UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 0 UNITED STATES OF AMERICA. 0 Plaintiff, 0 <u>ORDER</u> V. Civil No. 32-394 @ 9 THE PERMUTIT COMPANY and W. SPENCER ROBERTSON, Defendants : _____

This Court on June 29, 1951 having made and entered a Consent Judgment herein which provided in Section VIII Subsection A that: "Defendant Permutit shall divest itself of all stock holdings and other financial interests, direct or indirect, in Permutit (Luxembourg) S. A. on or before the ninetieth day after the expiration of United States Patent No. 2,205,635," which patent expired on June 25, 1957; and this Court, the Attorney General not objecting, having entered an order on September 23, 1957 amending the said Section VIII Subsection A to provide:

"A. Defendant Permutit shall divest itself of all stock holdings and other financial interests, direct or indirect, in Permutit (Luxembourg) S. A. on or before March 23, 1958."

NOW, on motion of Messrs. Simpson Thacher & Bartlett, attorneys for the defendants The Permutit Company and W. Spencer Robertson, and the Attorney General not objecting, it is

ORDERED, ADJUDGED AND DECREED that the said Consent Judgment be and the same hereby is amended by deleting the said Subsection A, as so amended, and by substituting therefor the following Subsection. "A. Defendant Permutit shall divest itself of all stock holdings and other financial interests, direct or indirect, in Permutit (Luxembourg) S. A. on or before September 23, 1958."

Dated, New York, N. Y. March 24 , 1958

G. F. DOONAD United States District Judge

We hereby consent to the entry of the foregoing Order.

SIMPSON THACHER & BARTLETT, Attorneys for the defendants

By Atester, horto degeneration A member of the firm

Dated, March 1% , 1958

No objection is made to the making and entry of the foregoing Order.

Max Freemen

Attorney for plaintiff, United States of America

Dated, March 19, 1958