 8 obtainable upon a reasonable effort by such trustee, subject to 9 the provisions of Section VI of this Final Judgment, and shall 10 have such other powers as the Court shall deem appropriate. 11 Defendants shall not object to a sale by the Section V trustee on 12 any grounds other than such trustee's malfeasance. Any such 13 objections by defendants must be conveyed in writing to plaintiff 14 and the Section V trustee within fifteen (15) days after such 15 trustee has provided the notice required under Section VI. 16

If defendants have not divested all of their interest Β. 17 required by Section IV.A by December 1, 1988, plaintiff and 18 defendants shall immediately notify each other in writing of the 19 names and qualifications of not more than two (2) nominees for the 20 position of the Section V trustee who shall effect the required 21 divestiture. The parties shall attempt to agree upon one of the 22 nominees to serve as such trustee. If the parties are able to 23 agree on such trustee within thirty (30) days of the exchange of 24 names, plaintiff shall notify the Court of the person upon whom 25 the parties agreed, and the Court shall appoint such person as the 26 Section V trustee. If the parties are unable to agree within that 27 time period, plaintiff shall furnish the Court the names of each 28 PAGE 6 -- FINAL JUDGMENT

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party's nominees. The Court may hear the parties as to the qualifications of the nominees and shall appoint one of the nominees as the Section V trustee. 3

The Section V trustee shall serve at the cost and expense 4 of defendants, on such terms and conditions as the Court may 5 prescribe, and shall account for all monies derived from the sale 6 of the assets sold by the Section V trustee and all costs and 7 expenses so incurred. After approval by the Court of the 8 Section V trustee's accounting, including fees for its services, 9 all remaining money shall be paid to defendants and the trust 10 shall then be terminated. The compensation of the Section V 11 trustee shall be based on a fee arrangement providing such trustee 12 with an incentive based on the price and terms of the divestiture 13 and the speed with which it is accomplished. 14

D. Defendants shall use their best efforts to assist the 15 Section V trustee in accomplishing the required divestiture. Such 16 trustee and any consultants, accountants, attorneys, and other 17 persons retained by such trustee shall have full and complete 18 access to the personnel, books, records, and facilities of the 19 Assets to be Divested, and defendants shall develop financial or 20 other information relevant to such assets as the Section V trustee 21 may request, subject to reasonable protection for trade secret or 22 other confidential research, development, or commercial 23 information. Defendants shall take no action to interfere with or 24 impede the Section V trustee's accomplishment of the divestiture. 25 E. After its appointment, the Section V trustee shall file 26

monthly reports with the parties and the Court setting forth such 27 trustee's efforts to accomplish the divestiture ordered under this 28 PAGE 7 -- FINAL JUDGMENT

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Final Judgment. If the Section V trustee has not accomplished 1 such divestiture within six (6) months after its appointment, the 2 Section V trustee shall thereupon promptly file with the Court a 3 report setting forth (1) such trustee's efforts to accomplish the 4 required divestiture, (2) the reasons, in the trustee's judgment, 5 why the required divestiture has not been accomplished, and -6 (3) the trustee's recommendations. The Section V trustee shall at 7 the same time furnish such report to the parties, who shall each 8 have the right to be heard and to make additional recommendations 9 consistent with the purpose of the trust. The Court shall 10 thereafter enter such orders as it shall deem appropriate in order 11 to carry out the purpose of the trust, which may, if necessary, 12 include extending the trust and the term of the Section V 13 trustee's appointment. 14 VI 15 NOTIFICATION 16 Α. Defendants or the Section V trustee, whichever is then 17 responsible for effecting the divestiture required herein, shall 18

notify the plaintiff of any proposed divestiture required by 19 Section IV or V of this Final Judgment. If the Section V trustee 20 is responsible, it shall similarly notify defendants. The notice 21 shall set forth the details of the proposed transaction and list 22 the name, address, and telephone number of each person not 23 previously identified who offered or expressed an interest or 24 desire to acquire any ownership interest in any of the Assets to 25 be Divested, together with full details of the same. Within 26 fifteen (15) days after receipt of the notice, the plaintiff may 27 request additional information concerning the proposed 28 PAGE 8 -- FINAL JUDGMENT

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divestiture, the proposed purchaser, and any other potential 1 purchaser. Defendants or the Section V trustee shall furnish the 2 additional information within fifteen (15) days of the receipt of 3 the request. Within thirty (30) days after receipt of the notice 4 or within fifteen (15) days after receipt of the additional 5 information, whichever is later, plaintiff shall notify in writing 6 defendants and the Section V trustee, if there is one, if it 7 objects to the proposed divestiture. If the plaintiff fails to 8 object within the period specified, or if the plaintiff notifies 9 in writing defendants and the Section V trustee, if there is one, 10 that it does not object, then the divestiture may be consummated, 11 subject only to defendants' limited right to object to the sale 12 under Section V.A. Upon objection by the plaintiff or by 13 defendants under Section V.A, the proposed divestiture shall not 14 be accomplished unless approved by the Court. 15

Thirty (30) days from the date of entry of this Final Β. 16 Judgment and every thirty (30) days thereafter until the 17 divestiture has been completed, defendants shall deliver to 18 plaintiff a written report as to the fact and manner of compliance 19 with Section IV of this Final Judgment. Each such report shall 20 include, for each person who during the preceding thirty (30) days 21 made an offer, expressed an interest or desire to acquire, entered 22 into negotiations to acquire, or made an inquiry about acquiring 23 any ownership interest in any of the Assets to be Divested, the 24 name, address, and telephone number of that person and a detailed 25 description of each contact with that person during that period. 26 Defendants shall maintain full records of all efforts made to 27 divest the Assets to be Divested. 28

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FINANCING

Defendants shall not finance all or any part of any purchase made pursuant to Sections IV or V of this Final Judgment without the prior consent of the plaintiff.

VIII

PRESERVATION OF ASSETS

Subject to the duties of the trustee under Section IV.B: 8 Defendants shall preserve, hold, and continue to operate **A**. 9 as a going business the Assets to be Divested, with its assets, 10 management and operations separate, distinct and apart from those 11 of defendants, unless plaintiff otherwise consents. Defendants 12 shall use all reasonable efforts to maintain the Assets to be 13 Divested as a viable and active competitor in the market for 14 aggregate in the Irwindale Aggregate District. 15

Defendants shall not sell, lease, assign, transfer or Β. 16 otherwise dispose of, or pledge as collateral for loans (except 17 such loans as are currently outstanding or replacements or 18 substitutes therefor), the Assets to be Divested, except that such 19 component as is replaced in the ordinary course of business with a 20 newly purchased component may be sold or otherwise disposed of, 21 provided the newly purchased component is so identified as a 22 replacement component for an Asset to be Divested. 23

C. The provisions of Sections VIII.A and VIII.B include but are not limited to: preserving all plants and equipment used for the extraction and processing of aggregate and their right and ability to operate at the site(s) where they are located; preserving all air pollution and operating permits (including PAGE 10 -- FINAL JUDGMENT

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proceeding with such application or operation as is necessary to renew such permits or make permanent any temporary permits); and preserving all administrative and support facilities. These provisions do not preclude the sale in the ordinary course of business of the aggregate as may be produced by the Assets to be Divested.

7 D. Defendants shall provide and maintain sufficient working
8 capital to maintain the Assets to be Divested as a viable, ongoing
9 business.

10 E. Defendants shall provide and maintain sufficient lines
11 and sources of credit to maintain the Assets to be Divested as a
12 viable, ongoing business.

F. Defendants shall preserve the Assets to be Divested,
except those replaced with newly acquired assets in the ordinary
course of business, in a state of repair equal to their state of
repair as of the date of defendants' acquisition of control of
Koppers.

Defendants shall identify separately all assets or G. 18 replacements for or proceeds therefrom that were used in the 19 extraction, processing and sale of aggregate at the Assets to be 20 Divested prior to defendants' acquisition of control of Koppers. 21 Defendants shall maintain on behalf of the Assets to be Η. 22 Divested, in accordance with sound accounting practice, separate, 23 true and complete financial ledgers, books and records reporting 24 the profit and loss and liabilities of the Assets to be Divested 25 on a monthly and quarterly basis. 26

I. Defendants shall refrain from terminating or reducing one
 or more current employment, salary, or benefit agreements for one
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1	or more management, engineering, or other technical personnel
2	employed in connection with the Assets to be Divested, except in
3	the ordinary course of business, without the prior approval of
4	plaintiff.
5	J. Defendants shall refrain from taking any action that
6	would have the effect of reducing the scope or level of
7	competition between the Assets to be Divested and other producers
8	of aggregate in the Irwindale Aggregate District, without the
9	prior approval of plaintiff.
10	K. Defendants shall refrain from taking any action that
11	would jeopardize the sale of the Assets to be Divested as a viable
12	going concern.
13	IX
14	COMPLIANCE INSPECTION
15	For the purpose of determining or securing compliance with
16	this Final Judgment, and subject to any legally recognized
17	privilege, from time to time:
18	A. Duly authorized representatives of the Department of
19	Justice, including consultants and other persons retained by the
20	Department, shall, upon the written request of the Attorney
21	General or of the Assistant Attorney General in charge of the
22	Antitrust Division, and on reasonable notice to defendants made to
23	their principal offices, be permitted:
24	1. access during office hours to inspect and copy
25	all books, ledgers, accounts, correspondence, memoranda,
26	and other records and documents in the possession or
27	under the control of defendants, which may have counsel
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present, relating to any matters contained in this Final Judgment; and

subject to the reasonable convenience of 2. 3 defendants and without restraint or interference from 4 . . them, to interview their officers, employees, and agents, 5 who may have counsel present, regarding any such matters. 6 7 Β. Upon the written request of the Attorney General or of the Assistant Attorney General in charge of the Antitrust Division 8 made to defendants at their principal offices, defendants shall 9 submit such written reports, under oath if requested, with respect .10 to any of the matters contained in this Final Judgment as may be 11 requested. 12

C. No information or documents obtained by the means 13 provided in this Section IX shall be divulged by any 14 representative of the Department of Justice to any person other 15 than a duly authorized representative of the Executive Branch of 16 the United States, except in the course of legal proceedings to 17 which the United States is a party (including grand jury 18 proceedings), or for the purpose of securing compliance with this 19 Final Judgment, or as otherwise required by law. 20

D. If at the time information or documents are furnished by 21 defendants to plaintiff, defendants represent and identify in 22 writing the material in any such information or documents for 23 which a claim of protection may be asserted under Rule 26(c)(7) of 24 the Federal Rules of Civil Procedure, and defendants mark each 25 pertinent page of such material, "subject to claim of protection 26 under Rule 26(c)(7) of the Federal Rules of Civil Procedure," then 27 plaintiff shall give ten (10) days notice to defendants prior to 28 PAGE 13 -- FINAL JUDGMENT

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1	divulging such material in any legal proceeding (other than a
2	grand jury proceeding) to which defendants are not a party.
3	X
4	RETENTION OF JURISDICTION
5	Jurisdiction is retained by this Court for the purpose of
6	enabling any of the parties to this Final Judgment to apply to
7	this Court at any time for such further orders and directions as
8	may be necessary or appropriate for the construction,
9	implementation, or modification of any of the provisions of this
10	Final Judgment, for the enforcement of compliance herewith, and
11	for the punishment of any violations hereof.
12	XI
13	TERMINATION
14	This Final Judgment will expire on the second anniversary of
15	the completion of the divestiture required herein.
16	XII
17	PUBLIC INTEREST
18	Entry of this Final Judgment is in the public interest.
19	Dated: 8-24-88
20	(K)
21	Rol
22	Honorable Manuel L. Real Chief Judge
23	United States District Court
24	Presented Pursuant to Supersedinterety attact and cartify on $\frac{F-26-89}{F}$
25	Stipulation Re Proposed Final that the foregoing document is a full, true
26	my arrice, and in my legal custody.
27	Howard J. Parker CLERK, U.S. DISTRICT COURT Howard J. Parker
28	Attorney for the United States & Contant Deputy
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