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8	UNITED STATES DISTRICT COURT
9	DISTRICT OF NEW MEXICO
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12	UNITED STATES OF AMERICA,
13	Plaintiff,
14	V
15	CONTINENTAL OIL COMPANY, SINAL JUDGMENT
16	OF TEXAS, SPENCER AND) COMPANY, INC., and COSDEN) Entered: January 20, 1971
17	OIL AND CHEMICAL COMPANY,
18	Defendants.)
19	The plaintiff, United States of America, having filed
20	its complaint herein on April 30, 1969; the defendants
21	having filed their respective answers denying the sub-
22	stantive allegations of the complaint and no testimony
23	having been taken, and the said plaintiff and defendants,
24	by their respective attorneys, having consented to the
25	making and entry of this Final Judgment without trial or
26	adjudication of any issue of fact or law herein; and
27	without any admission by any party hereto with respect
28	to any such issue; and the Court having considered the
29	matter and being duly advised, it is
30	ORDERED, ADJUDGED AND DECREED as follows:
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32	This Court has jurisdiction of the subject matter of
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this action and of the parties hereto. The complaint states 1 claims, upon which relief may be granted against the de-2 fendants under Section 1 of the Act of Congress of July 2, 3 1890, entitled "An act to protect trade and commerce 4 against unlawful restraints and monopolies," commonly 5 known as the Sherman Act, as amended. 6 II 7 For the purposes of this Final Judgment: 8 (a) "Continental" shall mean Defendant 9 10 Continental Oil Company; "Petrofina" shall mean Defendant 11 **(b)** American Petrofina Company of Texas; 12 3 "Spencer" shall mean Defendant (c) 1. Spencer and Company, Inc.; (d) "Cosden" shall mean Defendant 15 Cosden Oil and Chemical Company; 16 "Affiliated Companies" shall mean (e) 17 Petrofina, Spencer and Cosden; wherever so used 18 the companies shall be treated as a single entity; 19 "Person" shall mean any individual, 20(f)partnership, firm, corporation, association or 21 22other business or legal entity; "Paving asphalt" shall mean an 23 (g) asphaltic byproduct produced in refining crude 24 il, limited to various types and grades of 25 $\mathbf{26}$ such byproduct as are used for pavement, the 27ost common of which are asphalt cement, cut-28 back asphalts, and asphalt emulsions; 29 "Marketing agent" shall mean an (h) 30 intermediary who sells or arranges the sale of 31 property acquired or to be acquired from a 32third person, with or without title passing to

The second	the intermediary, where the return to the
50 24	intermediary for the sale is fixed by agreement
3	between the intermediary and the third person;
Ag	(i) "Substantial quantities of paving
5	asphalt" shall mean more than four per cent of
6	the annual paving asphalt sales to the State of
Fy 3	New Mexico Highway Department, including sales by
8	highway construction contractors to said Department.
9	III
10	The provisions of this Final Judgment applicable to
yeard	any defendant shall apply to such defendant, and to each
12	of its subsidiaries, successors and assigns, and to each
13	of its directors, officers, agents, and employees, and to
14	all other persons in active concert or participation with
15	any of them who shall have received actual notice of this
16	Final Judgment by personal service or otherwise.
17	IV
18	Defendants Continental, Petrofina and Cosden, are each
19 .	hereby enjoined and restrained, in connection with the sale
20	of paving asphalt in New Mexico, from entering into any
21	contract, agreement, understanding, plan or program, whereby
22	Continental has a joint marketing agent with Cosden or
23	Petrofina, or whereby any of them has a joint marketing
24	agent with any third party, which third party sells sub-
25	stantial quantities of paving asphalt in New Mexico.
26	V
27	Defendant Spencer is enjoined and restrained:
28	(a) From acting as the marketing agent in
29	the sale of paving asphalt in New Mexico for
30 .	more than one person selling paving asphalt;
31	(b) During any period of time that any
32	defendant owns any direct or indirect interest
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in Spencer, from acting as the marketing agent in the sale of paving asphalt in New Mexico for any other person not affiliated with the owner of such interest;

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(c) During any period of time when Petrofina or Cosden, or any company affiliated therewith, owns any interest in Spencer, from acquiring from any person or persons other than Petrofina or Cosden more than 33 1/3 per cent, and in no event more than 100,000 barrels, of its annual sales of paving asphalt in New Mexico: any amount of paving asphalt which Petrofina or Cosden shall acquire from any other producer of paving asphalt to meet Spencer's commitments in New Mexico shall be deemed to have been acquired by Spencer for purposes of this subsection (c) and Section VII.

VI

Defendants Continental and Affiliated Companies are each enjoined and restrained from:

(a) Entering into or adhering to any contract,
 agreement, understanding, plan or program with
 any person: directly or indirectly, in marketing
 paving asphalt in New Mexico, to

(1) allocate or divide customers, markets or territories for the sale of paving asphalt

(2) fix, maintain or adhere to prices,price differentials, discounts or other termsor conditions for the sale of paving asphaltto any third person;

(3) furnish or exchange information as to prices, price differentials, discounts o

1	other terms or conditions regarding past,
2	present or future sales of paving asphalt
3	to identified customers in New Mexico;
4	(b) Communicating to any other person engaged,
5	directly or indirectly, in the marketing of paving
6	asphalt in New Mexico, information as to past,
7	present or future prices, price differentials,
8	discounts or other terms or conditions for the
9	sale of any paving asphalt in New Mexico except
10	for such information which has been released to
	the public generally, and except in connection
12	with bona fide negotiations for the purchase or
13	sale of paving asphalt between the parties to such
14	communications,
15	VII
16	Commencing January 1, 1971 and continuing for a period
17	of five (5) years, defendant Spencer is ordered and directed
18	to provide annual reports on the first day of February of
19	each year to plaintiff setting forth the amount of paving
20	asphalt, by volume:
21	(a) sold in New Mexico on behalf of
22	Petrofina and Cosden by Spencer in the preceding
23	calendar year and
24	(b) acquired from each other source of
25	paving asphalt by Spencer and sold by Spencer
26	in New Mexico in the preceding calendar year.
27	VIII
28	For the period of five (5) years following the date
29	of entry of this Final Judgment, Spencer shall notify the
30	plaintiff thirty (30) days prior to any sale of any owner-
31	ship interest in it to any asphalt producer other than
32	Petrofina, which producer sells or has the potential to
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sell paving asphalt in New Mexico.

IX

For the purpose of securing or determining compliance with this Final Judgment, and subject to any legally recognized privilege, duly authorized representatives of the Department of Justice shall, upon written request to the Attorney General or Assistant Attorney General in charge of the Antitrust Division, and on reasonable notice to any defendant, made to its principal office, be permitted:

(a) Access, during the office hours of such defendant, who may have counsel present to all books, ledgers, accounts, correspondence, memoranda, and other records and documents in the possession or under the control of such defendant relating to any of the matters contained in this Final Judgment;

(b) To interview officers or employees of such defendant, who may have counsel present, and without interference or restraint from it, regarding any such matters; and upon request, defendant shall submit such reports in writing, under oath if so requested, to the Department of Justice with respect to any of the matters contained in this Final Judgment, as from time to time may be requested.

No information obtained by the means permitted in this
Section IX shall be divulged by any representative of the
Department of Justice to any person other than a duly
authorized representative of the Executive Branch of
plaintiff, except in the course of legal proceedings in
which the United States is a party for the purpose of
securing or determining compliance with this Final

- Passa	Judgment or as otherwise required by law.
2	X
3	Jurisdiction is retained by this Court for the
4	purpose of enabling any of the parties to this Final
5	Judgment to apply to this Court at any time for such
6	further orders and directions as may be necessary or
7	appropriate for the construction or carrying out of this
8	Final Judgment, or for the modification of any of the
9	provisions hereof, and for the enforcement of compliance
10	herewith and punishment of violations thereof.
11	Dated this 20th day of <u>January</u> 1971.
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13	<u>/s/</u> H. VEARLE PAYNE United States District Judge
14	United States District Sudge
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