UMITED STATES DISERION COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

Plaintiff.

CIVIL ACTION NO. 558-68

Filed: April 8, 1974

GLANO GROUP LIMETED, and IMPURIAL CHEMICAL IMPUSTRIES, LIHTED,

Entered: May 10, 1974

Defendants.

## SUPPLEMENTAL FINAL JUDGITHIT

Plaintiff and defendant dlamo Group Limited, having agreed to settle plaintiff's challenge to the validity of United States Patent No. 3,330,727 without any adjudication or admission as to the validity or invalidity of said patent and without the taking of any evidence relating thereto, on the consent of plaintiff and defendant Glaxo Group Limited; and having agreed that this Supplemental Final Judgment supplements, but does not supersede, the Partial Final Judgment as to Glaxo Group Limited, entered Harch 4, 1974; and the Court having considered the matter, it is hereby

ORDERED, ADJUDGED AND DECREED as follows:

Notwithstanding anything to the contrary contained in the aforesaid Partial Final Judgment as to Glaxo Group Limited, defendant Glaxo Croup Limited will grant each person in the United States making a written request therefor, an irrevocable, royalty-free, nonexclusive, and unrestricted license under United States Patent No. 3,330,727, to make, use, and sell the subject matter claimed therein. Such license shall be granted by Glaso Group Limited for a term equal to the life of such patent and shall be cancellable on thirty (30) days' notice by the licensee.

> /s/ OLIVER GASCH United States District Judge

Date: 5/21/74