ORIGINAL DOCUMENTS IN SA

Cas	e No. //8/5 Date	e of filing:	201	DEC	C 8
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**	DECISION - Date of Decision pages in English		_ pages	in F	'arsi
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IRAN-UNITED STATES CLAIMS TRIBUNAL

دیوان داوری دعاوی ایران - ایالات متلی



CASE NO. 11815

SPECIAL CHAMBER

AWARD NO. 155-11815-SC

THE GOVERNMENT OF THE UNITED STATES OF AMERICA, on behalf and for the benefit of

SYNALLOY CORPORATION BLACKMAN UHLER CHEMICAL DIVISION,
Claimant,

and

THE ISLAMIC REPUBLIC OF IRAN,

Respondent.

AWARD ON AGREED TERMS

- 1. On 19 January 1982, the Government of the United States of America filed a claim with the Tribunal on behalf and for the benefit of the Claimant SYNALLOY CORPORATION BLACKMAN UHLER CHEMICAL DIVISION (hereinafter named "SYNALLOY") against the ISLAMIC REPUBLIC OF IRAN as Respondent within the meaning of Article VII, paragraph 3, of the Declaration of the Government of the Democratic and Popular Republic of Algeria concerning the Settlement of Claims by the Government of the United States of America and the Islamic Republic of Iran of 19 January 1981 ("Claims Settlement Declaration").
- 2. On 18 October 1984, SYNALLOY and BANK SEPAH New York Agency, entered into a Settlement Agreement, signed by them, resolving the matters in dispute between them, whereby it is agreed, inter alia, that BANK SEPAH shall pay to the Claimant the amount of U.S. \$10,773.00 in complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with this Case.
- 3. On 18 December 1984 a Joint Request for an Award on Agreed Terms was filed with the Tribunal, signed by the Agent of the Islamic Republic of Iran and the Agent of the United States of America. The Settlement Agreement was filed together with this Joint Request. Copies of the Settlement Agreement and Joint Request are annexed hereto.

- 4. Pursuant to Presidential Order No. 33 dated 6 December 1984 the present Case was assigned to the Special Chamber for the purpose of dealing with the Settlement Agreement.
- 5. The Tribunal has satisfied itself that it has jurisdiction in this matter within the terms of the Claims Settlement Declaration.

For the foregoing reasons,

THE TRIBUNAL AWARDS AS FOLLOWS:

- 1. The Settlement Agreement filed with the Joint Request, pursuant to Article 34(1) of the Tribunal Rules, is hereby accepted and recorded as an Award on Agreed Terms, binding on the Parties, in complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with this Case.
- 2. Consequently, BANK SEPAH shall pay to SYNALLOY the sum of Ten thousand seven hundred and seventy-three United States Dollars (U.S. \$10,773.00), which obligation shall be satisfied by payment out of the Security Account established pursuant to paragraph 7 of the Declaration of the Government of the Democratic and Popular Republic of Algeria of 19 January 1981.

3. This Award is hereby submitted to the President of the Tribunal for notification to the Escrow Agent.

Dated, The Hague 2_0 December 1984

Karl-Heinz Böckstiegel

Chairman

Special Chamber

In the name of God

George H. Aldrich

Parviz Ansari Moin

In The Tran-United States Claime Tribunal

The Hague, the Netherland

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Tribunal No. 11815 Case No. 19721 Chamber No.

Joint request for arbitral award on agreed terms

Pursuant to Artical 34 of the Tribunal's Rules of procedure, Blackmen-Uhler Clemical Co. claimant, and Bank Sepah, respondent, a division of Synalloy Corp. jointly request that the Tribunal issue an arbitral award on agreed terms that will record and give effect to the Settlement Agreement reached by the parties.

Blackman - Uhler Chemical Bank Sepah and G., a dimeion of synalloy Cop. have entered into a Settlement Agreement, a copy of which is attached hereto, providing that the Blacksnew Uhler Chemical G. shall be paid the amount of a discussion of synalloy Corp. , shall be paid the amount of United States Dollars (Ten thousand seven hundred reventy in complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with this case.

The undersigned request the Tribunal to record the Settlement Agreement as an arbitral award on agreed terms, with full payment to the Blackman - Uhler chemical to be made out of the Security Co., a division of synalloy Account.

Respectfully submitted,

2. Pook 12/18/84

The Liaison Agent of the Government of the United States of America to the Iran-U.S.Claims Tribunal

Mohammad Karim Esh

The Agent of the Gavernment of the Islamic Republic of Iran to

the Iran-U.S.Claims Tribumal

SETTLEMENT AGREEMENT

This agreement is made this 18 th day of Oct., 1984 (26 the day Mehr 1363) between Bank Sepah, New York Agency (hereinafter referred to as "Bank Sepah") and a derivation of aynally (hereinafter referred to as "Synalloy Cosp."); Cosp.

WHEREAS, Synalloy Cop. has filed a claim that has been docketed with Iran-United States Claims Tribunal ("Tribunal") as case No. 19721 ("Case 19721"); Tribunal No. 11815

WHEREAS, Bank Sepahhas asserted a number of counterclaims against Synalloy Conf. and its subsidiaries;

WHEREAS, the parties to this Agreement wish to settle the above claim filed with the Tribunal;

THEREFORE, the parties to this Agreement agree to settle Case 14721 in exchange for the consideration, and under the terms and conditions set forth below.

ARTICLE 1 - PAYMENT

- A. In full and final settlement of all outstanding claims and disputes arising or capable of arising out of the past business relationship between the parties, including but not limited to Synalloy Corp. Statement of Claim submitted in case No. 19721 before the Iran-United States Claims Tribunal, Synalloy Corp. shall be paid the sum of Ten Thousand penen hundred renerty (U.S.\$ 10,773.00) (the "Settlement Amount").
- B. By no later than November 10, 1984, the parties shall submit to the Tribunal a joint request, pursuant to Article 34 of the Tribunal's Rules, that the Tribunal record this Agreement as an arbitral award on agreed terms, and that the Tribunal order payment of the Settlement Amount to Symalloy Cosp. from the Security Account.

ARTICLE 2 - RELEASE AND TERMINATIONOF PROCEEDING

- A. Payment of the Settlement Amount to Synally Corp. shall terminate the proceedings in Case 19721 and shall constitute complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with Case 19721 and capable of arising out of dispute between the parties.
- C. Upon full and final payment of the Settlement Amount to Synally Gy. shall, for itself and its subsidiaries and affiliates, directors, officers, and employees (and for the successors and assigns of itself and its subsidiaries and affiliates, directors, officers, and employees) by this Agreement release and forever discharge all Respondents in Case 19721 and their agencies, instrumentalities, subsidiaries, and affiliates from all liability that they ever had, now have, or hereafter may have that arises or is capable of arising out of the contracts, transactions, or occurrences that are the subject of Case 19721 and which have been subject of disputes between the parties.
- D. As to any past dealings, should any claims be pending or be filed by a third party in any court or forum against either of the parties hereto based on any assignment or transfer of rights of any kind from one of the parties hereto, the party who has effected or caused such assignment or transfer of rights shall be exclusively liable to such third party.

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- E. The releases set forth in this Agreement are self-executing upon the full and final payment of the Settlement Amount to
- F. Upon full and final payment of the Settlement Amount to Synullay Cosp. Bunk Sepah and Synullay Cosp. waive any and all claims for costs, including attorneys' fees, arising out of or related to the arbitration or prosecution of the claims or counterclaims asserted (or which might have been asserted) before the Tribunal or elsewhere with respect to case 19721 or any claim of Synullay Cosp. or Bank Sepah against each other.
- G. This Agreement, including the releases set forth in this Agreement, does not apply to the subject matter of any other proceeding on the Tribunal, including any claim by Islamic republic, Bank Sepah or Bank Markazi against U.S. government or any U.S. financial and banking entity.

ARTICLE 3 - VALIDITY

- A. This Agreement is valid only in its entirety. None of the terms and provisions of this Agreement may be interpreted separately and changed except by written agreement of the parties.
- B. If the Tribunal does not record this settlement as an arbitral award on agreed terms within 60 days of filing of the Settlement Agreement, or if the payment of the Settlement Amount is not made to Synalloy Gap. within 90 days, either party may withdraw it, and this Agreement shall not prejudice Bank Sepah or Synalloy Gap. in future proceedings in Case 1972/...
- C. This Agreement has been written and signed in both languages of Farsi and English and each text shall have the same equal validity.

ARTICLE 4 - CONFIDENTIALITY

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Amount to the parties to this Agreement will not refer to or divulge the content of this Agreement (except for the submission to the Tribunal); or of documents generated solely for purposes of settlement negotiations; or of discussions in the course of settlement negotiations, in any pending or future proceeding before the Tribunal or els where.

B. Symalloy Corp. and Bank Sepah shall not use, or cause any third party to use, this Settlement Agreement in the prosecution or defense of any other case before the Tribunal or any other court or forum.

ARTICLE 5 - AUTHORITY

The representatives of the parties hereto expressly declare that they are duly empowered to sign this Agreement and their signatures will commit their respective principals to fulfilment of their obligations under this Agreement without any limitations. Whatsoever, except as may otherwise contained in this Settlement. Agreement.

The notarized Power of Attorney of the company's representative are hereto attached.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Agreement.

a division of Synalloy Corp.

Bank sepal, Jam New jak

BY MIKK OK- GRIV

BERLITZ SINCE 1878

No. 1862

BERLITZ TRANSLATION SERVICES
A DIVISION OF
THE BERLITZ SCHOOLS
OF LANGUAGES
OF AMERICA, INC.
866 THIRD AVENUE
NEW YORK, NY 10022
(212) 486-1212
TELECOPIER (212) 486-1135

STATE OF NEW YORK) COUNTY OF NEW YORK)

SS

CERTIFICATION

This is to certify that the following is, to the best of our knowledge and belief, a true and accurate translation into Farsi of the attached English language Settlement Agreement

ایالت نیویورك) حوزه صلاحیت شهرستان نیویورك)

گـــــوا هي

باینوسیله کواهی میشود که مدرك دمیمه تا حد دانش و آگاهی من ترجمه صحیح و دقیقی است از یک موافقتنا مه حل و فصل حل در این انگلیسی بوده .

BERLITZ TRANSLATION SERVICES

Sworn and subscribed to before me this 6th day of December, 19 83.

سوگند خورد، و اها شده در حد ور من در روز ۶ ماه دسا مبر ۱۹ ۸۳

Barbara R Barry latte

BARBARA R. BARZELATFO Notary Public, State of Hem York No. 31-1780.003

Do?

