### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
Pharmacia Iovision, Inc.	06/26/2004

#### **RECEIVING PARTY DATA**

Name:	Advanced Medical Optics, Inc.
Street Address:	1700 E. St. Andrew Place
City:	Santa Ana
State/Country:	CALIFORNIA
Postal Code:	92705

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	5717049

### **CORRESPONDENCE DATA**

Fax Number: (714)247-8679

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 714.247.8516

Email: rebecca.smith@amo-inc.com Correspondent Name: Advanced Medical Optics, Inc. Address Line 1: 1700 E. St. Andrew Place Address Line 4: Santa Ana, CALIFORNIA 92705

ATTORNEY DOCKET NUMBER:	52256

Scott J. Catlin NAME OF SUBMITTER:

**Total Attachments: 7** 

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### Amendment No. 1 to Patent Assignment

This Amendment No. 1 (this "Amendment") is retroactively effective as of the 26th day of June, 2004, by and between Advanced Medical Optics, Inc., a Delaware corporation ("AMO"), and the Affiliates of Pfizer, set forth on Annex I to the Patent Assignment ("each such Affiliate referred to herein as an Assignor").

WHEREAS, AMO and the Assignors have entered into that certain Patent Assignment, dated June 26, 2004; and

WHEREAS, AMO and the Assignors desire to amend the Agreement.

NOW, THEREFORE, the parties agree as follows:

### I. Amendment.

Section 1 is hereby amended to read as follows (changes noted in italics):

Assignment. Each Assignor, regardless of their designation as an Assignor of Know-How on Annex I, hereby assigns to the Assignee all of such Assignor's right, title and interest in and to the Purchased Intellectual Property, including all rights therein provided by international conventions and treaties, and the right to sue for past infringement of the foregoing.

- II. Reaffirmation of Agreement. Except as expressly set forth herein, the Agreement is not amended, modified or affected by this Amendment, and the Agreement and the obligations of the parties thereunder are hereby ratified and confirmed by AMO and the Assignors in all respects.
- III. <u>Counterparts.</u> This Amendment may be executed in one or more counterparts, each of which shall constitute an original but all of which shall be but one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment to be effective as of the date first written above.

Advanced Medical Optics, Inc., a Delaware corporation	Assignors of Know-How
By:	By: Malle
Name: Aimee Weisner	Name: Mack J. Scalera
Date: May 4, 2006	Date: 3-21-06
Title: Corporate V.P., General	Title: Attorney-in-fact for each of the
Counsel and Secretary	corporations set forth in Items I and II on
	Annex I.

Affiliates of Pfizer

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### PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT

THIS PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment") is made and entered into as of June 26, 2004 by and among the Affiliates of Pfizer Inc., a Delaware corporation, set forth on Annex I hereto (each such Affiliate being referred to herein as an "Assignor"), and Advanced Medical Optics, Inc., a Delaware corporation (the "Assignee"). Capitalized terms used herein but not otherwise defined herein shall have the meanings set forth in the Purchase Agreement (defined below).

### RECITALS

WHEREAS, (i) certain of the Assignors own the patents and patent applications set forth on <u>Schedule A</u> hereto (the "<u>Patents</u>") and (ii) the Assignors may own certain inventions, discoveries, trade secrets, know-how, rights in research and development, and commercially practiced processes and inventions, whether patentable or not, which are primarily used in the Business (the "<u>Know-How</u>"). The Patents and the Know-How are collectively referred to herein as the "<u>Purchased Intellectual Property</u>";

WHEREAS, Pfizer Inc. ("Pfizer") and Advanced Medical Optics, Inc. ("Purchaser") have entered into that certain Stock and Asset Purchase Agreement dated as of April 21, 2004 (the "Purchase Agreement"), pursuant to which Purchaser has agreed to purchase and acquire the Purchased Assets from the Asset Selling Corporations, including all of each Assignor's right, title and interest in and to the Purchased Intellectual Property;

WHEREAS, simultaneously with the execution and delivery of this Assignment, pursuant to a Stock Transfer Note dated as of the date hereof, Advanced Medical Optics Norden AB, an Affiliate of Purchaser, has acquired all of the issued and outstanding shares in Healon AB, a Swedish corporation, which owns the patents and patent applications set forth on Schedule B hereto (the "Swedish Acquired Patents");

WHEREAS, simultaneously with the execution and delivery of this Assignment, pursuant to a Share Sale Agreement dated as of the date hereof, AMO Netherlands BV, an Affiliate of Purchaser, has acquired all of the issued and outstanding shares in Pharmacia Groningen BV, a Dutch corporation, which owns the patents and patent applications set forth on Schedule C hereto (the "Dutch Acquired Patents"); and

WHEREAS, the execution and delivery of this Assignment is a condition to Closing under the Purchase Agreement.

NOW THEREFORE, for the consideration set forth in the Purchase Agreement, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

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- 1. <u>Assignment</u>. Each Assignor hereby assigns to the Assignee all of such Assignor's right, title and interest in and to the Purchased Intellectual Property, including all rights therein provided by international conventions and treaties, and the right to sue for past infringement of the foregoing.
- 2. <u>Patent Applications</u>. Each Assignor that holds the patent applications set forth on <u>Schedule A</u> hereto hereby authorizes and requests the Commissioner of the United States Patent and Trademark Office, and any official of any other country or countries whose duty is to issue patents or other evidence or forms of intellectual or industrial property protection on the aforesaid patent applications, to issue the same to the Assignee, its successors and assigns, in accordance with the terms of this Assignment.
- 3. Further Assurances. Each party hereto shall timely execute and deliver any additional documents and instruments and shall do any and all such other things as may be reasonably required by the parties or their counsel to consummate or otherwise implement the assignment of the Purchased Intellectual Property contemplated by this Assignment. Without limiting the generality of the foregoing, each Assignor shall execute and deliver such additional documents and instruments as may be required to permit the Assignee to record and perfect the interest of the Assignee in and to the Purchased Intellectual Property. For the avoidance of doubt, nothing in this Assignment shall be construed to expand, limit, modify or otherwise affect in any way, the rights and obligations of the parties under Section 11.05(c) of the Purchase Agreement.
- 4. Governing Law. This Assignment shall be governed by and construed in accordance with the laws of the State of New York, without regard to the conflicts of law rules of such state.
- 5. Counterparts. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement and shall become effective upon the Closing under the Purchase Agreement, it being understood that all parties need not sign the same counterpart.

[Signature page follows]

IN WITNESS WHEREOF, each party has caused this Assignment to be executed as of the date first written above.

**ASSIGNORS OF PATENTS:** 

Name: WAY GUNCEA Title: Attorney-in-fact for each of the

corporations set forth in Item I on Annex I.

ASSIGNORS OF KNOW-HOW:

Title: Attorney-in-fact for each of the

corporations set forth in Item II on Annex I.

ASSIGNEE:

ADVANCED MEDICAL OPTICS, INC.

Name: RICHARD A. MEIER
Title: EVP CFO

[Patent and Intellectual Property Assignment]

### ANNEX I

## I. Assignors of Patents

Kabi Pharmacia Ophthalmics, Inc.

Iovision Inc.

Pharmacia Iovision Inc.

# II. Assignors of Know-How

Pharmacia Argentina S.A. and Pfizer S.R.L.

Pfizer Australia Pty Limited

Pharmacia Austria Ges.m.b.H. and Pfizer Corporation Austria GmbH

Pharmacia Brasil Ltda.

Pfizer Canada Inc.

Pfizer Chile S.A.

Pharmacia & Upjohn (China) Limited

Pharmacia International Trading (Shanghai) Limited

Pharmacia Inter-American Corporation (Colombia branch)

Pfizer spol. s.r.o.

Pfizer ApS

Pharmacia Inter-American Corporation (Ecuador branch)

Pfizer Oy

Pfizer Hellas A.E.

Pharmacia Asia Ltd.

Pfizer Pharmaceutical Trading LLC

Pharmacia Korea Limited

Pfizer Enterprises Sàrl

Pharmacia (Malaysia) Sdn Bhd and Pfizer (Malaysia) Sdn Bhd

Pharmacia & Upjohn S.A. de C.V. and Pfizer S.A. de C.V.

Pfizer B.V.

Pfizer New Zealand Limited

Pfizer A/S

Pharmacia Pakistan Limited

Pfizer Inc.

Pharmacia Polska Sp. z.o.o. and Pfizer Polska Sp. z.o.o.

Laboratorios Pfizer Lda.

Pharmacia (Singapore) Pte Ltd

Pfizer Laboratories (Proprietary) Limited

Pfizer AB

Pfizer A.G.

Pharmacia Taiwan Inc. and Pfizer Limited

Pharmacia Thailand Ltd.

Pfizer Ilaclari Limited Sirketi

Pharmacia & Upjohn Company

# SCHEDULE A

# **PATENTS**

(See attached)

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MASTER FILE REPORT	PCM	PCMASTER REPORTER		2752/60
	DOCKET REPORT	PORT	·	
OUR REF.: PC 030476 FORMER REF.: PH-01669 TITLE : PHA-1669 HYDROGEL FO OWNER: PHARMACIA IOVISION INC	PC 030476 : PH-01669 PHA-1669 HYDROGEL FOR IOL PROD ARMACIA IOVISION INC			
· •	ON ted	Grant-Date	App No	App.Date
Country	1 1 1			03/25/1996
	5717049	02/10/1998	622527	7501/11/10
United States	712171	02/10/2000	20404/97	03/17/1997
Australia	916580	05/01/2003	97908447.2	717/1997
Austria	0889916	05/01/2003	97908447.2	03/17/1997
Belgium			224444 224441	7661/11/20
11771			07106731.7	03/17/1997
Canada	ZL97194731.7	03/26/2003	0.000047 3	03/17/1997
China P.K.	0889916	05/01/2003	0. UKA00010	03/17/1997
	9166880	05/01/2003	7.1500010	03/11/1997
European Patent Convention	0889916	05/01/2003	97908447.2	03/17/1997
Finland	0889916	05/01/2003	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	03/17/1997
France	0889916	05/01/2003	21:11:00:00	03/17/1997
Great Britain	69721750	05/01/2003	2.74400000	03/17/1997
Germany	0889916	65/02/2003	9190014112	03/17/1997
Greece	0889916	05/01/2003	0790847.2	03/17/1997
Ireland	0889916	65/01/2003	0-534197	03/17/1997
Italy	1		9-33-15-2	03/17/1997
Japan			2010105	03/11/199
Korea South	9165860	05/01/2003	3001000	03/11/199
Luxembourg	205320	12/02/2001	2001000	03/17/199
Mexico	9100000	05/01/2003	3.190044.3	03/17/199
Monaco	3100000	05/01/2003	2.190044	03/11/199
Netherlands	331946	01/06/2000	331940	03/17/199
New Zealand			02000447.2	03/11/199
Patent Cooperation Treaty	0889916	05/01/2003	01908447.2	03/17/199
Portugal	0889916	05/01/2003	01008447.2	03/17/199
Spain	916680	05/01/2003	9790847.2	03/17/199
Sweden	916680	65/01/2003		
Switzerland				

RECORDED: 09/13/2006

REEL: 018239 FRAME: 0497