		OF COMMERCE
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To the Honorable Commissioner of Patents and Trademark		
1. Name of conveying party(ies): Glen H. Erikson and Jasmine I. Daksis	2. Name and address of receiving party(i Name: <u>Ingeneus Corporation</u> Internal Address:	
Additional name(s) of conveying party(ies) attached? Yes 🖌 No		
3. Nature of conveyance: Image: Assignment Image: Merger Image: Security Agreement Image: Change of Name Image: Other Other	Street Address: Trident House Broad Street	
02/21/2002 Execution Date:	City:_BridgetownState:Zip Country: Barbados Additional name(s) & address(es) attached?	
A. Patent Application No.(s)	B. Patent No.(s)	
A. Patent Application No.(s)	B. Patent No.(s)	
A. Patent Application No.(s)	B. Patent No.(s)	ts involved: 1
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PATENT REEL: 012693 FRAME: 0476

ASSIGNMENT

WHEREAS, we, GLEN H. ERIKSON and JASMINE I. DAKSIS, residing at P.O. Box 799, Providenciales, Turks and Caicos Islands, British West Indies and at 36 Cartier $2N \ge N$ Crescent, Richmond Hill, Ontario, Canada L4C, respectively, are the sole inventors and have made a certain new and useful invention in a NUCLEIC ACID BINDING ENHANCEMENT BY CONJUGATION WITH NUCLEOTIDES, NUCLEOSIDES, BASES AND/OR THEIR ANALOGUES, and are about to file a utility application for Letters Patent of the United States based thereon having the Attorney Docket No. E1047/20075, and

WHEREAS, INGENEUS CORPORATION, a corporation organized and existing under the laws of the Country of Barbados and having an office and place of business at Trident House, Broad Street, Bridgetown, Barbados, Is desirous of acquiring the entire right, title and interest in and to the invention and all improvements thereon which may be made, conceived or acquired by us during the course of our association with INGENEUS CORPORATION and for one year thereafter, in and throughout the United States, its territories and all countries foreign thereto, and in and to sald application for letters Patent and in and to any and all Letters Patent of the United States and all countries foreign thereto which have been granted or may be granted on said invention or any part thereof, or any improvements thereon.

NOW, THEREFORE, IN CONSIDERATION of the sum of One Dollar (\$1.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, we, GLEN H. ERIKSON and JASMINE I. DAKSIS, by these presents do sell, assign, and transfer and convey unto INGENEUS CORPORATION, our whole and entire right, title and interest, in and Page 1 of 4 throughout the United States, its territories and all countries foreign thereto, in and to said invention and any improvements thereon which may be made, conceived, or acquired by us during the course of our association with INGENEUS CORPORATION, and for one year thereafter, and in and to said application for Letters Patent and any and all Letters Patent and extensions thereof of the United States and countries foreign thereto which have been or may be granted on said invention or any part thereof, or any improvements thereon or on said application, or any divisional, continuing, renewal, reissue, or other application and all international priority rights associated therewith, based in whole or in part thereon, or based upon said invention, or any improvements thereon.

TO BE HELD AND ENJOYED by INGENEUS CORPORATION and its legal representatives and assigns to the full ends of the terms for which said Letters Patent have been granted or may be granted as fully and entirely as the same would have been held and enjoyed by us had no sale and assignment of said interest been made; and we do hereby authorize and request the Commissioner of Patents and Trademarks to Issue any and all letters Patent which may be granted upon the said invention above referred to, or upon said invention or any part thereof, or upon any improvements thereon which may be made, conceived, or acquired by us during the course of our association with the said company and for one year thereafter, to INGENEUS CORPORATION, and for the aforesaid consideration we hereby covenant and agree for ourselves, our heirs, executors and administrators, to execute without further consideration, any further legal documents and any further assignments and any releases, reissues, renewals or other applications for Letters Patent that may be deemed necessary by the Assignee herein named, fully to secure and maintain to the said Assignee its interest as aforesaid in and to said invention

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or any part thereof or any improvements thereon, and in and to said several Letters Patent, all without further compensation to us.

We do hereby convenant for ourselves and our legal representatives, and agree with INGENEUS CORPORATION, and its legal representatives, that we have granted no license to make or sell the said invention, that prior to the execution of this assignment our entire right, title and interest in the said invention have not been encumbered, that we then had good right and title in and to the invention, and that we have not executed and will not execute any instrument in conflict therewith.

IN WITNESS WHEREOF, I, Glen H. Erikson, having read the aforesaid Assignment and intending to be legally bound thereby, have hereunto affixed my hand and seal this 21^{st} day of 4200 my, 2002.

Glen H. Erikson

WITNESS CERTIFICATION

Before us personally appeared said Glen H. Erikson, who acknowledged the foregoing instrument to be his free act and deed this 21 day of $-\frac{1}{12}$ day of -\frac{1}{12} day of $-\frac{1}{$

Page 3 of 4

PATENT REEL: 012693 FRAME: 0479 IN WITNESS WHEREOF, I, Jasmine I. Daksis, having read the aforesaid Assignment and intending to be legally bound thereby, have hereunto affixed my hand and seal this 21 day of <u>February</u>, 2002.

Vasmine I. Daksis

WITNESS CERTIFICATION

Before us personally appeared said Jasmine I. Daksis, who acknowledged the

foregoing instrument to be her free act and deed this 21 st day of February

2002.

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