

CRANE

CRANE CO. • 757 THIRD AVENUE • NEW YORK, N.Y. 10017

August 14, 1990

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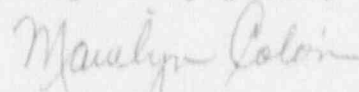
Steven M. Matthews
U. S. Nuclear Regulatory Commission
Mail Stop 9D4
Washington, D. C. 20555

Dear Mr. Matthews:

Pursuant to your request in regards to the Baytown litigation, enclosed you will find copies of the Final Judgement and Settlement Agreement, along with newspaper articles and Press Releases and also a listing of customers who bought Crane Valves from Southern California Valve Maintenance.

Please feel free to contact me at (212) 415-7242 if further information is needed.

Very truly yours,



Marilyn Colon
Legal Assistant

Enclosures

cc: Paul R. Hundt

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PDR QA999 EMVCRAN
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CRANE CO.,	§	IN THE DISTRICT COURT OF
	§	
Plaintiff,	§	
	§	
VS.	§	
	§	
BAYTOWN SUPPLY COMPANY,	§	
INTERNATIONAL VALVE	§	HARRIS COUNTY, T E X A S
SUPPLIERS, INC., SOUTHERN	§	
CALIFORNIA VALVE MAINTENANCE,	§	
and RICHARD E. AMESSE, D/B/A	§	
AMESSE WELDING SERVICE,	§	
	§	
Defendants.	§	333RD JUDICIAL DISTRICT

FINAL JUDGMENT

Plaintiff Crane Co. ("Crane") and Defendants Baytown Supply, Inc. ("Baytown"), also referred to in this case as Baytown Supply Company; International Valve Suppliers, Inc. ("International"); Southern California Valve Maintenance ("SCVM"); and Richard E. Amesse ("Amesse") have advised the Court of the settlement of all claims and cross-claims between them. It is therefore ORDERED, ADJUDGED and DECREED that:

1. The Court has jurisdiction over the parties and over the subject matter of this action.
2. Crane is the owner of valid statutory and common law rights in the trademark and trade name "CRANE" for valves and related products.
3. Crane is the owner of United States Trademark Registration No. 293,974 for the trademark "CRANE" for valves and related products. The mark was registered on the Principal Register of the United States Patent and Trademark Office on May 10, 1932, and the registration is presently valid and in force. Under Section 33(a) of the Lanham Trademark Act of 1946, 15 U.S.C. § 1115a, the registration is evidence of Crane's exclusive right to use the registered mark in commerce on the goods specified in the registration, including valves and related products.

NO. 3957 FILE 454

W-3957 455

4. Crane's claims against Baytown are dismissed. Defendants SCVM, Amosco, and International will be collectively referred to as "Defendants" in this Final Judgment.

5. Crane's statutory and common law rights have been infringed by the Defendants' sale and distribution in commerce of certain Taiwanese valves which did not originate with Crane and were not authorized by Crane, which arrived in this country bearing the mark "SCV," and which arrived in Texas and were sold to Baytown Supply Company bearing the "CRANE" trademark. Defendants deny that they deliberately or intentionally infringed upon Crane's rights, but Defendants agree, and the Court finds, that if such actions were to occur in the future they would be likely to cause confusion and mistake.

6. Defendants and their officers, partners, agents, servants, employees, successors and assigns, and all persons in active concert or participation with any of them who receive notice of this injunction by personal service, by certified mail, or otherwise, are permanently enjoined from engaging in any of the following acts:

(a) Directly or indirectly representing in any manner that they are authorized distributors of Crane products;

(b) Directly or indirectly representing in any manner that products not manufactured by Crane are Crane products;

(c) Using the mark "CRANE", or any reproduction, counterfeit, copy, or colorable imitation of that mark, either alone or in combination with other words or symbols, in the marketing, sale, distribution, promotion, advertising or identification of any valves or related products not manufactured by Crane;

(d) Making or causing to be made, acquiring from others, or selling or distributing to others any tags, nameplates or markings bearing the name "CRANE" unless authorized by Plaintiff; provided, however, that this provision does not prohibit any Defendant from acquiring or reselling a genuine "CRANE" valve bearing a tag, nameplate, or marking originally attached to that valve by Plaintiff if Defendant otherwise has complied with the provisions of paragraph 6 of this Final Judgment;

(e) Substituting for any tag, nameplate or marking originally attached to a valve made by Crane any other tag, nameplate or marking bearing the name "CRANE" unless authorized by Plaintiff;

(f) Affixing or attaching to any valves or valve parts any tag, nameplate or marking containing the name "CRANE" unless authorized by Plaintiff;

(g) Knowingly selling, offering for sale, or distributing as "new" any Crane valve which is not in fact new or which has been used, reconditioned, remachined, remanufactured, repaired, or structurally altered from its original construction; and

(h) Selling, offering for sale, or distributing any valve originally manufactured by Crane which has been reconditioned, remachined, remanufactured, repaired, or structurally altered by, at the instance of, or with the knowledge of any of the Defendants unless a metal tag is permanently affixed to the valve by such Defendant bearing the

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inscription "RECONDITIONED" or "REPAIRED" and prominently identifying by name the company which performed such work; provided, however, that if the valve is too small to accommodate the full inscription and name, the inscription "RECOND." and the initials of the company performing the work may be used instead.

7. Defendants shall deliver to Crane all valves, valve parts, labels, tags, nameplates, and other similar products in their possession or under their control which bear the name "CRANE" in any form and which are known or are hereafter discovered by Defendants or any of their officers, partners, agents, servants or employees not to be genuine Crane products or which are prohibited under paragraph 6 above. In addition, Defendants shall turn over to Crane all plates, molds, matrices, masters and other articles, if any, in their possession or control for making any such items with the "CRANE" name.

8. Defendants shall deliver to Crane all tags and nameplates in their possession or in the possession of their agents, employees or representatives bearing the "CRANE" name which were not authorized by Crane, and Defendants shall provide Crane with the names and addresses of all sources from which they have obtained any such tags or nameplates.

9. Defendants shall provide Crane with the names and addresses of all customers or other persons known to them or their agents to whom any of the Defendants or their agents have sold or delivered any valves or valve parts bearing the name "CRANE" which they have reason to believe were not genuine Crane products (other than the valves involved in this lawsuit), and the names and addresses of all persons from whom such items were acquired.

10. This Final Judgment represents the full and final judgment of the Court as to all of the claims in suit.

In view of the settlement reached by the parties, no further damages, costs or attorneys' fees are awarded in this judgment, and any other relief not expressly granted herein is denied.

SIGNED at Houston, TEXAS, on Nov 10th, 1987

David L. Wilson

Hon. David L. Wilson,
333rd District Court

The District clerk is ordered to prepare a cost bill only upon the request of a party or of an officer with uncollected costs outstanding.

APPROVED:

Richard S. Silk
Richard S. Silk
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(713) 229-1234

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Attorney for Defendant
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Attorney for Defendant
Southern California Valve
Maintenance

Richard E. Amesse
Richard E. Amesse, Pro Se
Amesse Welding Service
5620 Rawlings Avenue
South Gate, CA 90280

WDR-3957 PAGE 458

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES
On this 26th day of October, in the year 1987,
before me, the undersigned, a Notary Public in and for said County and State,
personally appeared DICKARD E. AMESSE
personally known to me to be the person whose name is subscribed to this
instrument, and acknowledged that he is the person who executed it.

Signature: *Adalberto Basurto*
Notary Public in and for said County and State



BY 1101 REV. 4-87 Individual Acknowledgment

SETTLEMENT AGREEMENT

This Agreement is made between Crane Co. ("Crane"), a Delaware corporation whose address is 757 Third Avenue, New York, N.Y. 10017; Baytown Supply, Inc. ("Baytown"), a Texas corporation identified in this case as Baytown Supply Company whose address is 6414 Bayway Drive, Baytown, Texas 77520; and Southern California Valve Maintenance ("SCVM"), a California partnership whose address is 15554 Minnesota Avenue, Paramount, California 90723, in settlement of claims between Crane and SCVM, on the one hand, and between Baytown and SCVM, on the other, in Cause No. 84-50819 in the District Court of Harris County, Texas, 333rd Judicial District, styled Crane Co. v. Baytown Supply Company, et al. The parties agree as follows:

1. A final judgment in the form attached hereto as Exhibit A shall be submitted to the Court for entry in Cause No. 84-50819.
2. On or before October 31, 1987, SCVM shall pay to Crane the sum of Forty-One Thousand Five Hundred Dollars (\$41,500) in full settlement of all claims asserted by Crane and Baytown against SCVM in Cause No. 84-50819.
3. If SCVM or any of its partners, officers, agents, servants or employees acting within the scope of their employment knowingly violates paragraph 6(c) of the

Final Judgment entered in Cause No. 84-50819, then SCVM shall be liable to Crane in the amount of Ten Thousand Dollars (\$10,000) for damage to Crane's trademark and goodwill for each valve made, sold, offered for sale, or distributed by or at the instance of SCVM in violation of that paragraph. In view of the difficulty of precisely determining and quantifying the amount of damage to Crane's trademark and goodwill that would be incurred by Crane in such a case, the parties agree that Ten Thousand Dollars (\$10,000) per valve is a reasonable amount to compensate Crane for such damage. This amount shall be in addition to, and not in lieu of, any other remedies, including other damages, that may be available to Crane, and SCVM shall pay all costs and attorneys' fees incurred by Crane in enforcing the Final Judgment or the terms of this Agreement.

4. The provisions of this Agreement and the attached Final Judgment represent the full settlement of all claims asserted by Crane or Baytown against SCVM, and all claims asserted by SCVM against Crane or Baytown, in Cause No. 84-50819.

5. Nothing in this Agreement shall be construed as a release of SCVM by Crane or Baytown for any liability any of them may have to third parties relating to or arising out of the manufacture, modification, sale, offering for sale, or distribution of any valves by SCVM or its employees, agents or representatives.

6. This Agreement shall inure to the benefit of, and shall be binding upon, each of the parties to this Agreement and their partners, officers, agents, servants, employees, successors and assigns.

7. This Agreement shall be construed and interpreted under the laws of the State of Texas.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives to be effective on the last date of execution set forth below.

CRANE CO.

By: JM [Signature]

Title: Executive Vice President

Date: 10-24-87

BAYTOWN SUPPLY, INC.

By: Frank Williams

Title: President

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES | SS

On this 26th day of OCTOBER, in the year 1987,
before me, the undersigned, a Notary Public in and for said County and State,
personally appeared RICHARD E. AMESSE and
Donald G. Bullard
personally known to me to be the person whose name is subscribed to this
instrument, and acknowledged that he (she or they) executed it.

Signature Adalind Basurto
Notary Public in and for said County and State



STATE OF NEW YORK)
)
COUNTY OF NEW YORK)

BEFORE ME appeared J. H. F. [unclear] of Crane Co., who stated on oath that he executed the foregoing Settlement Agreement for the purposes described therein and for the consideration therein expressed, and further stated on oath his authority to execute same on behalf of Crane Co.

SWORN TO AND SUBSCRIBED BEFORE ME on this 27th day of October, 1987.

Paul R. Hundt

Notary Public in and for
the State of New York

My commission expires:

PAUL R. HUNDT
Notary Public, State of New York
No. 31-7007000
Qualified in New York County
Commission Expires March 30, 1988

STATE OF TEXAS)
)
COUNTY OF HARRIS)

BEFORE ME appeared FRANK WILLIAMS of Baytown Supply, Inc., who stated on oath that he executed the foregoing Settlement Agreement for the purposes described therein and for the consideration therein expressed, and further stated on oath his authority to execute same on behalf of Baytown Supply, Inc.

SWORN TO AND SUBSCRIBED BEFORE ME on this 30th day of October, 1987.

Linda R. [unclear]

Notary Public in and for
the State of Texas

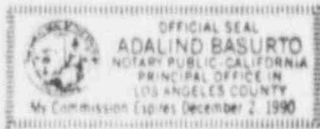
My commission expires:

11-15-88

STATE OF CALIFORNIA)
)
COUNTY OF LOS ANGELES)

BEFORE ME, appeared Donald G. Bullard of Southern California Valve Maintenance, who stated on oath that he executed the foregoing Settlement Agreement for the purposes described therein and for the consideration therein expressed, and further stated on oath that he is a general partner of Southern California Valve Maintenance, a California partnership, and that he has authority to execute same on behalf of Southern California Valve Maintenance.

SWORN TO AND SUBSCRIBED BEFORE ME on this 26th day of October, 1987.



Adalind Basurto
Notary Public in and for
the State of California

My commission expires:

12-2-90

Public Relations Department
Crane Co.
757 Third Avenue
New York, NY 10017
(212) 415-7237; 7239



A diversified manufacturer of engineered products for industry, aerospace and defense as well as a wholesale distributor of industrial and building products.

FOR IMMEDIATE RELEASE

CRANE SUCCEEDS IN VALVE FORGERY SUIT

NEW YORK, NEW YORK -- 14 November 1988 -- Crane Co. today announced that it had again successfully concluded a lawsuit against a seller of counterfeit Crane valves. The defendant in the current lawsuit was Kansas-based Coffeyville Valve Incorporated. Crane Co. discovered the counterfeit valves, which were being installed at a steam co-generation plant under construction in California, when an engineer asked Crane about discrepancies between the markings on the valves and the specifications.

Crane Co. was granted permission by the federal court to enter Coffeyville's facilities in two states along with U.S. marshals who seized Crane counterfeits. The valves seized included obsolete Crane valves labeled as new, mislabeled surplus Crane valves, and other manufacturers' valves labeled as Crane valves. Counterfeit tags were also attached to the valves.

Lawsuits against Coffeyville and its officers were settled for substantial payments. Coffeyville consented to a \$100,000 judgment and was enjoined by the federal court from further wrongful acts.

David Boisvert, the President of Crane's Valve Division, stated that "Crane Co. will continue its vigorous enforcement of its trademark rights. Counterfeiters must understand what they are doing is dangerous and illegal. In the long run, such practices will prove to be very unprofitable for them."

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December 15, 1987 — VMA Currents 7

Crane wins bogus valve suit

Another battle has been won in the continuing war against bogus valves. Crane Co. recently announced that it had successfully concluded its lawsuit against two valve distributors and a welding company. The defendants had been accused of the forging of Crane's name onto valves originally manufactured in Taiwan and subsequently sold in the U.S. as Crane valves. The suit also alleged that the trademark CRANE had been infringed by the use of unauthorized Crane nametags on reconditioned valves.

The Houston, TX, court entered a judgement for trademark infringement against Southern California Valve Maintenance, CA, Amesse Welding Service, CA, and International Valve Suppliers, TX (Crane noted that International Valve Suppliers' involvement with the counterfeit valves appeared to be limited to a former employee of IVS and did not attribute intentional wrongdoing to International's present owners or employees). Crane was also awarded a substantial monetary payment.

The court prohibited the defendants from using the trademark CRANE in connection with products not manufactured by Crane, from affixing or substituting nametags bearing the trademark CRANE on any valves, and from selling other valves that have been used, reconditioned or repaired as "new" Crane valves. The order also requires the defendants to affix a tag to all reconditioned Crane valves that they sell, stating that the valves are reconditioned and identifying the company that performed the work.

Crane originally learned of the possibility that the valves mentioned in the lawsuit were counterfeit when a refining company that had purchased the valves for use in high-pressure operations had them tested by an independent testing service. When some of the valves failed, the owner of the testing service notified Crane of his suspicions that they were counterfeit. Subsequent examination by

Crane employers revealed that the valves were not of Crane manufacture, although each of the valves had the trademark CRANE welded onto it.

MANUFACTURER NEWS

Crane wins lawsuit

NEW YORK, NY—Crane Co. announced it has successfully concluded its lawsuits against two valve distributors and a welding company for

forging the company's name over valves manufactured in Taiwan.

A Houston, TX, court entered a judgement for trademark infringement against Southern California Valve Maintenance and Amesse

Welding Service, both located in California, and International Valve Suppliers of Texas.

Crane, which said that International Valve Suppliers' involvement was limited to a former employee and not its

current owners or employees, received monetary damages. Additionally, the defendants were enjoined from using Crane's trademark in selling products not manufactured by the company and from selling reconditioned

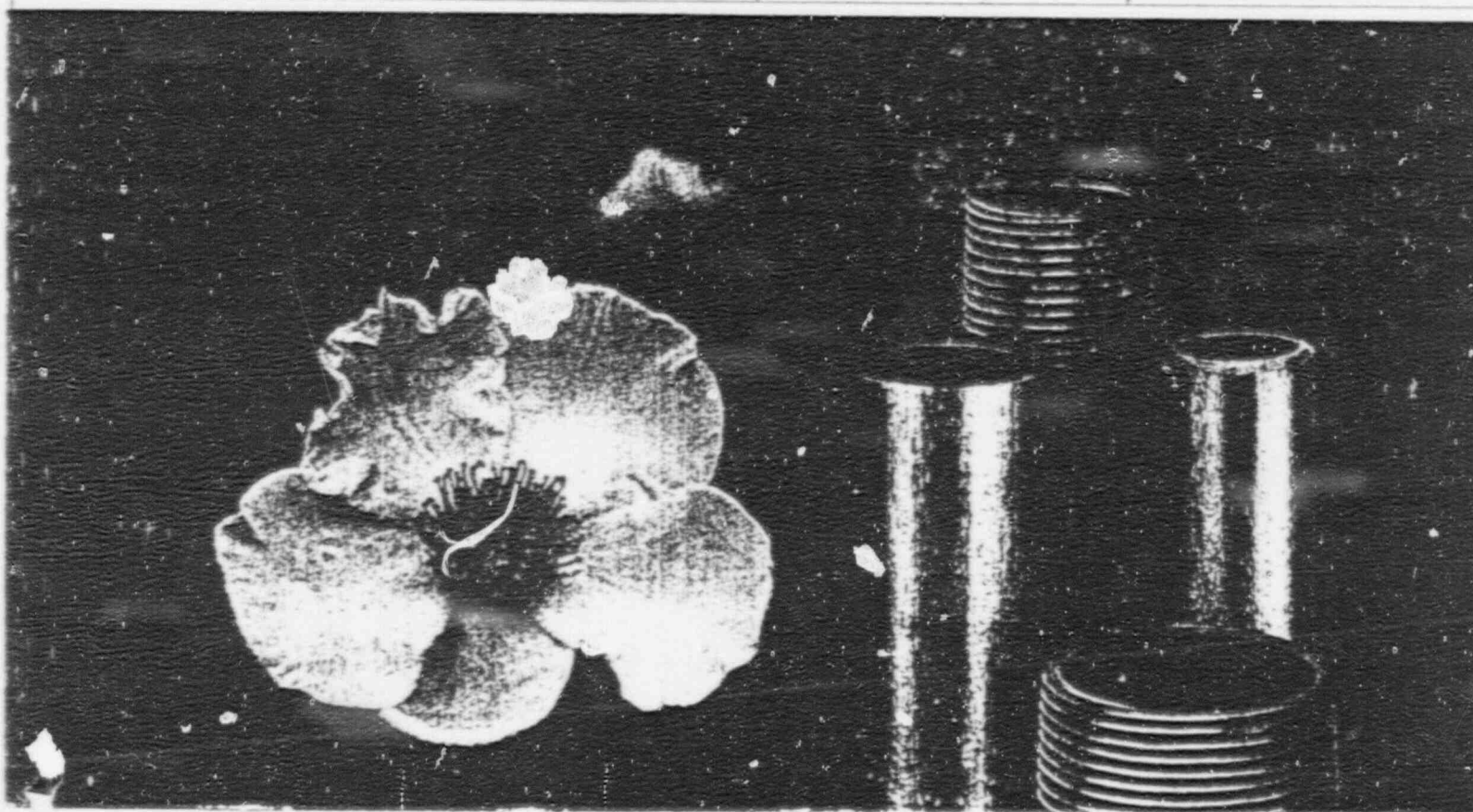
Crane valves without tagging them as reconditioned and identifying the company which did the work. □

Cooler samples show lead levels

WASHINGTON, DC—The Environmental Protection Agency (EPA) recently turned over to a congressional committee investigating lead contamination one of several electric water coolers found to have lead levels as high as 40 times the permissible amount for drinking water, the *Wall Street Journal* reported.

The coolers, which are of undetermined age, were found in two U.S. Navy facility offices here after testing found high lead concentration in samples from five brand-name coolers and some coolers that carried no name.

According to the article, no agency had taken steps to identify designs or brand names after the Navy turned test results over to the EPA in



NEWS FROM CRANE

Public Relations Department
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CRANE®

A diversified manufacturer of engineered products for industry, aerospace and defense as well as a wholesale distributor of industrial and building products.

FOR IMMEDIATE RELEASE

CRANE SUCCEEDS IN VALVE FORGERY SUIT

NEW YORK, NEW YORK - November 25, 1987 - Crane Co. announced that it has successfully concluded its lawsuit against two valve distributors and a welding company over the forging of Crane's name onto valves originally manufactured in Taiwan and subsequently sold in the United States as Crane valves. The suit also alleged that the trademark CRANE had been infringed by the use of unauthorized Crane nametags on reconditioned valves. The court in Houston, Texas, entered a judgment for trademark infringement against Southern California Valve Maintenance and Amesse Welding Service, both of California, and International Valve Suppliers of Texas. Crane also received a substantial monetary payment. (Crane noted that International Valve Suppliers' involvement with the counterfeit valves appeared to be limited to a former employee of International, and Crane did not attribute intentional wrongdoing to International's present owners or employees.)

The court enjoined the Defendants from using the trademark CRANE in connection with products not manufactured by Crane; from affixing or substituting nametags bearing the trademark CRANE on any valves; and from selling as "new" Crane valves

/...

those which have been used, reconditioned or repaired. The order also requires the Defendants to affix a tag to all reconditioned Crane valves which they sell stating that the valves are reconditioned and identifying the company that performed the work. Crane originally learned of the possibility that the valves in the lawsuit were counterfeit when the refining company that had purchased the valves for use in high-pressure operations had the valves tested by an independent testing service. When some of the valves failed, the owner of the testing service notified Crane of his suspicion that the valves were counterfeit. Subsequent examination by Crane employees revealed that the valves in fact were not of Crane manufacture, although each of the valves had the trademark "CRANE" welded onto the valve.

David Boisvert, the President of Crane's Valve Division stated, "The sale of counterfeit Crane valves is dangerous and illegal. It damages Crane's good name and reputation and causes confusion in the marketplace. We intend to do everything in our power to prosecute those who engage in these practices and, under the new trademark laws, will seek attorneys' fees and treble damages at all times."

Boisvert also said that, "The practice whereby certain distributors and surplus valve dealers acquire used or counterfeit valves and pass them off as new or as the product of a reputable manufacturer has been an escalating problem for the valve industry generally. It is our hope that lawsuits such as this deter the illegal use of Crane's name in the future."

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CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

EXHIBIT "C"

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>	-all Crane Valves
AMPAC	Jan. 7, '83	1	1" 600 Angle 3657XW	
ALL VALVE	8/20/82	1	6" 125# Gate 465 1/2	
AMANS, W. F.	11/17/83	1	3" 10# Globe	
AMANS, W. F.	5/13/82	1	6" 150# Gate 47H	
AMANS, W. F.	5/5/83	1	8" 150# Gate	
AMPAC	3/16/82	1	1" 600# Angle	
AMPAC	4/28/83	1	1" 600# ANGLE #3657	
BAY VALVE	4/5/83	2	10" 150 Gate	
B & M TRADING	12/9/82	2	8" 150# Gate 47H	
B & M TRADING	1/7/83	1	8" 150# Gate	
B H F	7/2/82	1	5" 150# Globe 143X	
B & L VALVE	9/21/82	1	3 1/2" 150# Globe	
B & L VALVE	9/21/82	1	5" 150# GLOBE	
B & L VALVE	2/2/83	2	3" 150# Gate #47H	
B & M TRADING	3/25/83	1	8" 150# Gate	
BEL KAL	1/13/82	1	6" 600# Gate	
BEL KAL	5/10/82	1	3" 600# Swing Check	
BEL KAL	6/24/82	1	4" 1500# Globe	
BEL KAL	9/21/82	1	2" 150# Gate	
BEL KAL	12/30/82	1	12" 400# Gate	
BEL KAL	1/11/83	1	8" 125# Swing Check	
BERG DORF	8/27/82	1	14" 300# Gate	
BURNEY VALVE	3/11/83	1	24" 300# Gate	
CALATEX	1/7/82	3	4" 150# Gate #47	
CALATEX	6/23/82	1	2" 150# Gate #47XU	
CALATEX	6/23/82	2	2" 300# Gate #33XU	
CROWN INDUSTRIAL	7/27/83	3	3" 125# CHECK VALVE #372	

CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>
CROWN INDUSTRIAL	7/30/82	1	3" 150# Swing Check #147X
FLICKENGER	5/6/82	1	2 1/2" 150 GLOBE
FLICKENGER	5/13/82	2	4" 150# Globe
FLICKENGER	5/11/82	1	4" 150# Gate #47H
FLICKENGER	7/23/82	1	2 1/2" 150# Globe 143XR
FLICKENGER	8/4/82	1	10" 150# Gate 47H
FLICKENGER	9/2/82	1	8" 150# Gate #47H
FLICKENGER	1/28/83	1	5" 150# Gate #47H
FLICKENGER	2/2/83	1	10" 150# Gate #47H
FLICKENGER	5/31/83	1	2 1/2" 150# Gate
GRANT SUPPLY	4/22/83	1	2" 300# Gate 33A#
G.V.S.	1/25/82	1	2" 1500# Swing Check
G.V.S.	1/15/82	5	2 1/2" 600 Globe
G.V.S.	6/24/82	1	5" 1500# Gate
G.V.S.	7/20/82	1	5" 150# Globe #143X
G.V.S.	3/25/82	1	5" 150# Gate
G.V.S.	3/4/83	2	5" 150# 1 Gate, 1 Globe
ILLINOIS VALVE	5/11/82	3	3" 150# Gate 471/2#
ILLINOIS VALVE	2/4/83	1	6" 250# ANGLE #30E
INDUSTRIAL VALVE	9/21/82	2	2" 600# Globe
INDUSTRIAL VALVE	9/30/82	1	4" 300# Gate 33XU#
INDUSTRIAL VALVE	12/29/82	2	3" 150# Globe
INDUSTRIAL VALVE	1/13/83	2	4" 1500# Gate #87X
INTERNATIONAL VALVE	8/8/83	2	3" 300# Angle 153X
L. A. VALVE PROC.	2/17/83	1	6" 600# ANGLE
JACKSON/MARCUS	2/17/83	1	6" 600# Gate #76X

CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>
LAUNDRY SPECIALTIES	1/8/82	10	3" 125# Gate #461
M & N VALVE	4/21/82	1	10" 150# Swing Check
M & N VALVE	12/9/82	1	4" 600# Gate #76 1/2X
M & N VALVE	10/13/83	2	4" 300# Angle #153X
MCCOY, FRED	6/17/82	1	4" 150# Gate #47H
MOODY OLSTAD	4/19/82	1	2 1/2" 300 Angle #153
NEILSON	11/14/83	2	6" 300# Gate
PALMEROY, J. H.	11/3/82	1	2" 125# Gate #432
P. E. CHAIR	3/15/82	1	1 1/4" 600# Globe #1654
PIPING SPECIALTIES	7/18/82	1	4" 150# Gate #47XUF
PITT, NORMAN	7/21/82	4	3" 300 Gate #33X
R & D VALVE	9/23/82	2	2" 300# Gate
R & D VALVE	9/23/82	2	3" 300# Gate
R & D VALVE	9/9/82	2	6" 300# Gate
R & D VALVE	9/9/82	2	8" 300# Gate
R & D VALVE	9/16/82	1	3" 300# Angle
R & D VALVE	8/25/82	3	2" 300# Gate
R & D VALVE	6/29/82	1	4" 600# Gate
R & D VALVE	6/15/82	1	6" 300# Gate #33XUF
R & D VALVE	5/17/82	2	4" 150# Gate
R & D VALVE	5/14/82	1	3" 300# Globe
R & D VALVE	4/6/82	1	4" 600# Globe
R & D VALVE	4/26/82	1	3" 150# Globe
R & D VALVE	5/4/82	4	4" 150# Gate
R & D VALVE	3/18/82	5	4" 300 Gate
R & D VALVE	3/18/82	2	1-8" & 1-5" 300# Gate
R & D VALVE	3/18/82	1	12" 300# Gate 33XR

CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>
R & D VALVE	3/18/82	2	4" 300# GATE
R & D VALVE	3/24/82	3	3" 300# Swing Check
R & D VALVE	1/22/82	2	3 1/2" 300# GLOBE
R & D VALVE	3/1/82	1	2" 300# Globe
R & D VALVE	3/1/82	4	1-2", 2-4", 1-8" 300# Gate
R & D VALVE	3/1/82	2	10" 300# Gate
R & D VALVE	1/16/82	3	1 1/2" 1500# Gate
R & D VALVE	1/5/82	1	4" 300# Globe
R & D VALVE	1/5/82	2	3" 300# Gate
R & D VALVE	1/8/82	1	3" 150# Gate
R & D VALVE	1/15/82	9	2" 150# Gate
R & D VALVE	1/15/82	1	2" 150# Gate
R & D VALVE	1/15/82	12	6" 150# Gate
REPUBLIC SUPPLY	10/4/82	6	1" 300 Ball Valves #940
REPUBLIC SUPPLY	1/28/83	1	2" 1500# Gate #787U
REPUBLIC SUPPLY	7/1/83	1	2 1/2" 1500# Gate
ROPER DETROIT	3/9/83	1	8" 150# Gate
SANTA MARIA OIL FIELD	10/18/83	1	4" 600 # Gate
S. CENTRAL VALVE	10/8/81	1	5" 150# Globe #143 1/2X
SUPPLY SPECIALTIES	5/6/82	3	6" 150# Gate
SUPPLY SPECIALTIES	5/6/82	3	6" 300# Gate
SUPPLY SPECIALTIES	5/27/82	4	6" 150# Gate #47X
SUPPLY SPECIALTIES	5/27/82	4	4" 150# Gate #47X
SUPPLY SPECIALTIES	5/27/82	8	2" 150# Gate #47X
SUPPLY SPECIALTIES	6/14/82	2	6" 150# Gate 47X
SUPPLY SPECIALTIES	8/11/82	5	3" 150# Swing Check
SUPPLY SPECIALTIES	12/9/82	1	8" 150# Gate #47X

CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>
SUPPLY SPECIALTIES	5/21/82	4	2-2", 1-4", 1-6" 150# Gate#4
VALVE SERVICES	3/24/82	1	3" 300# Gate
VALVE SERVICES	3/24/82	1	3 1/2" 150# Gate
VALVE SERVICES	6/2/82	1	2 1/2" 150# Angle
VALVE SERVICES	8/20/82	4	6" 150# Gate #47XUF
VALVE SERVICES	12/2/82	1	3" 300# Globe
VALVE SERVICES	12/2/82	1	6" 300# Globe
VALVE SERVICES	1/28/83	1	4" Relief valve
VALLEY VALVE	4/26/82	7	3" 150# Gate
VALVE SERVICES	3/28/83	2	2" 300# Swing Check #159A
VALVE SERVICES	3/30/83	1	1 1/2" 300# Swing Check 159
VALLEY VALVE	7/7/82	1	12" 150# Gate #47XUF
VALLEY VALVE	12/22/82	3	8" 150# Gate
VALLEY VALVE	12/22/82	4	6" 150# Gate
VALLEY VALVE	12/22/82	3	4" 150# Gate
WALLACE, JAMES	8/29/83	1	18" 300# Gate
WESLO CORP.	10/24/83	1	8" 600# Angle
WESLO CORP.	10/24/83	4	6" 600# Gate
WESLO CORP.	8/31/82	1	6" 600# Globe
VALLEY VALVE	8/18/83	4	3" 150# Gate
AMFAC	3/1/84	1	1" 600# Angle 3657
ARA VALVE	10/11/84	1	8" 150# Globe Stop Check
BEL KAL	11/6/84	1	2 1/2" 300# Swing Check
DEMENNO/KERDOON	11/15/84	1	2" 150# Gate
FLUOR DRILLING	10/29/84	1	12" 125# Gate
NIELSON VALVE	1/4/84	1	6" 250# Gate
NIELSON	1/16/84	1	10" 150# Gate

CUSTOMERS WHO BOUGHT CRANE VALVES FROM
SOUTHERN CALIFORNIA VALVE MAINTENANCE

<u>CUSTOMER'S</u>	<u>DATE OF INVOICE</u>	<u>QUANTITY</u>	<u>DESCRIPTION</u>
NIELSON VALVE	3/1/84	1	8" 125# Swing Check #373
NIELSON VALVE	4/11/84	1	6" 600# Gate
NIELSON VALVE	8/10/84	1	4" 300# Gate #47XUF
NIELSON VALVE	9/28/84	2	6" 1500# Gate 787U7
PETRO VALVE	7/31/84	1	3" 900# Gate
PHOENIX VALVE	6/22/84	2	2 1/2" 150# Gate
SANTA MARIA OILFIELD	2/29/84	1	6" 150# Gate
UNION OIL	11/9/84	1	8" 300# Globe 143X
WESTERN VALVE	1/20/84	1	6" 150# Gate
