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SUBMISSION TYPE:			NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			ASSIGNMENT				
CONVEYING PARTY DATA							
N			lame Execution Date				
Siltech Corporation				10/01/2008			
RECEIVING PARTY DATA							
Name:	Petroferm Inc.						
Street Address:	402 Centre Street, Suite A						
City:	Fernandina Beach						
State/Country:	FLORIDA						
Postal Code:	32034						
PROPERTY NUMBERS Total: 1							
Property Type			Number				
Patent Number: 5591		55918	80		880		
Patent Number: 5591880 80 CORRESPONDENCE DATA 5591880 5591880							
Fax Number: (215)923-2189							
Fax Number: (215)923-2189 Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 215.923.4466							
Phone: 215.923.4466					÷,		
Email: DFowler@foxrothschild.com Correspondent Name: Alexis Barron/Fox Rothschild LLP							
Correspondent Name: Alexis Barron/Fox Rothschild LLP Address Line 1: 1101 Market Street, Suite 2600							
Address Line 1: 1101 Market Street, Suite 2600 Address Line 4: Philadelphia, PENNSYLVANIA 19107-2950							
ATTORNEY DOCKET NUMBER:			P35736 USA (74634.00182)				
NAME OF SUBMITTER:			Deborah Fowler				
Total Attachments: 3 source=P35736 USA executed Assignment for recordal#page1.tif source=P35736 USA executed Assignment for recordal#page2.tif source=P35736 USA executed Assignment for recordal#page3.tif							

JULY 2008 PATENT ASSIGNMENT FROM SILTECH CORPORATION TO PETROFERM INC.

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This Assignment is made effective as of the ______ day of July 2008 by and between Siltech Corporation, a Canadian corporation having a place of business at 225 Wicksteed Avenue, Toronto, Ontario, CANADA M4H 1G5 (hereafter "Assignor"), and Petroferm Inc., a corporation of the State of Delaware having a place of business at 402 Centre Street, Suite A, Fernandina Beach, Florida 32034 U.S.A. (hereafter "Assignee").

WHEREAS, Assignor is the sole owner of U.S. Patent No. 5,591,880 (hereafter the "Patent");

WHEREAS, pursuant to a May 30, 1997 "License Agreement", Assignor licensed the Patent to Siltech Inc.;

WHEREAS, Assignee is the successor of Siltech Inc. by virtue of the following transactions: (A) the acquisition of the capital stock of Siltech Inc. in its entirety on May 30, 1997 by Petroferm Inc.; (B) the change of name of Siltech Inc. to Lambent Technologies Inc., and the merger thereof into Lambent Technologies Corp., a corporation of the State of Illinois (Articles of Merger filed on June 30, 2000); and (C) the merger of Lambent Technologies Corp. into Petroferm Inc.;

WHEREAS, pursuant to a March 15, 2000 "Partial Assignment of Siltech License Agreement" (hereafter "Partial Assignment") between The B. F. Goodrich Company and Lambent Technologies Inc. (now Petroferm Inc. – the "Assignee"), Lambent Technologies Inc. assigned its rights partially under the above License Agreement to The B. F. Goodrich Company (thereafter Noveon, Inc.), The Lubrizol Corporation being the successor of Noveon, Inc. in the interest of the Partial Assignment; WHEREAS, pursuant to certain terms of the License Agreement, Assignor is obligated to assign the Patent to Assignee,

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NOW, THEREFORE, to fulfill the terms in said License Agreement and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged hereby:

Assignor does sell, convey, assign, transfer and deliver hereby unto Assignee and its successors and assigns forever the entirety of Assignor's interest in and to the Patent, the same to be held and enjoyed by Assignee for its own use and for the use of its successors, assigns, or other legal representatives to the end of the term for which the Patent has been granted as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made, and including any right it may have to sue third parties for any acts of infringement of the Patent at any time, including any act of infringement that may have occurred prior to the effective date of this Assignment, and including the right to recover damages or to pursue any other available remedies for any acts of such infringement, including but not limited to any damages or any other available remedies for any acts of infringement that may have occurred prior to the effective date of this Assignment.

Assignor covenants further to execute all additional instruments and to do all things necessary for carrying out the purpose of this Assignment at no further expense to Assignee and its successors. Assignor is not responsible, however, for any recording costs associated with this Assignment.

PATENT REEL: 021936 FRAME: 0059

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed by its duly authorized officer this 137 day of 0cfolce, 2008.

[Seal]

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Siltech Corporation

By: Magenhy Name: DAG ENHORNING Title: PRESIDENT

Province of Outan

STATEMENT OF WITNESS

İ,	, whose full post office address is		
		, was personally present and did	
see	, v	vho is known to me, execute the above	
Assignment on this	day of	, 2008.	

Signature of Witness

P:\S drive - Clients\P\PETROFERM INC\General\G35469\JULY 2008 PATENT ASSIGNMENT FROM.doc

RECORDED: 12/08/2008