

EXHIBIT B:
SUMMARY OF REASONS FOR TERMINATING EACH JUDGMENT
(Ordered by Year Judgment Entered)

UNITED STATES v. RYDER SYSTEM, INC.
Civil No. 10,292

Year Judgment Entered: 1961

Year First Amendment Entered: 1962

Year Second Amendment Entered: 1963

Section of Judgment Retaining Jurisdiction: Section VII

Description of Judgment: This judgment required Ryder (a truck renting and leasing company) to sell all its interests in varying numbers of trucks (acquired from persons who had been engaged in the truck renting or leasing business) and accompanying lease contracts in five named cities. It was also required assistance to the purchasers in selecting and acquiring locations for truck renting or leasing. A three-year prohibition against the acquisition of stock or assets of any truck renting or leasing business was included as to those five cities and to any other city in which the defendant had had a truck rental fleet of fifty or more during a base period.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- All substantive terms of judgment have been satisfied.

Public Comments: None