## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff.

CIVIL ACTION

NO. 51 C 1036

ALLIED FLORISTS ASSOCIATION OF ILLINOIS ET AL.,

Defendants.

ORDER MODIFYING THE FINAL JUDGMENT

Plaintiff, having moved to modify the Final Judgment entered in this cause on February 13, 1953, and plaintiff having duly served notice of said motion on the defendants, and the defendants through their respective attorneys having appeared in court on said motion on June 3, 1954 and the Court being fully advised in the premises:

IT IS HEREBY ORDERED:

That the Final Judgment entered in this cause on February 13, 1953 is hereby modified by striking all of Section VI(A) of said Final Judgment reading as follows:

(A) Deducting after July 1, 1953, directly or indirectly, from any remittance made to any grower any portion of such remittance for advertising purposes, without first having notified such grower of this provision of this Final Judgment in a form first approved by the plaintiff, and without having obtained, annually, the prior written consent of each grower to such deduction.

and inserting in lieu thereof the following:

(A) Deducting, directly or indirectly, from any remittance made to any grower any portion of such remittance for advertising purposes, without first having notified such grower of this provision of this Final Judgment in a form first approved by the plaintiff, and without having obtained the prior, written consent of each grower to such deduction, which consent may be withdrawn by such grower at any time.

ENTER:

Date: June 3, 1954

5/ Philip L. Sullivan
United States District Judge