IRAN-UNITED STATES CLAIMS TRIBUNAL	متت ستت 74-299 مت
ORIGINAL DOCU	MENTS IN SAFE VZ-T99
Case No. 74	Date of filing: 17 July 1987
<pre>** AWARD - Type of Award - Date of Award  pages in Eng</pre>	
** <u>DECISION</u> - Date of Decision pages in Eng	
** CONCURRING OPINION of	
- Date pages in Eng	 lish pages in Farsi
** <u>SEPARATE OPINION</u> of	
- Date pages in Eng ** DISSENTING OPINION of	
- Date pages in Eng	
** OTHER; Nature of document:	
3	1-74/76/81/150-3 (E text)
- Date <u>17 Guly 19</u> <u>3</u> pages in Eng	

R/12

299

## IRAN-UNITED STATES CLAIMS TRIBUNAL

دیوان داوری دعاوی ایران - ایالات متحرب

CASES NOS. 74, 76, 81, 150 CHAMBER THREE AWARD NO. 311-74/76/81/150-3

Case No. 74

MOBIL OIL IRAN INC., and MOBIL SALES AND SUPPLY CORPORATION, Claimants,

and

GOVERNMENT OF THE ISLAMIC REPUBLIC OF IRAN and NATIONAL IRANIAN OIL COMPANY, Respondents.

Case No. 76

SAN JACINTO EASTERN CORPORATION, and SAN JACINTO SERVICE CORPORATION, Claimants,

and

GOVERNMENT OF THE ISLAMIC REPUBLIC OF IRAN and NATIONAL IRANIAN OIL COMPANY, Respondents.

Case No. 81

ARCO IRAN, INC., and ATRECO INC.,

Claimants,

and

GOVERNMENT OF THE ISLAMIC REPUBLIC OF IRAN and NATIONAL IRANIAN OIL COMPANY, Respondents.

Case No. 150

EXXON CORPORATION, and ESSO TRADING COMPANY OF IRAN, Claimants,

and

GOVERNMENT OF THE ISLAMIC REPUBLIC OF IRAN and NATIONAL IRANIAN OIL COMPANY, Respondents.

## CORRECTION TO AWARD

The following correction is hereby made in the English version of the Award in this Case filed on 14 July 1987:



IRAN UN CLAIMS 1	TED STATES	ارری د <b>خاری</b> الات حمدہ	دادگاه د. ایران-ای
ثبت شـر - FILED			
Date	17JU		تاريخ
NG.	1899 / 1 74	F/ Y F	محاسبة

At page 81, paragraph 175 c), line 3, replace "lost profits" with "alleged losses other than those enumerated in b) above".

A copy of the corrected page is attached.

Dated, The Hague, 16 July 1987

Michel Virally Chairman Chamber Three

In the name of God

Charles N. Brower

Parviz Ansari Moin

- iii) the value of the Claimants' NGL products withheld at the Bandar Mahshahr Refinery;
- iv) the value of the Claimants' refined products withheld at Abadan Refinery,
- The Tribunal will decide whether and to what c) extent the Claimants could legitimately expect to recover alleged losses other than those enumerated in b) above as а result of the premature discontinuance of the Sale and Purchase Agreement after the Parties have been given an opportunity more fully to brief their Cases on this issue,
- d) The Claim relating to a breach of contract in connection with the processing costs at the Abadan Refinery is denied. In the next stage of the proceedings the Claimants may, if they so wish, plead on what alternative basis they could, nevertheless, legitimately expect compensation for their alleged losses at the Abadan Refinery,
- e) The Tribunal will decide on the schedule for the further proceedings in these Cases by separate orders.

The Hague 14 July 1987

Mighel Virall Chairman

Chamber Three

Charles N. Brower Concurring Opinion

In the name of God **J** 

Parviz Ansari Moin Concurring in part Dissenting in part