

534 - 18
534 - 11

CHAMBER ONE

CLAIM NOS.

510, 534, 536

540, 541, 543,

548, 556

BANK MELLI IRAN,

Claimant,

and

CHASE MANHATTAN BANK, N.A., NEW YORK
and THE GOVERNMENT OF THE UNITED STATES
OF AMERICA,

Respondents.

IRAN UNITED STATES CLAIMS TRIBUNAL	دادگاه داوری دعاوی ایران - ایالات متحدہ
FILED - ثبت شد	
Date	۱۳۶۲ / ۴ / ۲ 23 JUN 1983
534	شماره

DECISION

Harris International Telecommunications, Inc.

("Harris"), Claimant in Claim No. 409 (Chamber Two) has requested permission, pursuant to Note 5 to Article 15 of the Tribunal Rules, to participate in Claims Nos. 510, 534, 536, 540, 541, 543, 548, and 556 (Chamber One) "for the purpose of moving to stay the claims pending determination of No. 409."

Note 5 to Article 15 provides that:

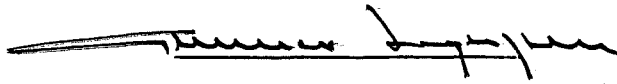
The Arbitral Tribunal may, having satisfied itself that the statement of one of the two Governments -- or under special circumstances, any other person -- who is not an arbitrating party in a particular case is likely to assist the arbitral tribunal in carrying out its task, permit such Government or person to assist the arbitral tribunal by presenting oral or written statements.

A motion to stay proceedings is not within the scope of Note 5 of Article 15.

The Tribunal therefore decides that the request of Harris to participate in these cases for the purpose of making the described motion must be denied.

Dated, The Hague

15 June 1983



Gunnar Lagergren
Chairman
Chamber One


Mahmoud Kashani
Howard Holtzmann