IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

S

S

S

S

S

S

S

S

S

MAY 9 1980

Light

U. S. DIFFERENCE COLUMN RORTHERN DISTRICT CAST

JOSEPH MILELROY, JAN, BY.....

ELECTRONIC DATA SYSTEMS - CORPORATION IRAN,

Plaintiff,

VS.

THE GOVERNMENT OF IRAN, THE SOCIAL SECURITY ORGANIZATION OF THE GOVERNMENT OF IRAN, and THE MINISTRY OF HEALTH AND WELFARE OF THE GOVERNMENT OF IRAN,

Defendants.

CIVIL ACTION NO. CA3-79-218-F

FINAL JUDGMENT

On January 14, 1980, the above cause came on for trial to the Court, all parties being represented by their attorneys of record herein, and the parties having presented evidence, authorities, and argument to the Court, and having closed the evidence on January 28, 1980, and the Court concluding that Judgment should be entered for Plaintiff herein in accordance with the Findings of Fact and Conclusions of Law filed heretofore:

IT IS ORDERED, ADJUDGED and DECREED that Plaintiff
Electronic Data Systems Corporation Iran have and recover of
Defendants The Government of Iran, The Social Security Organization of The Government of Iran and The Ministry of Health and
Welfare of The Government of Iran, jointly and severally, the
sum of fifteen million, one hundred seventy-seven thousand, four
hundred and four dollars (15,177,404), plus two million, eight
hundred twelve thousand, two hundred fifty-one dollars (\$2,812,251
as prejudgment interest, plus one million, seventy-nine thousand,
eight hundred seventy-five dollars (\$1,079,875) as attorneys' fees
plus interest on all such sums at the rate of nine percent (9%)
per annum from the date hereof, plus all costs of suit herein; and

IT IS FURTHER ORDERED, ADJUDGED and DECREED as follows pursuant to 28 United States Code Section 2201: Defendants The Government of Iran, The Social Security Organization of The Government of Iran, and The Ministry of Health and Welfare of The Government of Iran committed material breaches of the written contract with Plaintiff Electronic Data Systems Corporation Iran which is the subject of this action at a time when said contract was valid and in force; Plaintiff Electronic Data Systems Corporation Iran satisfactorily performed its obligations under said written contract at all times prior to its termination; and said written contract was lawfully and validly terminated pursuant to its terms effective January 16, 1979; and

IT IS FURTHER ORDERED, ADJUDGED and DECREED that Plaintiff Electronic Data Systems Corporation Iran is allowed all writs and processes provided by law for the enforcement of this Judgment.

SIGNED this 9th day of may, 1980.

ROBERT W. PORTER
UNITED STATES DISTRICT JUDGE