The application is further identified in the accompanying secrecy order of this date, which refers to this permit.

PERMIT A

An order of secrecy having been issued in the above-entitled application by the Commissioner of Patents, the principals as designated in said order are authorized to disclose the subject matter to any person of the classes hereinafter specified if such person is known to the principal disclosing to be concerned directly in an official capacity with the subject matter, provided that all reasonable safeguards are taken to otherwise protect the invention from unauthorized disclosure. The specified classes are:

(a) Any officer or employee of any department, independent agency, or bureau of the Government of the United States.

(b) Any person designated specifically by the head of any department, independent agency or bureau of the Government of the United States, or by his duly authorized subordinate, as a proper individual to receive the disclosure of the above indicated application for use in the prosecution of the war.

The principals under the secrecy order are further authorized to disclose the subject matter of this application to the minimum necessary number of persons of known loyalty and discretion, employed by or working with the principals or their licensees and whose duties involve cooperation in the development, manufacture or use of the subject matter by or for the Government of the United States, provided such persons are advised of the issuance of the secrecy order.

When requested in writing by a responsible official of the United States Government known to the party making disclosure to be directly concerned in an official capacity with the subject matter, authorization is further given to disclose the subject matter to accredited representative of an allied government. For the sake of the record and for their protection, the principals should promptly inform the Commissioner of Patents of such disclosures together with the names and official designations of the persons to whom disclosure is made.

The provisions of this permit do not in any way lessen responsibility for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and national security.

Approved for Release by NSA on 07-23-2014 pursuant to E.O. 13526

Assistant Commissioner
Copy sent to

William F. Friedman,
3932 Military Rd., N.W.,
Washington, D.C.

William D. Hall,
c/o Chief Signal Officer,
Pentagon Bldg.,
Washington, D.C.

Henry B. Stauffer,
Army Security Agency,
The Pentagon,
Washington 25, D.C.
NOTICE: To the applicant above named, his heirs, and any and all his assignees, attorneys and agents, hereinafter designated principals.

You are hereby notified that your application as above identified has been found to contain subject matter, the unauthorized disclosure of which might be detrimental to the public safety or defense, and you are ordered in no wise to publish or disclose the invention or any material information with respect thereto, including hitherto unpublished details of the subject matter of said application, in any way to any person not cognizant of the invention prior to the date of the order, including any employee of the principals, but to keep the same secret except by written permission first obtained of the Commissioner of Patents, under the penalties of the act of October 6, 1917 (Public No. 80), as amended July 1, 1940 (Public No. 700), as amended August 21, 1941 (Public Law 239), and June 16, 1942 (Public Law 609), 35 U.S.C. 42; 40 Stat. 394, 54 Stat. 710, 55 Stat. 657; 540 O. G. 233, 248.

Any other application which contains any significant part of the subject matter of the above identified application falls within the scope of this order. If such other application does not stand under a secrecy order, it and the common subject matter should be brought to the attention of the Patent Office War Division.

If prior to the issuance of the secrecy order any significant part of the subject matter has been revealed to any person, the principals shall promptly inform such person of the secrecy order and the penalties for improper disclosure set out in Public No. 700, 76th Congress, and Public Law 239, 77th Congress.

This order should not be construed in any way to mean that the Government has adopted or contemplates adoption of the alleged invention disclosed in this application; nor is it any indication of the value of such invention. In order to make the details of your invention available for inspection by various governmental agencies concerned therewith for consideration of its possible use in the war program and at the same time to preserve your rights under the Act, it is suggested that you promptly tender this invention to the Government of the United States for its use. Such tender may be effected by a communication addressed to the Secretary of War or the Secretary of the Navy and should be accompanied by a power to inspect and make copies of the application.

This order is modified by the provisions of accompanying permit A (form D-3n).

MAY 15 1947

Assistant Acting Commissioner.