

**UNITED STATES OF AMERICA
BEFORE FEDERAL TRADE COMMISSION**

**Before the Honorable D. Michael Chappell
Administrative Law Judge**

_____)	
In the Matter of)	
)	
CHICAGO BRIDGE & IRON COMPANY N.V.)	
)	
a foreign corporation,)	
)	Docket No. 9300
CHICAGO BRIDGE & IRON COMPANY)	
)	Public Document
a corporation,)	
)	
and)	
)	
PITT-DES MOINES, INC. a corporation)	
_____)	

DECLARATION OF MARK RICHARD

I, Mark Richard, declare the following statements:

1. I am Subcontract Administrator of Air Liquide Process and Construction, Inc.

4. When ALPC retains a supplier to build a field erected LIN/LOX tank, it does

retained.

5. ALPC does not discuss with any one supplier of field erected LIN/LOX tanks the competitive strengths and weaknesses of other actual or potential suppliers of such tanks.

6. ALPC does not discuss with any suppliers of field erected LIN/LOX tanks ALPC's procurement strategies. ALPC considers its strategies for procuring

9. ALPC believes that public disclosure of competitive bid information, and the

offerings ALPC receives in the future. Further, since ALPC seeks bids on

only a limited number of field erected L/D/L/OV tanks each year, ALPC