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Form PTO-1595 (Rev. 08/05) OMB No. 0851-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMERCE
CORRECTIVE RE 103	455253
10-23-07 FALENI	3 UNLT
To the Director of the U.S. Patent and Trademark Office: Please	e record the attached documents or the new address(es) below.
1. Name of conveying party(ies) Dade Behring, Inc.	2. Name and address of receiving party(les) Name: Inventeck, Inc.
Chimera Research and Chemical, Inc.	Internal Address: 317 Rutledge Road
Additional name(s) of conveying party(ies) attached? Yes 🗶 No	
3. Nature of conveyance/Execution Date(s):	Street Address:
Execution Date(s) 05/23/2002	
Assignment Merger	City:
Joint Research Agreement	State: North Carolina
Government Interest Assignment Executive Order 9424, Confirmatory License	Country: USA Zip: 28732
Cther See attached	Additional name(s) & address(es) attached? 🗶 Yes 🗌 No
A. Patent Application No.(s)	document is being filed together with a new application. B. Patent No.(s) 5516700 5733785 5776780 5801059 tached?
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:4
Name: David M. Carter	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 160.00
Internal Address: Carter Schnedler & Monteith, P.A. P.O. Box 2965	Authorized to be charged by credit card Already Paid
Street Address:	Authorized to be charged to deposit account
	None required (government interest not affecting title)
City: Asheville	8. Payment Information
State: NC Zip: 28802	a. Credit Card Last 4 Numbers 8216 Expiration Date 06/2010
Phone Number: 828-252-6225	b. Deposit Account Number
Fax Number: 828-252-6316	Authorized User Name
9. Signature: Signature	October 3, 2007
David M. Carter	Total number of pages including cover 36 sheet, attachments, and documents:
Name of Person Signing	

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Mail Stop Assignment Recorded (including cover sneet) should be taxed to (5/1) 2/3-0140, or mailes to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandris, V.A. 22313-1450 . ..

Name and address of receiving party(ies)

Name: Jack V. Smith Internal Address: 317 Rutledge Road

City: Fletcher

State: North Carolina

Country: USA

Zip: 28732

Nature of conveyance/Execution Date(s)

Other: This is submitted to correct an error on a previously submitted Recordation Cover Sheet recorded at Reel 013258, Frame 0265. With respect to the four (4) patents listed below, the nature of the conveyance as listed on the previously submitted Recordation Cover Sheet was an assignment, when it should have been listed as a license.

Patent Number 5464775 Patent Number 5753451 Patent Number 5801060 Patent Number 5759860

Thus, the recordation of the assignment of the four (4) patents listed above should be corrected. See Paragraph 2.05 and Schedule 1.03 of the document originally submitted for recording. The previously submitted Recordation Cover Sheet is attached hereto as well as the document originally submitted for recording. Also enclosed is Credit Card Payment Form for the amount of \$160.00 to cover the recordation cover fee for Patent No.(s) 5516700, 5733785, 5778780 and 5801059 which are listed in Section 4.B. of the attached Corrective Recordation Form Cover Sheet.

COVER Sheet

Electronic Version 1.1.0

Stylesheet Version: 1.1.0

PATENT ASSIGNMENT

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT OF ASSIGNOR'S INTEREST

CONVEYING PARTY DATA

Name: Date Behring Inc. Execution Date: 05/23/2002

Name: Chimera Research and Chemical, Inc. Execution Date: 05/23/2002

RECEIVING PARTY DATA

 Name:
 Inventeck, inc.

 Street Address:
 317. Ruitedge Roed

 Internal Address:
 City:

 City:
 Eleicher

 State:
 NORTH CAROLINA

 Country:
 Country:

Postal Code: 28732

Name: Smith Jack V. Street Address: <u>217 Rutiedge Road</u> Internal Address: City: <u>Fieldbet</u> State: <u>NORTH CAROLINA</u> Country: Postal Code: 28732

PROPERTY NUMBERS

Patent Number:	<u>5516700</u>
Patent Number:	<u>5733785</u>
Patent Number:	5776780
Petent Number:	5801059
Patent Number:	<u>5454</u> 775
Patent Number:	5753451
Patent Number:	<u>5801050</u>
Petent Number	5759860

Number of Properties: B

PATENT REEL: 013258 FRAME: 0265

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TO; DAVID M. CARTER COMPANY; P.O. BOX 2985

The USPTO, Office of Public Records, will send correspondence via facsimile to FAX NUMBER: 727-507-5858

CORRESPONDENCE DATA: Correspondence will be sent via US Mail when a fax number

has not been provided or the fax attempt is unsuccessful.

When the customer number has been provided, the Office of Public Records wit obtain the correspondence data from the official record on file at the USPTO. CUSTOMER NUMBER: 021901

NAME OF PERSON SIGNING: Anton J. Hepen DATE SIGNED: 11/23/2002

Total Attachments: 29

PATENT REEL: 013268 FRAME: 0268

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PROFESSION AGREEMENT

This Proprietary Rights Agreement (this "Agreement") dated as of May 3, 2002 by and among Dade Behring Inc., a Delaware corporation ("Dade"), Chimera Research and Chemical Inc., a Florida corporation ("CRC"; and collectively with Dade, the "Assignor"), inventeck, Inc., a Delaware corporation ("Inventeck") and Jack V. Smith, an individual residing in the State of North Carolina ("Smith"; and collectively with Inventeck, The "Assignee").

WHEREAS, Dade, CRC, Smith, and Inventeck entered into that certain Termination, Release and Asset Purchase Agreement, dated as of the date hereof (the "Termination Agreement");

WHEREAS, the Assignor may have acquired certain tights in patients and patient applications pursuant to that certain Stock Purchase Agreement dated as of November 3, 1999 (petween Dade and Smith:

WHEREAS, Assignee desires that Assigner assign to Assignee whotever rights that Assigner may have, it any, to certain patents and patent applications and Assigner is willing to assign such patents and patent applications subject to the terms and conditions set forth herein:

WHEREAS. Assignor desires that Assignee license to Assignor certain patents and patent applications and Assignee is willing to license such patents and patent applications to Assignor subject to the terms and conditions set forth herein: and

WHEREAS, Assignce desires that Assignor license to Assignee certain patents and patent applications and Assignar is willing to license such patents and patent applications to Assignce subject to the terms and conditions set forth herein.

PATENT REEL: 013258 FRAME: 0287

NOW, THEREFORE, In consideration of the mutual advanants contained herein and in the Termination Agreement, the receipt and sufficiency of which are hereby adknowledged, the parties agree as follows:

ARTICLE L- DEFINITIONS

Unless otherwise indicated, capitalized terms used but not defined herein are defined in the Termination Agreement.

1.01 <u>Schedule 1.01 Patents</u>. The term "Schedule 1.01 Patents" shall mean the patent(s), set forth in Schedule 1.01 together with any corresponding or related toreign patents and any U.S. and foreign provisional applications, continuations, divisionals, substitutions, relaxes, reexaminations, certificates of inventionship, continuations-in-port and patents issuing thereon, and all other extensions and tenewals of any of the foregoing.

1.02 <u>Schedula 1.02 Patents</u>. The term "Schedule 1.02 Patents" shall mean the patent(s), set forth in Schedule 1.02 together with any corresponding or related foreign patents and any U.S. and foreign provisional applications, continuations, atvisionals, substitutions, reissues, reexaminations, certificates of inventorship . continuations-in-part and patents issuing thereon, and all other extensions and renewals of any of the foreigning.

1.03 <u>Schedule 1.03 Patents</u>. The term "Schedule 1.03 Patents" shall mean the patent(s), set forth in Schedule 1.03 together with any corresponding or related foreign patents and any U.S. and foreign provisional applications. continuations, divisionals, substitutions, reissues, reasoningtions, certificates of inventorship, continuations-in-part and patents issuing thereon, and all other estensions and renewals of any of the foregoing.

1.04 <u>Ealents.</u> The term "Patents" shall mean collectively, the Schedule 1.01 Patents, the Schedule 1.02 Patents and the Schedule 1.09 Patents.

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ARTICLE & - PATENTS and PATENT LICENSES

2.01 <u>Assignment</u>, in consideration of the transactions contemplated by the Termination Agreement by Assignee and subject to Assignar's reservations of rights as set forth herein below, Assigner hereby assigns, transfers and conveys to Assignee any of Assignar's right, fille and interest in and to the Schedule 1.01 Patents; provided, however, such assignment shall specifically exclude any rights to sue and collect any recoveries or damages for patent infringement claims incit arose during the period of time in which Assigner awned the Schedule 1.01 Patents.

2.02 <u>Prosecution and Assignment of Schedule 1.01 Patents</u>. Assignee will be responsible, at its sole asst and expense, for the prosecution and maintenance of the Schedule 1.01 Patents as Assignee may deem necessary or appropriate (Assignee having no obligation to maintain the Schedule 1.01 Patents if it chooses not to do so). Assigner shall promptly execute and deliver to Assignee the patent assignments set forth in Schedule 2.02 attached hereto.

2.03 <u>License to Assigner of the Schedule 1.01</u> Patents and the Schedule 1.02 <u>Patents</u>. Assignee hereby grants to Assigner and Assigner hereby accepts from Assignee, an inevocable, fully paid-up, royally-live, perpetual, worldwide, nonexclusive right and license with no right to sub-license (other than to its affiliates or subsidiaries) or cross-license such rights, to make, have made, import, use, offer to sell, have sold, and sell products which but for the license granted herein would infringe the Schedule 1.01 Patents and the Schedule 1.02 Patents. Assignor agrees that Assignee has no obligation to maintain the Schedule 1.01 Patents and the Schedule 1.02 Patents if it chooses hot to do so. Further, Assignor agrees that Assignee has no obligation to sue infringers of the Schedule 1.01 Patents and the Schedule 1.02 Patents.

2.04 <u>Other Licenses</u>, Assigner and Assignee, as the case may be, may need to obtain from third parties a right and license to certain other technology to

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PATENT REEL: 013258 FRAME: 0269 towing use the Patents. Neither Assignor nor Assignee shall be obligated to assist the other in obtaining any such rights or licenses.

2.05 <u>License to Assignce of the Schedule 1.03 Patents</u>. Assignor hereby grants to Assignee and Assignce hereby accepts from Assignar, an inevocable, fully pald-up, royalty-free, parpetual, worldwide, non-exclusive right and license with no right to sub-license (other than to its affiliates or subsidiaries) or cross-license such rights, to make, have made, import, use, other to sell, have sold, and sell products which but for the license granted herein would intringe the Schedute 1.03 Patents; provided, hawever, that such license shall be exclusively limited to the dry ship adulteration testing and liquid unalysis businesses. Assignee agrees that Assignor has no obligation to maintain the Schedule 1.03 Patents if it chooses not to do so. Further, Assignee agrees that Assignor has no obligation to sue intringers of the Schedule 1.03 Patents.

ARTICLE III- DISCLAIMER OF WARRANTY: INDEMNIFICATION AND RELEASE

5.01 DESCLAUME OF WARRANTY. THE PATENTS ARE ASSIGNED, TRANSPERIED, CONVEYED AND LICENSED "AS IS". "WHERE IS" AND "WITH ALL FAULTS." NETHER ASSIGNOR NOR ASSIGNEE MAKES ANY REPRESENTATIONS OF WARRANTUR, EXPRESS OR IMPLIED OR STATUTORY, WHATSOEVER, WITH RESPECT TO ANY PATENT OR PRODUCT CONCEIVED, DISCOVERED, UCENSED, ASSIGNED, TRANSPERIED, CONVEYED OR DEVELOPED UNDER THIS AGREEMENT. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF TITLE, OF VALUETY, OF ENFORCEASHLITY, OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR FURPORE OF ANY SUCH PATENT OR PRODUCT, OR THAT THE DEE OF THE PATENTE WILL NOT IMPRINGE ANY PATENT OR OTHER MIGHTS. NEITHER ASSIGNMENT NOR ASSIGNED SHALL BE LIABLE FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, DIRECT, INDRECT, CONSEQUENTIAL OR OTHER DAMAGES EUPPERED BY EITHER PATENT OR ANY OTHER PESON OR ENTITY ESSULTING FROM, ARISING FROM, RELATING TO OR IN CONNECTION WITH ANY SUCK PATENT OR PRODUCT OR THE USE OF THE SAME.

3.02 <u>Indemnification</u>. Inventeck and Smith shall, jointly and severally, indemnify, defend and hold harmless Dade and CRC and each of their respective officers, directors, shareholders, employees, affiliates, and agents and their respective successors and assigns (collectively, the "indemnifees") from and against any and all liabilities, obligations, payments, claims, damages, penalties, charges, actions, suits, costs and expenses (including, without limitation, reasonable attorneys' fees and expenses) of any nature incurred by or imposed

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upon the Indemnitees in connection with any claims, suits, actions, demands or judgments relating to, arising out of, or in connection with the Schedule 1.01 Patents, the Schedule 1.02 Patents or this Agreement, or arising out of any theory of product liability (including, but not limited to, actions in the form of tart, warranty, or strict liability) concerning any product, process or service made, used at sold pursuant to any right or license granted under this Agreement; provided, however, that no claim for indemnification may be made after

December 31, 2003. Notwithstanding the foregoing, the December 31, 2003 limitation set forth in this Section 3.02 shall be extended automatically to include any time period necessary to resolve, and collect upon, a claim for indemnification that was made before December 31, 2003 but not resolved prior to December 31, 2003; and provided, that any such extension shall apply only as to claims asserted and not resolved by December 31, 2003; and ilability for any such matter shall continue unit such claim shall have been finally settled, decided or adjudicated.

3.03 <u>inventeck and Smith Release</u>. Smith (and each of his successors, assigns, helps and legal beneficiaries) and inventeck and its affiliates (and each of inventeck's and its affiliates successors and assigns) (collectively, the "Releasors") hereby inevocably and unconditionally release and discharge now and forever Dade. CRC and their respective officers, directors, shareholders, employees, affiliates and agents from and against any and all obligations, liabilities, payments, claims, damages, penalties, charges, actions, suits, pasts and expenses (including, without limitation, reasonable attorneys' fees and expenses) of any kind, nature and description whatsoever, whether in law or in equity, known or unknown, present or future, that the Releasors may have or claim to have now or which may hereafter attes aut of or in connection with any act of commission existing or occurring prior to the date of this Agreement, including, without limitation, any such claim or the like relating to the tailure of Dade or CRC to maintain or prosecute the Patents.

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4.0) GOVERNED LOW, THIS AGREEMENT AND THE RELATED DOCUMENTS SHALL BE GOVERNED BY THE INTERNAL LAWS OF THE STATE OF ELINOIS. THE INTERNAL LAW, NOT THE LAW OF CONFLICTS. OF THE STATE OF ELINOIS SHALL GOVERN ALL GUESTIONS CONCERNING THE CONSTRUCTION. VALUETT, ENFORCEMENT AND INTERPRETATION OF THIS AGREEMENT AND THE PERFORMANCE OF THE OMIGATIONS IMPOSED BY THIS AGREEMENT.

4.02 <u>Entire Agreement: Amogiment</u>, The Termination Agreement, the Stock Agreement, as modified by the Termination Agreement, the R&D Agreement, as modified by the Termination Agreement, this Agreement and the offner Related Documents contain the complete agreement between the parties and supersede any prior understandings and agreements by ar between the parties, written or orai, which may relate to the subject matter hereof. No amendment or modification of this Agreement shall be valid or binding upon the parties unless made in writing and signed by each of the parties hereto.

4.03 <u>Severability</u>. Should any provision of this Agreement be invalid under applicable law, such invalidity shall not affect any other provision of this Agreement, but the remainder hereof shall be effective as though such invalid provision had not been contained herein.

4.04 <u>Notices</u>. Any notice delivered er requested to be given by the parties to this Agreement shall be in writing or by telecommunications device capable of areating a written record (including, without limitation, felecopy), and shall be deemed to have been received when delivered by hand, one (1) business day after delivery to a reputable overnight courier service, or five (5) days after its deposit in the US Mail (postage prepaid), or, in the case of notice by such a telecommunications device, when properly transmitted, addressed as follows:

Notices to Dade and CRC: Dade Behring Inc. 1717 Deerfield Road Deerfield, Winols 60015-0778 Attention: General Countel Facsimile No.: (847) 267-5376

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Telephone No.; (847) 267-5300

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Nolices to Smith and Inventeck; Jack V. Smith Inventeck, Inc. 317 Rutledge Road Fletcher, North Carolino 28732 Facsimile No.: (828) 450-2735 Telephone No.: (828) 450-0409

4.05 <u>Assignment</u>. This Agreement shall not be assignable or otherwise transferable by any party hereto without the prior withen consent of the other parties, except that the Assignar may assign this Agreement to a third party, without obtaining the consent of the Assignee. In connection with an asset sale, merger or other business combination involving the Assignor.

4.06 <u>Counterparts: Factoritie</u>. This Agreement may be executed in one or more counterparts, all of which taken together shall constitute one and the same instrument. Delivery of this Agreement by factoritie shall be equally as effective as delivery of a manually executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by factorities shall so deliver a manually executed counterpart of this Agreement, but the taken to deliver a manually executed counterpart of this Agreement, but the taken to deliver a manually executed counterpart of this Agreement, but the taken to deliver a manually executed counterpart shall not affect the validity, enforce ability, and binding effect of this Agreement.

4.07 Additation.

4.07.1 <u>Good Failth Attempts to Resolve</u>. In the event of any dispute, controversy or claim arking out of or relating to this Agreement or to o breach hereof, the parties agree to commence good faith negotiations between executives who have the authority to settle the controversy.

4.07.2 <u>Binding Arbitration</u>, it any such dispute has not been resolved by negotiation, then upon the written request of such party, such dispute shall be resolved by binding arbitration, conducted in accordance with the Rules of the Center for Public Resources institute for Dispute Resolution by a

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PATENT REEL: 013258 FRAME; 0273

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sole arbitrator mutually acceptable to the parties to this Agreement. The costs and expenses associated with such arbitration shall be borne equally by the parties to this Agreement. To the extent not governed by such rules, such arbitration shall be directed by the parties to this Agreement to set a schedule for determination of such dispute that is reasonable under the alroumstances. The arbitration will be conducted in the State of itilinals. The arbitration will be governed by the United States Arbitration act, 9 U.S.C. Sections 1 to 16 and the Potent Arbitration act, 35 U.S.C. Section 294. The decision of the arbitrator shall be binding on the parties hereta. The decision of the arbitrator shall be binding on the parties hereta. The decision of the arbitrator shall be binding on the parties hereta. The

4.07.3 <u>Nature of Discussions</u>, in the event the parties to this Agreement have not resolved a dispute pursuant to Section 4.07.1 above, the parties hereby acknowledge and agree that such discussions shall be deemed in the nature of settlement discussions and that neither the fact that the discussion took place nor any statement or conduct at any participant in such discussors shall be admissible into evidence in any subsequent disclosure in any form. Including oral, by any person participating in such discussions shall not operate as a waiver of any privilege, including attorney work product or attorney-client privilege.

4.06 <u>farties Acknowledgement</u>. The parties acknowledge (a) that they have been consulted with or have had the opportunity to consult with independent counsel of their own choice concerning this Agreement and (b) that they have read and understand this Agreement, are fully aware of its legal effect, and have entered into this Agreement freely based on their own judgement and not on any representations or promises other than those contained in the Agreement.

[Signature Page Follows]

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IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the

date first above written.

JACK

INVENTECK, IN By

Name: Jack V. Smith Tille: Preskient

DADE BEHRING INC.

By: Title:

CHIMERA RESEARCH AND CHEMICAL

Ву Name Title:___

PATENT REEL: 013258 FRAME: 0275

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Activation 1.01

U.S. Palent No.

5,519,700

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8,733,785

8,778,780

5,801,958

Subject

Automated Urinelysis Method

Automated Urinalysis Mathod for Detecting Sloed in Urine

Method for Complitutively measuring White Blood Colls Esternes activity in Urine

Method for Detecting total Kalone Bodies. In Unine

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PATENT REEL: 013258 FRAME: 0276

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D:DAVID M. CARTER COMPANY: P.O. BOX 2985

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Scheible 1.02

a liquid adultarant method used to detect "bromine" as an adultarant in urine samples-Patent Pending.

a liquid aduitorant rangent that delects "lodine" in urine commonly known as "Lirine Luck"- Palent Pending.

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Q:DAVID M. CARTER COMPANY: P.O. BOX 2985

Schedule 1.03

U.S. Putert No.

5,484,775

5,753,451

5.801.080

6.759,580

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Subject

Nethod of Detecting Adulterant in Urine

Process for Determining Specific Gravity of Adulterante in Urine Employing an Automated Analyser

Nethod of Veing Automated Analyser Teeting of Urine for Processo of pH Abnormality with Single Reagant Indicator

Automated Analysis Nothed for Detecting a Deciarial Nitrite in Urine

C384 (9627.5

PATENT REEL: 013258 FRAME: 0278

Schedule 2.02

See attached Peters Assignments.

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PATENT REEL: 013256 FRAME: 0279

THIS PATENT ASSIGNMENT ("Assignment") is made and entered into as of this 3re day of May 2002, ("Effective Date"), by and between Chimera Research and Chemical Inc., a Florida corporation ("Assignor"), and inventeak, inc., a Delaware corporation, with its principal place of business of \$17 Rulledge Road, Flercher, North Carolina 28732 ("Assignee").

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WHEREAS, Assigner desires to assign U.S. Potent No. 5,516,700 (the "Potent") to Assignee; and

WHEREAS, Assignee desires to have the Patent assigned to it:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Assigner does hereby self, assign, transfer and set over to Assignee, its entire right, title and interest in and to U.S. Patent No. 5,516,700 hereto, for the United States and for all foreign equivalents thereof and including the subject matter of all claims which may be obtained therefrom, for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns or other tegal representatives, as tuby and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

Assigner authorizes and requests the Commissioner of Patents and Trademarks and the appropriate foreign authorities to record Assignee as the assignee and owner of the Patents in the appropriate countries, and to issue any and all tetters patent therean to Assignee, as assignee of the entire right, fille and interest in, to and under the same. For the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.

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PATENT REEL: 013258 FRAME: 0280

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> This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

> Notwithstanding the foregoing, this Assignment shall specifically exclude any rights to sue and collect any recoveries or damages for patent) infungement claims that arise during the period of time in which Assigner owned the Patent; such rights shall be retained by Assigner and shall not be subject to this Assignment.

> IN TESTUMONY WHEREOF, the Assignar and Assignee have caused this Assignment to be signed and executed by the Undersigned atlacets themunto duty authorized this 3rd day of May 2002.

CHIMERA RESEARCH AND CHEMICAL COMPANY INC. By: Name: Tiffe:

INVENTEC By: Name Title:

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PATENT REEL: 013258 FRAME: 0281

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DEDAVID M. CARTER COMPANY: P.O. BOX 2985

STATE OF COUNTY OF

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) SB.:

On this 34 day of May 2002, there appeared before me._______ personally known to ma, who acknowledged that he/she signed the foregoing Assignment as his/her voluntary act and deed op tenalt and with full authority of Chimera Research and Chamical Company inc. 1 am satisfied from relevant atficial documents that _______ has the authority to bind Chimera Research and Chamical Company inc. to this Assignment by his/her sate signature.

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Notary Public

PATENT REEL: 019995 FRAME: 0546

PATENT REEL: 013268 FRAME: 0282

D:DAVID M. CARTER COMPANY:P.O. BOX 2985

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STATE OF ABATH (BISTING) SI

On this 3rd day of May 2002, there appeared before me, Jack V. Smith, personally known to me, who acknowledged that he signed the foregoing Assignment as his voluntary act and deed on behalt and with full authority of Inventeak, inc. I am satisfied from relevant afficial documents that Jack V. Smith has the outhority to bind inventeak, inc to this Assignment by his sate signature.

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Notary Public

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PATENT REEL: 013258 FRAME: 0283

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> THIS PATENT ASSIGNMENT ("Assignment") is made and entered into as of this 3rd day of May 2002, ("Effective Date"), by and between Chimera Research and Chemical Inc., a Florida corporation ("Assignor"), and inventeck, Inc., a Delaware corporation, with its principal place of business at 317 Rutledge Road, Flericher, North Carolina, 28732 ("Assignee").

> WhiteREAR, Assignor desires to assign U.S. Patent No. 5,733,785 (the "Patent") to Assignee; and

WHEREAS, Assignce desires to have the Patent assigned to it;

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NOW, THEREPORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Assignor does hereby sell, assign, transfer and set over to Assignee, its entire right, title and interest in and to U.S. Patent No. 5,733,765 hereto, for the United States and for all fareign equivalents thereof and including the subject matter of all claims which may be obtained therefrom, for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns or other legal representatives, as fully and entirety as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

Assigner authorizes and requests the Commissioner of Patents and Trademarks and the appropriate foreign authorities to record Astignee as the assignee and owner of the Patents in the appropriate countries, and to issue any and all istiters patent thereon to Assignee, as assignee of the entire right, title and interest in, to and under the same, for the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.

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PATENT REEL: 013288 FRAME: 0284 USPTO OCT 03 '07 04:01PM CARTER & SCHNEDLER 828'252 63163E 24/038 FAX DELVEL P.24 D:DAVID M. CARTER COMPANY:P.O. BOX 2885

> This Assignment may be executed in counterparts, each of which thail be deemed an original, but all of which together shall constitute one and the same instrument.

> Notwithstanding the foregoing, this Assignment shall specifically exclude any rights to sue and collect any recoveries or damages for patent infringement claims that arise during the period of time in which Assignar owned the Patent; such rights shall be retained by Assignar and shall not be subject to this Assignment.

> IN TESTIMONY WHEREOF, the Assignor and Assignee have caused this Assignment to be signed and executed by the undersigned officers thereunto duly authorized this 34 day of May 2002.

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CHIMERA RESEARCH AND CHEMICAL COMPANY INC.		
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PATENT REEL: 013268 FRAME: 0286

USPTO OCT 03 '07 04:01PM CARTER & SCHNEDLER 828 252 6316E 25/038

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):DAVID M. CARTER COMPANY: P.O. BOX 2985

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PATENT REEL: 019995 FRAME: 0550

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STATE OF North Charline) COUNTY OF BUNGONDE) =:

On this 3rd day of May 2002, there appeared before me, Jack V. Smith, personally known to me, who acknowledged that he signed the toregoing Assignment as his voluntary act and deed on behalf and with full authority of Inventeck. Inc. I am satisfied from relevant official documents that Jack V. Smith has the authority to bind inventeck, inc to this Assignment by his sole signature.

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Notary Public

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PATENT REEL: 013258 FRAME: 0287

USPTO OCT 03 '07 04:01PM CARTER & SCHNEDLER 828 252 5316 2 27/038):DAVID M. CARTER COMPANY:P.O. BOX 2985

P.27

THIS PATENT ASSIGNMENT ("Assignment") is made and entered into as of this 3° day of May 2002, ("Effective Date"), by and between Chimera Research and Chemical Inc., a Flatida corporation ("Assignor"), and inventeck inc., a Delaware corporation, with its principal place of business at 317 Rutledge Road, Fletcher, North Carolina, 28732 ("Assignee").

WHEREAS, Assignor desires to assign U.S. Patent No. 5,775,780 (the "Patent") to Assignme; and

WHEREAS, Assignee desires to have the Patent assigned to it;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Assignor does hereby sell, assign, transfer and set over to Assignee, its entire right, title and interest in and to U.S. Patent No. 5,776,780 hereto, for the United States and for all foreign equivalents thereof and including the subject matter of all claims which may be obtained therefrom, for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

Assignor authorizes and requests the Commissioner of Patents and Trademarks and the appropriate foreign authorities to record Assignee as the assignee and awner of the Patents in the appropriate countries, and to issue any and all letters patent thereon to Assignee, as assignee of the entire right, title and interest in, to and under the same, for the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.

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PATENT REEL: 013268 FRAME: 0288

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This Assignment may be executed in counterparts, each of which shall be deemed on original, but all of which together shall constitute one and the same instrument.

Notwithstanding the foregoing, this Assignment shall specifically exclude any rights to sue and collect any recoveries or damages for patent infingement claims that arise during the period of time in which Assignar owned the Patent; such rights shall be retained by Assignar and shall not be subject to this Assignment.

IN TESTIMONY WHELEOF, the Assignor and Assignee have caused this Assignment to be signed and executed by the undessigned officers thereuntoduly authorized this 3rd day of May 2002.

	HIMERA RESEARCH AND HEMICAL COMPANY INC.	11
By:	C.G.T. JEL	_ By: _
Name:		_ Name: _
Title:		Title:

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PATENT REEL; 013268 FRAME: 0289

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O:DAVID M. CARTER COMPANY: P.O. BOX 2985

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STATE OF Auch Carbina) COUNTY OF BULLEMANDE) H.

On this 3# day of May 2002, there appeared before me, Jack V. Smith, personally known to me, who acknowledged that he signed the foregoing Assignment as his voluntary act and deed on behalf and with full authority of inventeck, Inc. I am satisfied from relevant afficial documents that Jack V. Smith has the authority to bind inventeck, Inc to this Assignment by his sale signature.

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Notary Public

PATENT REEL: 019995 FRAME: 0555

PATENT REEL: 013258 FRAME: 0291 USPTO^{OCT 03} '07 04:02PM CARTER & SCHNEDLER 828 252 6316 GE 31/033 FAA USA P.31 O:DAVID M. CARTER COMPANY: P.O. BOX 2985

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THIS PATENT ASSIGNMENT ("Assignment") is made and entered into as at this 3rd day of May 2002, ("Effective Date"), by and between Chimera Research and Chemical Inc., a Florida corporation ("Assignor"), and inventeck, inc., a Delaware corporation, with its principal place of business at 317 Rulledge Road. Florcher, North Carolina 28732 ("Assignee").

Whishilas, Assignor desires to ossign U.S. Patent No. 5,801,059 (the "Patent") to Assignee; and

WHEREAS, Assignee desires to have the Patent assigned to it;

NOW, THEREPORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. Assignor does hereby seli, assign, transfer and set over to Assignee, its entire right, title and interest in and to U.S. Patent No. 5,801,059 hereto, for the United States and for all fareign equivalents thereof and including the subject matter of all claims which may be abtained therefrom, for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

Assignor authorizes and requests the Commissioner of Patents and Trademarks and the appropriate foreign authorities to record Assignee as the assignee and owner of the Patents in the appropriate countries, and to issue any and all letters patent thereon to Assignee, as assignee of the entire right, title and interest in, to and under the same, for the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.

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PATENT REEL: 013268 FRAME: 0292

USPTCOCT 03 '07 04:03PM CARTER & SCHNEDLER 828 252 6316 CE 32/038 FAR DELVER P.32 O:DAVID M. CARTER COMPANY: P.O. BOX 2985

> This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

> Notwithstanding the foregoing, this Assignment shall specifically exclude any rights to sue and collect any recoveries or domages for patent infingement claims that arise during the period of time in which Assignor owned the Patents such rights shall be retained by Assignor and shall not be subject to this Assignment.-

> **IN TETRNICMY WHEREOF.** The Assignor and Assignee have caused this Assignment to be signed and executed by the undersigned officers thereunto duty authorized this 39 day of May 2002.

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	CHIMERA RESEARCH AND CHEMICAL COMPANY INC.	
By:	<u>C.G.T. 151</u>	
Name:		
Thinks		

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PATENT REEL: 013268 FRAME: 0293

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PATENT REEL: 013258 FRAME: 0294

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COMPANY: P.O. BOX 2985 O:DAVID M. CARTER

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On this 3rd day of May 2002, there appeared before me, Jack V. Smith, personally known to me, who acknowledged that he signed the foregoing Assignment as his voluntary act and deed on behalf and with full authority of inventedic inc. I am satisfied from relevant official documents that Jack V. Smith has the authority to bind inventedic inc to this Assignment by his sole signature.

Elica Q. Sum

Notary Public

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RECORDED: 11/23/2002

PATENT REEL: 013258 FRAME: 0295

> PATENT REEL: 019995 FRAME: 0559

RECORDED: 10/03/2007