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8	UNITED STATES DISTRICT COURT
9	DISTRICT OF IDAHO
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11	UNITED STATES OF AMERICA,
12	Plaintiff, Civil No. 1-75-176
13	v. { plet NOV 1 9 1976
14	MONROC, INC.; ) IDAHO. CONCRETE PIPE COMPANY, ) FINAL JUDGMENT
15	INC.; and ) FLYNN SAND & GRAVEL, INC., ) Entered: March 15, 1977
<b>16</b> .	Defendants.
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19	Plaintiff, United States of America, having filed
20	its Complaint herein on October 16, 1975, and plaintiff
21	and defendants by their respective attorneys having each
22	consented to the entry of this Final Judgment without
23	trial or adjudication of or finding on any issues of fact
24	or law herein, and without this Final Judgment constituting
25	evidence or admission by plaintiff or defendants, or any
26	of them, in respect to any such issue;
27	NOW, THEREFORE, before any testimony has been taken
28	and without trial or adjudication of or finding on any
29	issue of fact or law herein, and upon consent of the
30	parties hereto, it is hereby
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### ORDERED, ADJUDGED and DECREED as follows:

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This Court has jurisdiction of the subject matter hereof and of the parties hereto. The Complaint states a claim upon which relief may be granted against the defendants under Section 1 of the Act of Congress of July 2, 1890, commonly known as the Sherman Act, as amended (15 U.S.C. §1).

II

As used in this Final Judgment:

 (A) "Person" shall mean any individual, corporation, partnership, firm, association or other business or legal entity;

(B) "Ready-mix concrete" means a building material consisting of a mixture of cement, mineral aggregate (gravel and sand), water and other ingredients mixed in varying proportions and sold to customers in a plastic and unhardened state;

(C) "Nyssa-Ontario market" refers to the cities of Nyssa and Ontario, Oregon and surrounding areas in the States of Oregon and Idaho served by the defendant corporations from their plants located in said cities.

# III .

The provisions of this Final Judgment are applicable to each defendant herein and shall apply also to each of such defendant's officers, directors, partners, agents, employees, subsidiaries, successors and assigns, 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.

IV 1 Each defendant is enjoined and restrained from entering 2 into, adhering to, maintaining, furthering, enforcing or 3 claiming any right under any contract, agreement, under-4 5 standing, plan or program with any other person directly 6 or indirectly to: Fix, determine, establish, maintain, raise, stabilize, 7 (A) 8 or adhere to prices, discounts or other terms or 9 conditions for the sale of ready-mix concrete to 10 any third person; 11 (B) Submit collusive, rigged or noncompetitive bids or quotations for the sale of ready-mix concrete; 12 13 Fix, determine, establish, maintain, raise, stabilize, (C) 14 or adhere to any charge for the delivery of ready-mix 15 concrete; 16 (D) Communicate to or exchange with any other person selling ready-mix concrete any information concerning 17 18 any actual or proposed price, price change, discount, delivery charge, or other term or condition of sale 19 20 at which ready-mix concrete is to be, or has been, 21 sold to any third person, prior to the communication 22 of such information to the public generally. :23 24 Each defendant shall independently and individually (A) 25 review and recompute its current prices, discounts, 26 delivery charges and all other terms and conditions 27 for the sale of ready-mix concrete in the Nyssa-Ontario 28 market. 29 Each defendant shall reduce to writing the results (B) 30 of the independent review and recomputation required. 31 by Paragraph (A) of this Section. This written 32 3.

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review shall include but not be limited to:

- a full explanation of the methodology employed (1)by the defendant in reviewing and recomputing its prices, discounts, delivery charges and other terms and conditions of sale;
- a full explanation of the accounting method (2) used by the defendant as part of its independent review and recomputation;
- a full explanation of each of the constituent (3) factors determining the prices, discounts, delivery charges, and other terms and conditions for the sale of ready-mix concrete sold by the defendant;
- the prices, discounts, delivery charges and (4) other terms and conditions for the sale of ready-mix concrete sold by the defendant before and after the independent review and recomputation. The written results of the independent review and (°) recomputation required by Paragraph (B) of this Section shall be submitted to the plaintiff at the offices of the Antitrust Division, U. S. Department of Justice, 450 Golden Gate Avenue, Box 36046, San Francisco, California 94102, within ninety (90) days after the entry of this Final Judgment.

#### VT

Each defendant is ordered and directed to: (A) Serve within sixty (60) days after the entry of this Final Judgment a copy of this Final Judgment upon each of its officers, directors, and/or partners, and upon each of its employees and agents who have any responsibility for the sale of ready-mix concrete;

- (B) Serve a copy of this Final Judgment upon each successor to such officers, directors, partners, employees or agents described in Paragraph (A) of this Section, within sixty (60) days after such successor becomes employed or associated with such defendant;
- (C) Within ninety (90) days after the entry of this Final Judgment, to file with the Court and to serve upon the plaintiff affidavits concerning the fact and manner of compliance with Paragraph (A) of this Section;
- (D) Obtain, from each officer, director, partner, employee and agent served with a copy of this Final Judgment pursuant to Paragraph (A) of this Section, and from each successor to each such officer, director, partner, employee and agent served with a copy of this Final Judgment pursuant to Paragraph (B) of this Section, a written statement evidencing each such person's receipt of a copy of this Final Judgment, and to retain such statements in its files.

# VII

Upon motion of the plaintiff or upon this Court's own motion, responsible officials of each defendant may, from time to time, be ordered to appear before this Court to give sworn testimony relating to each such defendant's manner of compliance with the provisions of this Final Judgment.

### VIII

(A) For the purpose of determining or securing compliance with this Final Judgment, and for no other purpose, defendants shall permit duly authorized representatives of the Department of Justice, on written request of the Attorney General or the Assistant Attorney General

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in charge of the Antitrust Division, and on reasonable notice, subject to any legally recognized privilege:
(1) Access, during the business hours of defendants, who may have counsel present, to those books, ledgers, accounts, correspondence, memoranda and other records and documents in the possession or under the control of defendants which relate to any matters contained in this Final Judgment;
(2) Subject to the reasonable convenience of defendants and without restraint or interference from them, to interview individuals who are officers or employees of defendants, any of whom may have counsel present, regarding any matters contained in this Final Judgment.

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(B) For the purpose of determining or securing compliance with this Final Judgment, and for no other purpose, upon written request of the Attorney General or the Assistant Attorney General in charge of the Antitrust Division, defendants shall submit such reports, in writing, with respect to the matters contained in this Final Judgment as may from time to time be requested. No information obtained by the means provided in this (C) Section of this Final Judgment shall be divulged by a representative of the Department of Justice to any person other than a duly authorized representative of the Executive Branch of the plaintiff, except in the course of legal proceedings to which the United States is a party, or for the purpose of securing compliance with this Final Judgment, or as otherwise required by law.

Jurisdiction is retained by this Court for the purpose of enabling any of the parties to this Final Judgment to apply to this Court at any time for such further orders and directions as may be necessary or appropriate for the construction or modification of any of the provisions thereof, for the enforcement of compliance therewith, and for the punishment of violations thereof.

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Entry of this Final Judgment is in the public interest.

/s/ MARION J. CALLISTER UNITED STATES DISTRICT JUDGE

Dated: March 15, 1977

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