

ORIGINAL DOCUMENTS IN SAFECase No. 155Date of filing: 29 July 87

** AWARD - Type of Award _____
 - Date of Award _____
 _____ pages in English _____ pages in Farsi

** DECISION - Date of Decision 29 July 87
 _____ pages in English _____ pages in Farsi

** CONCURRING OPINION of _____
 - Date _____
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** SEPARATE OPINION of _____
 - Date _____
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** DISSENTING OPINION of _____
 - Date _____
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** OTHER; Nature of document: _____

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 _____ pages in English _____ pages in Farsi



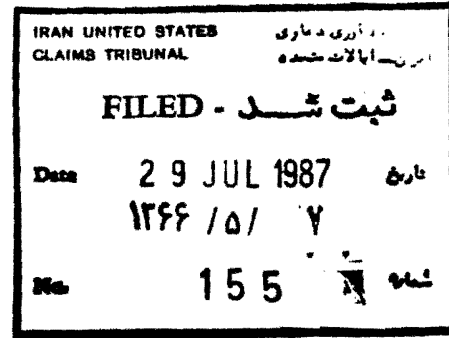
CASE NO. 155
CHAMBER THREE
DECISION NO. DEC 63-155-3

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EXXON RESEARCH AND
ENGINEERING COMPANY,
Claimant,

and

NATIONAL IRANIAN OIL COMPANY,
BANK MARKAZI IRAN, and
THE GOVERNMENT OF IRAN,
Respondents.



DECISION

On 9 June 1987 the Tribunal filed in this Case the English version of Award No. 308-155-3 ("the Award"), which was served on the Agent of the Government of the Islamic Republic of Iran and on the Agent of the United States of America on 10 June 1987.

On 6 July 1987 the Agent of the Government of the Islamic Republic of Iran submitted a "Request for an Additional Award" ("Request").

On 13 July 1987 the Farsi version of the Award was filed, and on 14 July 1987 it was served on both Agents.

Article 37, paragraph 1 of the Tribunal Rules states that [w]ithin thirty days after the receipt of the award either party, with notice to the other party, may request the arbitral tribunal to make

an additional award as to claims presented in the arbitral proceedings but omitted from the award.

In the present Case, the Request was made within "thirty days after the receipt of the Award" and thus it was made in a timely manner.

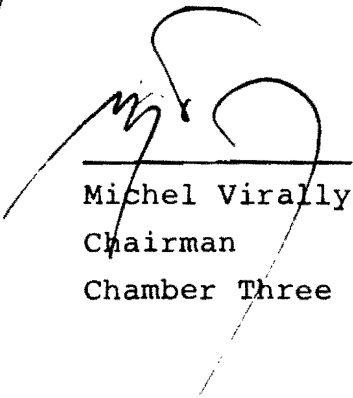
The Agent of the Government of the Islamic Republic of Iran on behalf of the Respondent Bank Markazi Iran ("Bank Markazi"), stated in the Request that "legal damages, including, inter alia, damages arising out of preparing briefs and attending hearings which relief was sought... should have been awarded to Bank Markazi Iran."

The Tribunal notes that, pursuant to Article 38, paragraph 1 of the Tribunal Rules, Paragraph 71(g) of the Award disposes of the claim referred to by Bank Markazi.

The Tribunal concludes that it did not omit in the Award any claims presented in the arbitral proceedings in this Case and therefore the Award does not warrant any additional consideration.

The request of Bank Markazi is hereby denied.

Dated, The Hague,
29 July 1987



Michel Virally
Chairman
Chamber Three

In the name of God



Carl F. Salans



Parviz Ansari Moin

My opinion is the same as to the Award.