BEFORE THE INDIAN CLAIMS COMMISSION

GILA RIVER PIMA-MARICOPA INDIAN) COMMUNITY, <u>et al</u>.,) Plaintiff,) v.) v.)

Docket No. 236-E

THE UNITED STATES OF AMERICA,

Defendant.

FINAL AWARD

)

)

Upon the Opinion and Findings of Fact 1 through 17 previously entered herein, <u>Gila River Pima-Maricopa Indian Community v. United</u> <u>States</u>, Docket 236-E, 33 Ind. Cl. Comm. 18 (1974), and the Opinion and Findings of Fact 18 through 29 this date entered herein, all of which are hereby made a part of this order, the Commission concludes as a matter of law that the defendant is liable to refund to the plaintiff the sum of \$2,930,338.83 collected from said plaintiff for operation and maintenance charges of the San Carlos Project for the years 1937 through 1973, plus an additional sum as damages for plaintiff's loss of interest on said principal sum, measured by four percent simple interest per annum from the time each payment was made on account thereof until refunded.

IT IS THEREFORE ORDERED that the plaintiff have and recover from the defendant the sum of \$2,930,338.83, plus \$2,520,891.07 representing consequential damages measured by 4 percent simple interest per year to and including December 31, 1975, plus an additional sum measured by interest at 4 percent per annum from and including January 1, 1976, until paid, on the principal sum of \$2,930,338.83.

IT IS FURTHER ORDERED that plaintiff's motion for judgment of February 11, 1974, be and the same is hereby denied.

IT IS FURTHER ORDERED that the plaintiff's motion to enlarge and

correct the record is hereby granted.

Dated at Washington, D. C., this _____ day of April 1976.

ance, Commissioner John T

Margaret & Pierce, Commissioner

Brantley Blue, Commissioner