

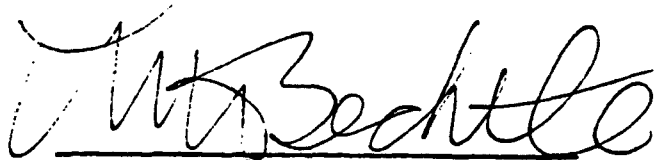
IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : CIVIL ACTION  
v. :  
PENNSALT CHEMICALS CORPORATION; :  
ALLIED CHEMICAL CORPORATION; :  
DIAMOND ALKALI COMPANY; :  
THE DOW CHEMICAL COMPANY; :  
FMC CORPORATION; HOOKER CHEMICAL :  
CORPORATION; OLIN MATHIESON :  
CHEMICAL CORPORATION; PITTSBURGH :  
PLATE GLASS COMPANY; and :  
WYANDOTTE CHEMICALS CORPORATION : NO. 37123

O R D E R

AND NOW, this 2<sup>nd</sup> day of July, 1986, upon  
consideration of the unopposed motion of defendant The Dow  
Chemical Company to modify the final judgment in this action,  
IT IS ORDERED that Article VIII of that judgment be modified  
by the addition of a new Paragraph (C) reading as follows:

"(C) Furnishing to any person information in  
connection with the prosecution or defense of any  
claim in litigation, provided that the use of the  
information furnished is regulated by a protective  
order entered by the court adjudicating the claim  
that limits disclosure to that necessary for the  
conduct of the litigation."

  
\_\_\_\_\_  
U.S.D.J.