vendors or others will be terminated, leaving all free to engage in

any branch of the tobacco business.

Thus the business in tobacco and related products heretofore controlled by The Amercian Tobacco Company, or by companies in which it owns a controlling or large interest, will not only be completely divorced from such control, but will be distributed among fourteen separate and independent companies, none of which will have any control over or interest in any other, and none of which will have any preponderating influence in any branch of the business, either as a manufacturing company, a selling company, or as a purchaser of any type of leaf tobacco.

Finally, no small group of men, nor even the twenty-nine individual defendants in the aggregate, will own the control of any of the principal, accessory or subsidiary companies defendant, and the control of The American Tobacco Company itself and of the new companies to be formed will be vested in a body of more than six

thousand stockholders.

EXHIBIT 2

CLAIM OF THE AMERICAN TOBACCO COMPANY WITH RESPECT TO THE DIVISION OF THE TOBACCO BUSINESS OF THE UNITED STATES BY VOLUME AND VALUE $^{\rm I}$

	Percentage in Volume (Lbs. or Thousands)	Percentage in Value
CIGARETTES American Tob. Co Liggett & Meyers Lorillard Co Others never in any way connected with	27.82 15.27	33.15 21.03 26.02
the combination		19.80
American Tob. Co. Liggett & Myers. Lorillard Co. Reynolds Tob. Co.	20.05	40.53 16.47 18.88 2.73

¹ Op. Cit. Petition of the American Tobacco Company. Exhibit "B", pp. 38-39.