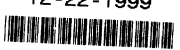
FORM PTO-1595 (Modified) (Rev. 8-93)
OMB No. 0851-0011 (exp. 4/94)
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P08/REV02 12-22-1999



Docket No.: 213.1119

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| Tab settings → → → ▼  | 101229819                                    | ·  | 1201-01                     |                    |
| To the Honorable Commission   | er of Patents and Trademarks:                | Ti:  |                             | copy thereo        |
| Name of conveying party(ies)     Oxis International, Inc.                                 | DEC = 7                                      |  | f receiving party(ies):     |                    |
|   | Sec.   | Name: Enzon, Inc.                                    |                             |                    |
|   |  | Internal Address: 20                                 | Kingsbridge Road            |                    |
| Additional names(s) of conveying  | party(ies) 🔲 Yes 🛣 No                        |  |                             |                    |
| 3. Nature of conveyance:  |  |  |                             |                    |
| ■ Assignment  | ☐ Merger                                     | Street Address:                                      |                             |                    |
| ☐ Security Agreement  | Change of Name                               |  |                             |                    |
| Other   |  | City: Piscataway                                     | State: NJ Z                 | <u>ZIP: 08854</u>  |
| Execution Date: November 11, 1999   |  | Additional name(s) & address(es) attached?   Yes  No |                             |                    |
| 4. Application number(s) or regis   | tration numbers(s):                          |  |                             |                    |
| If this document is being filed   | together with a new application              | n, the execution date of th                          | e application is:           |                    |
| A. Patent Application No.(s)  |  | B. Patent No.(s                                      | <del></del>                 |                    |
|   |  | 5,468,478  |                             |                    |
|   |  | 5,283,317  |                             |                    |
|   |  | 5,080,891  |                             |                    |
|   |  | 5,006,333  |                             |                    |
|   | Additional numbers attac                     | │<br>ched? □ Yes 🛣 No                                |                             |                    |
|   |  | res A No   |                             |                    |
| 5. Name and address of party to whom correspondence concerning document should be mailed: |  | 6. Total number of appl                              | ications and patents involv | ved: 4             |
| Name: Michael N. Mercanti   |  | 7. Total fee (37 CFR 3.                              | 41):\$ 40.00                |                    |
| Internal Address:   |  | ■ Enclosed - Any e                                   | excess or insufficiency sho | uld be             |
|   |  |  | ed to deposit account       |                    |
|   |  | ☐ Authorized to be                                   | charged to deposit accour   | nt                 |
| Street Address:   |  |  |                             |                    |
| Street Address.   |  | 8. Deposit account num                               | bec. 8                      | 8                  |
|   |  | 50-0217  | 8.6<br>8.6                  | 60.00<br>60.00     |
| City: Princeton   | State: NJ ZIP: 08542-                        |  | 5468478<br>-160.            | 468478<br>36<br>36 |
| 2/21/1999 TTDN11 00000201 500217  | 5468478 DO NOT                               | USE THIS SPACE                                       |                             |                    |
| 1 FC:581 120.00 CH 40   | .00 0P                                       |  | 9 TTCN11<br>00000187        | 00000187           |
| 9. Statement and signature.   |  | /  | DIE .                       | _                  |
|   | and belief, the foregoin <del>g inform</del> | nation is true and gorrect a                         | and any atterned copy is a  | true copy          |
| of the original document.   | 1.   |  |                             | <u> </u>           |
| Michael N. Mercanti   |  |  | Seember 3, 199              |                    |
| Name of Person Signi  | _  | Signature  | 3 Date                      | FC:581             |
| ı otal n  | umber of pages including cover st            | neer, arrachments, and docu                          | INCIL.                      |                    |

## EXHIBIT B

## **ASSIGNMENT**

WHEREAS, OXIS INTERNATIONAL, INC., a Delaware corporation ("OXIS") having a principal place of business at 6040 N. Cutter Circle, Suite 317, Portland, OR 97217-3935 is the owner of the following patents:

- U.S. Patent No. 5,468,478, entitled "Conjugates of Superoxide Dismutase Coupled to High Molecular Weight Polyalkylene Glycols, issued November 21, 1995;
- U.S. Patent No. 5,283,317, entitled "Intermediates for Conjugation of Polypeptides With High Molecular Weight Polyalkylene Glycols, issued February 1, 1994;
- U.S. Patent No. 5,080,891, entitled "Conjugates of Superoxide Dismutase Coupled to High Molecular Weight Polyalkylene Glycols, issued January 14, 1992;
- U.S. Patent No. 5,006,333, entitled "Conjugates of Superoxide Dismutase Coupled to High Molecular Weight Polyalkylene Glycols, issued April 9, 1991.

WHEREAS, Enzon, Inc., a corporation of the State of Delaware ("Company"), having a place of business at 20 Kingsbridge Road, Piscataway, New Jersey 08854, is desirous of acquiring the entire right, title and interest in and to said patents;

NOW, THEREFORE, in consideration of one dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, OXIS does hereby sell, transfer and assign to Company, its successors, assigns and legal representatives, the entire right, title and interest in and to said patents any and all improvements in said patents, and any and all legal equivalents thereof in a foreign country including all rights to claim priority, in all countries of the world, and in and to all applications for Letters Patents that may be made therefor, in all countries of the world, including all patents that may be granted thereon and all divisions, reissues, substitutions, continuations, reexaminations thereof and extensions thereof and all rights arising under the International Convention for the Protection of Industrial Property by filing any such applications for Letters Patents. OXIS hereby acknowledges that this assignment, being of the entire right, title and interest in and to said patents, carries with it the right in Company to apply for and obtain from competent authorities in all countries of the world any and all Letters Patent by attorneys and agents of Company's selection and the right to procure and maintain the grant of all such Letters Patent to Company in its own name as assignee of the entire right, title and interest therein.

OXIS will, at Company's expense, perform all lawful acts which Company, its successors, assigns, nominees and legal representatives may deem advisable to carry out the true purposes and intent hereof will assist Company, its successors, assigns, nominees and legal

PATENT REEL: 010444 FRAME: 0702 representatives, in every lawful way to obtain, sustain and enforce such patents, in all countries of the world, as and when requested by Company, including specifically, but without limitation, execute all lawful papers which Company may deem advisable for carrying out the true purposes and intent hereof, including all lawful oaths and affidavits, one or more written confirmations of this agreement, all applications for Letters Patent in foreign countries and all divisional, continuation, reissue and substitute applications for Letters Patent for said patents.

OXIS acknowledges and agrees that the obligations recited herein are binding on OXIS and its successors and assigns forever.

IN WITNESS WHEREOF, OXIS by its authorized representative, hereby sign this document below.

OXIS INTERNATIONAL, INC.

**PATENT**