## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 6111

UNITED	STATES	OF	AMEDICA,	ŧ		
			Plaintiff	:		
				:	STIPULATION	
73.				:	end ORDEK	
NATIONAL ALFALFA DEHYDRATING AND MILLING COMPANY and GRAIN ELEVATOR WAREHOUSE COMPANY,				:	FILED MAR 4	<b>19</b> 84
				:		

Defendants :

COME NOW the parties, by their attorneys, and stipulate and agree to the following:

1. Defendant, NATIONAL ALFALFA DEFINERATING AND MILLING COMPANY (the surviving corporation of the merger of Mational Alfalfa Dehydrating and Milling Company and Grain Elevator Warehouse Company, which became effective October 31, 1963) will be deemed to have complied with Paragraph VI of the Final Judgment entered herein on March 15, 1963 for the crop year beginning May 1, 1964, and for that crop year omly, if Defendant, HATIONAL ALFALFA, shall give reasonable notice to the dehydrated chialfa industry by placing two successive weekly advertisements in the newspaper "Feedstuffs" published by Miller Publishing Company of Minneapolis, Minnesota, commencing on or before March 10, 1964 of the location and capacity of such gas storage facilities as will be swailable for F = 1 during the crop year beginning

May 1, 1964.

2. Defendent, MATIONAL ALFALPA, will be deduce to have complied with Functional VI of the said Final Judgmont for the erop years beginning May 1, 1955 and there fter if 1 and 1 give reasonable notice to the dehydrated alfalfa industry in the same manner by placing two successive weekly advertisements in the said newspaper "Feedstuffs" commencing on or before February 1, 1965 and on or before February 1st of any subsequent years required by Paragraph VI of the said Final Judgment, of the location and capacity of such gas storage facilities as will be available for rental during the crop year beginning May let of such year.

3. In the event that gas storage facilities so effered are not rented by any eligible person or persons by May 30th of any year, Defendant, NATIONAL ALFALFA, will be free to rent or use such facilities during the remainder of such crop year as Defendant may determine.

4. In all other respects, the provisions of the Final Judgment entered herein on March 15, 1963 shall apply without modification.

5. It is agreed that this Stipulation will be submitted to the Court for its approval.

Dated: , 1964.

For the Plaintiff: UNITED STATES OF AMERICA

Earl A. Jinkinson

Raymond P. Hernacki

Attorneys, Department of Justice

For the Defendant: NATIONAL ALFALFA DEHYDRATING AND MILLING COMPANY

SHAPIRO, ROSENFELD, STALBURG & COOL By: Leonard л.

Attorneys for Defendant, National Alfalfa Dehydrating and Milling Company

-2-

ENTERED MAR 4 1964

## ORDER

Pursuant to the stipulation and agreement of the parties, it is hereby

ORDERED, ADJUDGED and DECREED that the Final Judgment entered in this action on March 15, 1963 be and the same hereby is modified as set forth in the above Stipulation.

-3-

Dated: 11.4x ch 4 , 1984.

Chief Judge United States District Court