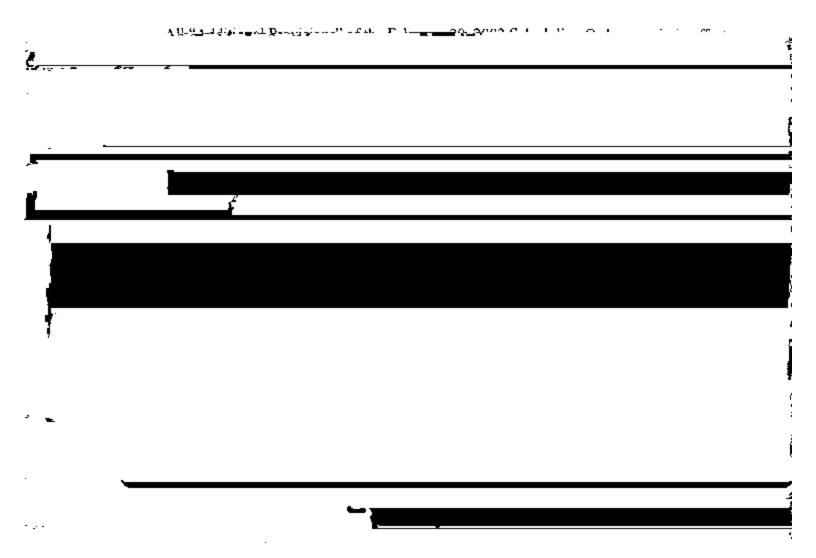
## UNITED STATES OF AMERICA-FEDERAL TRADE COMMISSION

	In the Matter of	) ) )	
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	CHICAGO BRIDGE & IRON COMPANY.	) ) Docket Mo. 9300	
1			;
<u> </u>			
	a corporation, and	)	
	PITT-DES MOINES, INC., a corporation.	) )	

<ul> <li>[September 6, 2002] - Close of discovery, other than discovery permitted under Rule 3.24(a)(4), depositions of experts, and discovery for purposes of authenticity and admissibility of exhibits.</li> <li>[September 6, 2002] - Complaint Counsel provides expert witness reports.</li> <li>[September 13, 2002] - Parties that intend to offer into evidence at the hearing confidential materials of an opposing party or non-party must provide notice to the opposing party or non-</li> </ul>		<ul> <li>Deadline for issuing document requests, requests for admission, interrogatories and subpoenas duces tecum, except for discovery for purposes of authenticity and admissibility of exhibits.</li> </ul>
[September 13, 2002] - Parties that intend to offer into evidence at the hearing confidential materials of an opposing party or non-	[September 6, 2002]	under Rule 3.24(a)(4), depositions of experts, and discovery for purposes of authenticity and admissibility
confidential materials of an opposing party or non-	[September 6, 2002]	<ul> <li>Complaint Counsel provides expert witness reports.</li> </ul>
party mast provide about to the opposing party of her	[September 13, 2002]	confidential materials of an opposing party or non-
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[October 7, 2002] Complaint Counsel to identify rebuttal expert(s) and provide rebuttal expert report(s). Any such reports are to be limited to rebuttal of matters set forth in scope of fair rebuttal is presented, Respondent will have the right to seek appropriate relief (such as Lonn seeking leave to submit sur-rebuttal expert reports on



Dated: June \_\_, 2002

JAMES P. TIMONY Administrative Law Judge