Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | DEBENTURE |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|----------------|----------|----------------|-------------------------|
| AKUBIO LIMITED | | 12/13/2005 | COMPANY: UNITED KINGDOM |

RECEIVING PARTY DATA

| Name: | ETV CAPITAL S.A. |
|-----------------|------------------------------------|
| Street Address: | 46A AVENUE JOHN F. KENNEDY, L-1855 |
| City: | LUXEMBOURG |
| State/Country: | LUXEMBOURG |
| Entity Type: | CORPORATION: LUXEMBOURG |

PROPERTY NUMBERS Total: 3

| Property Type | Number | Word Mark |
|----------------|----------|-----------|
| Serial Number: | 77028788 | AKT IV |
| Serial Number: | 77028805 | LINK IT |
| Serial Number: | 77028776 | RAP ID |

CORRESPONDENCE DATA

Fax Number: (352)372-5800

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

P.O. BOX 142950

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Address Line 4: GAINESVILLE, FLORIDA 32614-2950

ATTORNEY DOCKET NUMBER: GJE-MISC

DOMESTIC REPRESENTATIVE

Name:

Address Line 1:

Address Line 1:

TRADEMARK REEL: 003492 FRAME: 0921 7702878

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| Address Line 2: Address Line 3: Address Line 4: | |
|--|----------------------|
| NAME OF SUBMITTER: | DAVID R. SALIWANCHIK |
| Signature: | /drs/ |
| Date: | 03/05/2007 |
| Total Attachments: 31 source=Akubio.Debenture#page1.tif source=Akubio.Debenture#page2.tif source=Akubio.Debenture#page3.tif source=Akubio.Debenture#page4.tif source=Akubio.Debenture#page5.tif source=Akubio.Debenture#page6.tif source=Akubio.Debenture#page7.tif source=Akubio.Debenture#page8.tif source=Akubio.Debenture#page9.tif source=Akubio.Debenture#page10.tif source=Akubio.Debenture#page11.tif source=Akubio.Debenture#page13.tif source=Akubio.Debenture#page14.tif source=Akubio.Debenture#page15.tif source=Akubio.Debenture#page16.tif source=Akubio.Debenture#page17.tif source=Akubio.Debenture#page18.tif source=Akubio.Debenture#page20.tif source=Akubio.Debenture#page21.tif source=Akubio.Debenture#page21.tif source=Akubio.Debenture#page22.tif source=Akubio.Debenture#page23.tif source=Akubio.Debenture#page25.tif source=Akubio.Debenture#page25.tif source=Akubio.Debenture#page26.tif source=Akubio.Debenture#page27.tif source=Akubio.Debenture#page27.tif source=Akubio.Debenture#page27.tif source=Akubio.Debenture#page27.tif source=Akubio.Debenture#page28.tif | |

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DATED 13 December 2005

(1) AKUBIO LIMITED

(2) ETV CAPITAL S.A.

DEBENTURE

TAYLOR WESSING
Carmellia
50 Victoria Embankment
Blackfriers
London EC4Y 0DX

+44 (0)20 7300 7000 +44 (0)20 7300 7100 DX 41 London

Execution Version Ref: AKG

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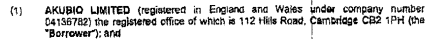
THIS DEBENTURE is made the

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day of December

2005

BETWEEN



(2) ETV CAPITAL S.A. a company incorporated under the laws of the Grand Duchy of Luxembourg whose registered office is at 46A Avenue John F Kennedy, L-1855 Luxembourg (the "Lender").

INTRODUCTION

- (A) The Lender has agreed to make available to the Borrower a term facility of up to subject to and upon the terms and conditions contained in the Loan Agreement (as defined below).
- (B) As a condition precedent to and pursuant to the provisions of the Loan Agreement the Borrower has agreed to enter into this Depending for the purpose of providing security to the Lender for the Secured Liabilities.

AGREED TERMS

1. Definitions and interpretation

1.1 Definitions

In this Debenture the following expressions have the following meanings, unless the context officerwise requires:

"Asset Insurance" means the insurance referred to in clause 12(g)(i) (Property and Asset Insurance) in respect of assets other than the Property):

"Administrator" means any administrator appointed pursuant to this Debenture;

"Book Debts" means:

- (a) all book and other debts in existence from time to time (including, without limitation, any sums whatsoever owed by banks or similar institutions), both present and future, due, owing to or which may become due, owing to or purchased or otherwise acquired by the Borrower, and
- (b) the benefit of all rights whatsoever relating to the debts referred to above including, without limitation, any related agreements, documents, rights and remedies (including, without limitation, negotiable or non negotiable instruments, guarantees, indemnities, legal and equitable charges, reservation of proprietary rights, rights of tracing, unpaid various tiens and all similar connected or related rights and assets);

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"Book Debts Account" means such separate and denominated account or accounts with such bank as may be specified in writing by the Lender for the purpose of receiving payments of the proceeds of the realisation and collection of Book Debts:

"Charged Property" means the whole or any part of the property, assets, income and undertaking of the Borrower from time to time mongaged, charged or assigned to the Lender pursuant to this Depending;

"Company" means any person of whose share capital the Shares form all or any part;

"Centracts" means all the Borrower's rights, title, interest and benefit in and to any contract in respect of the whole or any part of the Charged Property to which the Borrower is a party;

"Costs" means all costs, charges or expenses of whatsoever nature including, without limitation, legal fees, disbursements and any VAT to be charged on such costs, charges, expenses and disbursements;

"Default Rate" means the annual rate of interest specified in clause 7.2 of the Loan Agreement;

"Derivative Assets" means all stocks, shares, warrants or other securities, rights, dividends, interest or other property (whether of a capital or income nature) accruing, offered, issued or deriving at any time by way of dividend, bonus, redemption, exchange, purchase, substitution, conversion, consolidation, subdivision, preference, option or otherwise attributable to any of the Shares or any Derivative Assets previously described;

"Event of Default" means any of those events or circumstances set out in clause 15 (Events of Default) of the Loan Agraement;

"Fixtures" means all assets of whatsoever nature, apart from land and buildings, forming part of any treehold or leasehold property owned by the Borrower and deemed by law to be immovable property;

"Floating Charge Property" has the meaning given to this term in clause 4(d);

"Insolvency Act" means the insolvency Act 1986 unless otherwise stated;

"Intellectual Property" means the intellectual property described in schedule I (Intellectual Property) together with all other intellectual property presently or in the future owned by the Borrower in any part of the World including without limitation subsisting patents and substiting rights of a similar nature to patents, applications for patents and such rights, divisions prolongations, renewals, expensions, supplementary protection certificates and continuations of such applications for patents, registered and unregistered vade marks, registered and unregistered service marks, registered and unregistered designs, unlity models (in each case for their full period and all extensions and renewals of them), applications for any of them and the right to apply for any of them in any part of the World, inventions, processes, software, formulae, technology (whether patentable or not) data, drawings, specifications, business or names, trade names, brand names, domain names, database rights, copyright and rights in the nature of database rights and copyright, design rights, semiconductor topography rights, get up and any uniform resource identifiers and any similar rights existing in any country and all legal equitable and other rights in any of them; and the benefit (subject to the burden) of any and all agreements and floences (where such

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agreements and licences parmit the creation of security) in connection with any of the foregoing and all present and future rights and causes of action whenever and wherever accrued to the Borrower in respect of the infringement of the foregoing intellectual property rights including rights and causes of action arising out of the agreements, arrangements and licences in connection with the foregoing:

"Loan Agreement" means the Loan Agreement dated on or about the date hereof and made between the Borrower and the Lender;

"LPA" means the Law of Property Act 1925:

"Nominees" means the Lender, its agents, nominees and any other person holding the Shares and the Derivative Assets on behalf of the Lender from une to time;

"Plant and Machinery" means all plant and machinery, equipment, fittings, instellations and apparatus, inventory, furniture, tools, motor vehicles and all other such assets (other than Fixtures) whatsoever, wherever structs, which are now, or at any time after the date of this Debenture become, the property of the Borrower;

"Property" means all estates and other interests in any freehold, leasehold or other immovable property (including, without limitation, all Fixtures on such property) which are now, or at any time after the date of this Debenture become, the property of the Borrower, all proceeds of sale derived from such property and the benefit of all covenants to which the Borrower is entitled in respect of such property:

"Property Insurance" means the insurance referred to in clause 12(f)(i) (Property and Asset Insurance) in respect of the Property;

"Receiver" means any receiver appointed pursuant to this Depenture, including, for the avoidance of doubt, a receiver and manager or a manager,

"Rights" means all the Borrower's rights, title and interest from time to time in any tease, licence or occupational right whatsoever together with the entire benefit of all the Borrower's rights, title and interest from time to time in any renewal of, replacement of or variation to any such tease, licence or occupational right (including, without imitation, all tis rights, title and interest in any occupational lease, agreement for any occupational lease, and any associated agreements which may be grented by the Borrower or any person deriving title from the Borrower from time to time over or in respect of the whole or any part of the Property and any other properties (freshold or leasehold) in which the Borrower has an interest):

"Secured Liabilities" means all moneys, debts and liabilities from time to time due, owing or incurred by the Borrower to the Lender pursuant to the Facility Documents in each case:

- (a) whether present or future:
- (b) whether alone or jointly with any other person:
- (c) whether actual or contingent;
- (d) whether as principal or as surety;
- (e) in whatsoever name, firm or style;
- (f) in whatsoever currency denominated; or

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(g) otherwise.

"Security Documents" means any document entered into by any person from time to time creating any Security interest, directly or indirectly, for the obligations of the Borrower under the Facility Documents including, without Emiliation, this Debenture; and

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"Shares" means all stocks, shares and other securities held by the Borrower or any nominee of the Borrower.

1.2 Interpretation

- (a) In this Debenture:
 - the Contents page and dause headings are included for convenience only and do not affect the construction of this Depenture;
 - (ii) words denoting the singular include the plural and vice versa; and
 - (iii) words denoting one gender include each gender and all genders.
- (b) In this Debenture, unless the context otherwise requires, references to:
 - persons include references to patural persons, firms, partnerships, companies, corporations, associations, organisations and trusts (in each case whether or not having a separate legal personality);
 - (ii) documents, instruments and agreements (including, without limitation, this Debenture and any document referred to in this Debenture) are references to such documents, instruments and agreements as mounted, amended, varied, supplemented or noyated from time to time;
 - (iii) "Administrators" and "administrators" are references to administrators appointed under the insolvency Act 1986, as amended, if appropriate, by the Enterprise Act 2002 and include administrators appointed under the out-of-court procedure under the Enterprise Act 2002.
 - receivers are references to receivers of whatever nature including, without limitation, receivers and managers and administrative receivers;
 - (v) the terms the "Lender" and the "Receiver" include, where the context so admits, references to any assignee, transferse or delegate of any such person;
 - (vi) a pany to this Dependire includes references to its successors, transferees and assigns;
 - (vii) recitals, clauses and schedules are references to recitals to this Depender, clauses of this Depender and schedules to this Depender; and references to this Depender include its schedules;
 - (viii) paragraphs are references to paragraphs of the schedule in which the references appear:

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(ix) statutory provisions (where the context so admits and unless otherwise expressly provided) are construed as references to those provisions as respectively amended, consolidated, extended or re enacted from time to time, and to any orders, regulations instruments or other supordinate legislation made under the relevant statute; and

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(x) a time of day is a reference to London time.

1.3 Loan Agreement defined terms

Unless otherwise defined in this Debenture, terms defined in the Loan Agreement bear the same meaning in this Debenture.

1.4 Conflict with Loan Agreement

Unless a contrary indication is given, if there is any conflict between the provisions of this Debenture and the provisions of the Loan Agreement, the provisions of the Loan Agreement shall prevail.

2. Covenant to pay

The Borrower shall on demand following an Event of Default that is continuing pay to the Lender or discharge, as the case may be, all the Secured Liabilities when the Secured Liabilities become due and payable.

3. Interest

The Borrower shall pay to the Lender interest on the Secured Liabilities (after as well as pefore any demand made or judgment obtained or the liquidation or administration of the Borrower) at the rate and upon the terms set out in the Liquid Agreement.

4. Security

By way of continuing security in favour of the Lender for the perment and discharge of the Secured Liabilities, the Borrower with full title guarantee hereby charges to the Lender or assigns to the Lender (as the case may be) the property set out below in the manner set out below:

- (a) Property
 - By way of first fixed charge the Property and all Rights relating to such Property.
- (b) Intellectual Property
 - By way of first fixed charge, all the intellectual Property owned by the Borrower.
- (c) Goodwill

By way of first fixed charge, all the goodwill and uncalled capital for the time being of the Borrower.

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(d) Floating charge

By way of first floating charge, all the undertaking and assets of the Borrower whatsoever, (including but without limitation the Contracts, the Book Debts, the Plant and Machinery and the Shares and Derivative Assets) wherever situate, whether movable, immovable, present or future (including, without limitation, its uncalled capital for the time being and all the undertaking and assets of the Borrower referred to above which are, for any reason, not validly charged or assigned pursuant to clauses 4(a) (Property) to 4(c) (Goodwill) (Inclusive) of this Debenture) (the "Floating Charge Property").

The floating charge created by this Debenture is a qualifying debenture for the purposes of paragraph 14 of Schedule B1 to the insolvency Act.

5. Conversion of floating charge

5.1 Conversion by notice

The Lender may by notice to the Borrower conven the floating charge contained in this Debenture into a fixed charge as regards such Charged Property as the Lender may specify (whether generally or specifically) in that notice (i) if it reasonably considers that it would be necessary to do so in order to protect, preserve the charges over the Charged Property or the priority of those charges; or (ii) on, or at any time following, the occurrence of an Event of Default (where the Event of Default is continuing at the relevant time), or poth.

5.2 Automatic conversion

If, without the prior written consent of the Lender, the Borrower creates any Security interest other than a Permitted Security interest over any of the Charged Property not expressed to be subject to a fixed charge under this Debenture, or attempts to do so, or if any person levies or attempts to levy any distress, attachment, execution or other legal process against any of such Charged Property, or if any steps are taken for the appointment of, or notice is given of intention to appoint, an attainletwar in relation to the Borrower, the floating charge created by this Debenture over the Charged Property the subject of such Security interest or process will automatically, without notice, be converted into a fixed charge as soon as such event occurs.

PROVIDED THAT the floating charge contained in this Debanture may not be converted into a fixed charge solely by reason of the obtaining of a moratorium or anything done with a view to obtaining a moratorium by an eligible company (as defined by Schedule A1 of the insolvency Act), under the insolvency Act.

6. Further assurance

The Borrower shall:

(a) forthwith, at any time if so required by the Lender, at its own expense execute and deliver to the Lender such further legal or other mortgages, charges, assignments, securities, authorities and documents at the Lender may in its discretion require of the whole or such part of the Charged Property as the Lender may specify, in such form as the Lender may in its reasonable discretion require, to protect or perfect the Lender's right, fitte or interest (in any jurisdiction) in the Charged Property or to secure the payment or discharge of

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the Secured Liabilities, including, without limitation, in order to vest the whole or such part of the Charged Property in the Lender, the nominee of the Lender or in any purchaser from the Lender or the Receiver;

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- (b) pending the execution and delivery of any such assignments, hold such Charged Property upon trust for the Lender subject to the provisions of this Debenture; and
- (c) pending the execution and delivery of any such mortgages, charges, or other security, hold such Charged Property subject to the provisions of this Dependance.

Deposit of documents and title deeds

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- 7.1 The Borrower shall upon the written request of the Lender deposit with the Lender (and the Lender during the continuance of this security may hold and retain):
 - (a) all deeds and documents of title relating to the Property:

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- (b) all stock or share certificates or other documents of title to or representing the Shares and the Derivative Assets together with such duly executed transfers or assignments with the name of the transferoes, date and consideration set plank as the Lender may require;
- (c) all such deads and documents of title (if any) relating to the Book Debts as the Lender may from time to time specify; and
- (d) if so requested by the Lenger, copies of any specified Contracts certified to be true copies by one director of or solicitor acting for the Borrower.
- 7.2 The Borrower shall upon the written request of the Lender:
 - procure the registration in the company books of the Company of the transfer of the Shares and the Derivative Assets to the Lender (or the Nominees as the Lender may require), the entry of the Lender (or the Nominees as the Lender may require) in the register of members of the Company as the holder or holders of the Shares and the Derivative Assets, and the issue of new share cartificates in respect of the Shares and the Derivative Assets to the Lender (or the Nominees as the Lender may require); and
 - (b) upon the accrual, offer, issue or receipt of any Derivative Assets deliver or pay to the Lender or procure the delivery or payment to the Lender of all such Derivative Assets or the stock or share certificates or other documents of title to or representing them together with such duly executed transfers or assignments with the name of the transferse, date and consideration left blank as the Lender may require.

Negetive pledge

The Borrower shall not save as otherwise permitted under the loan Agreement:

 (a) create, purport to create or allow to subsist, any Security interest over the whole or any part of the Charged Property except for any Permitted Security interest;

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- convey, assign, transfer, or agree to convey, assign or transfer the whole or any part of the Charged Property other than the Floating Charge Property in the ordinary course of business;
- permit or agree to any variation of the nights attaching to the whole or any part of the Charged Property other than the Floating Charge Property in the ordinary course of business;
- (**d**) knowingly, do, cause or permit to be done anything which may in the opinion of the Lender, in any way depreciate, jeopardise or otherwise prejudice the value to the Lender (whether monetary or otherwise) of the whole or any part of the Charged Property other than Floating Charge Property in the ordinary course of business;
- (e) release, exchange, compound, set off, grant time or indulgence in respect of, or in any other manner deal with, all or any of the Book Debts except in the ordinary course of business; or
- **(f)** take any steps for the appointment of an administrator without first giving the Lender 10 Business Days' notice of its Intention to do sp.

Ø. The Book Debts Account

The Borrower shall:

- (B) collect and realise all Book Debts in the ordinary course of its business. For the avoidance of doubt, it is hereby declared that for the purposes of this Departure, the ordinary course of pusiness of the Borrower does not include or extend to the selling, assigning or in any other way factoring or discounting any
- (b) upon the written request of the Lender (having exercised its right under plauses 5.1 or 6(a) (hereinafter called the "Conversion") pay the proceeds of such collection and realisation into the Book Debts Account;
- following the Conversion, not except with the prior written consent of the Lender (such consent not to be unreasonably withheld or delayed), withdraw (C) from the Book Debts Account all or any monies standing to the credit of the Book Debts Account; and
- following the Conversion, if called upon so to do by the Lender execute a legal assignment of the Book Debts to the Lender in such terms as the Lender may (d) in its discretion require, give such nodce of that legal assignment to the debtors from whom the Book Debts are due, owing or incurred and take any such other step as the Lender may in its discretion require to perfect such legal assignment
- Dividends, voting rights and Nominees 10.
- Dividends and voting rights

For so long as no Event of Default is continuing, the Borrower may:

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- (a) subject to clause 7.2(b) (Deposit of documents and title deeds), receive and ration all dividends, interest and other income deriving from and received by it in respect of the Shares and the Derivative Assets; and
- (b) exercise all voting and other rights and powers attached to the Shares and the Derivative Assets PROVIDED THAT such exercise does not adversely affect the Shares and the Derivative Assets and is not otherwise inconsistent with the Depenture.

10.2 Trustee powers

The Lender may at its discretion (in the name of the Borrower or otherwise, subject to clause 10.1 (Dividends and voting rights), after the occurrence of an Event of Default which is continuing and without any consent or authority on the part of the Borrower) exercise all the powers given to trustees by section 10(3) and (4) of the Trustee Act 1925 (as amended by section 9 of the Trustee investments Act 1981) in respect of those Shares and the Derivative Assets subject to a trust.

10.3 Lender's powers of enforcement over Snares and the Derivative Assets

- (a) Following the occurrence of an Event of Default which is continuing and following the crystallisation of the floating charge over the same in accordance with clauses 5.1 (Conversion by Notice) or 5.2 (Automatic Conversion), all dividends, interest and other income forming part of the Shares and the Derivative Assets shall, unless otherwise agreed between the Lender and the Borrower, be paid without any set off or adduction wristsoever to an interest bearing suspense account in the name of the Lender and shall be retained by the Lender until applied as hereinafter provided as part of the Shares and the Derivative Assets and any such monies which may be received by the Borrower shall, pending such payment, be held in trust for the Lender.
- (b) The Lender shall (in the absence of negligence, wittul default or fraud) not have any duty as to any Shares and Derivative Assets and shall incur no liability for:
 - ascertaining or taking action in respect of any calls instalments, conversions, exchanges, maturities, tenders or other matters in relation to any Shares and Derivative Assets or the nature or sufficiency of any payment whether or not the Lender has or is deemed to have knowledge of such matters;
 - (ii) taking any necessary steps to preserve rights against prior parties or any other rights penalning to any Shares and Derivative Assets; or
 - (iii) for any failure to present any interest, coupon or any bond or stock drawn for repayment or for any failure to pay any call or instalment or to accept any offer or to notify the Borrower of any such matter or for any failure to ensure that the correct amounts (if any) are paid or received in respect of the Shares and the Derivative Assets.

10.4 Gustody

The Lender shall be entitled to provide for the safe custody by third parties of all stock and share certificates and documents of title deposited with the Lender or Nominees at the expense of the Borrower and shall not be responsible for any loss of or damage to any such certificates or documents.

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11. Representations and warrantles

11.1 The Borrower represents and warrants to the Lender that:

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(a) Ownership of the Charged Property

it is absolutely, solely and beneficially entitled to all the Charged Property as from the date it or any part of it falls to be charged under this Debenture and the rights of the Borrower in respect of the Charged Property are free from any Security Interest of any kind other than a Permitted Security Interest; and

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(b) No disposal

except as disclosed in writing it has not sold or agreed to sell or otherwise disposed of, or agreed to dispose of, the benefit of all or any of the Borrower's right, title and interest in and to the Charged Property other than Floating Charge Property in the ordinary course of business.

The representations and warranties set forth in this clause are given and made on and as of the date of this Depenture, shall survive the execution of this Depenture and are continuing representations and warranties which are deemed to be repeated on the first day of each interest Period.

12. Undertakings

The Borrower gives each of the undertakings contained in this diause to the Lender.

(2) Duration

The undertakings in this clause shall remain in force during the continuance of the security constituted by this Debenture.

(b) To comply with statutes

The Borrower shall use its reasonable endeavours to comply with all reasonable requirements of any Authority, all obligations under any statute and all byelows and regulations relating to the whole or any part of the Charged Property.

(c) To provide information

The Borrower shall furnish to the Lender promptly following request by the Lender such information and supply such documents of papers relating to the Charged Property from time to time as the Lender may reasonably require.

(d) Security by Subsidiary

The Borrower shall procure that any company which may be or became a Subsidiary of the Borrower during the subsistence of this Debenture shall provide in favour of the Lender such security in such form as the Lender may in its discretion require provided that such security is on terms no more onerous than this Debenture.

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Shares of Subsidiary

The Borrower shall not permit any Subsidiary of the Borrower to issue any snares except to the Borrower isself or to one of the Borrower's other wholly owned Subsidianes.

Property and Asset Insurance

The Borrower shall:

- (1) insure and keep insured the Property and all of its undertaking and assets in accordance with the terms of the Loan Agreement.
- procure that the interest of the Lender is noted on all policies of (11) Property Insurance and Asset Insurance in such manner as the Lender may reasonably require;
- duly and punctually pay all premiums and any other moneys necessary for maintaining the Property Insurance and the Asset Insurance in full force and effect;
- ensure that if reasonably required by the Lender every policy of insurance relating to the Property Insurance and the Asset Insurance (if $\{|v\rangle$ available) contains a first loss payee clause and a standard mortgagee clause, whereby such insurance will not be invalidated, vittated or avoided as against a mongagee in the event of any misrepresentation, act, neglect or failure to disclose on the part of the insured;
- produce to the Lender on its reasonable request copies of all policies (V) and all receipts for the current premiums with respect to the Property insurance and the Asset Insurance; and
- promptly give notice to the Lender of any occurrence which gives rise, or might give rise, to a claim under any policy of insurance relating to the Property Insurance, the Asset Insurance or both and, except with me prior written consent of the Lender, the Botrower shall not agree to semement of any such claim.

If the Borrower at any time fails to perform any of its material obligations contained in this clause, the Lender may effect or renew such insurance as the Lender acting reasonably thinks fit and the Borrower shall relimburse the Lender for the reasonable Costs thereby incurred promptly following request. Such Costs will bear interest in accordance with clause 3 (interest) from the date of payment by the Lender until the date of reimbursement.

(Q) Insurance monies

Any monies received by vinue of any insurance relating to the whole or any part of the Charged Property (whether effected pursuant to this Debenture or otherwise) will be deemed to be part of the Charged Property. The Borrower shall apply all such mones in making good, or in recouping expendeure incurred in making good, any toss or damage or, if the Lender in its discretion so requires following an Event of Default which is continuing, towards discharge of the Secured

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- (ii) The Borrower shall ensure that all such monies as are referred to in clause 12(h)(i) which are not paid directly by the insurers to the Lender shall be held by the recipient upon trust for the Lender and be applied by the Borrower in accordance with clause 12(h)(i).
- (iii) This clause applies whether or not this betternure has become enforceable.

(h) To repair

The Borrower shall:

- (i) at all times keep in good and substantial repeir and condition, subject to normal wear and tear all the Charged Property including, without limitation, all buildings, erections and structures on and in the Property;
- keep all Plant and Machinery in good repair, working order and condition and fit for its purpose; and
- where it is uneconomic to repair any part of the Charged Property, replace such part by another similar asset of equal or greater quality and value.

(i) Intellectual Property

The Borrower shall, during the continuence of the sequity constituted by this Debenture:

- (i) take all necessary action to effect, protect, review and maintain the intellectual Property (wherever situate) which is material to the Borrower's business and contracts and promptly notify the Lender of any material infringement or alleged material infringement or any challenge to the validity of any such intellectual Property of which the Borrower has notice and supply the Lender with all information in the Borrower's possession relating thereto as the Lender may reasonably request;
- notify the Lender of any application for registration and any grant of registration of Intellectual Property;
- (iii) duly and promptly take all steps and actions as may be necessary or required to obtain granted patents of broad and effective scope in the united Kingdom and all other material jurisdictions in respect of the inventions the subject of the patents and patent applications listed in schedule 1 and of all patentable inventions comprised in any part of the intellectual Property and belonging to the Borrower;
- (iv) promptly following the written request of the Lender duly and expeditiously register (and pay all fees and costs in connection therewith) in such register(s) or with such authorities as the Lender may deem appropriate (acting reasonably) for the purpose (in the United Kingdom or elsewhere) and in such name(s) as may be required by the law and practice of the place of registration such of the following as may be capable of registration, whether in the United Kingdom or elsewhere:

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- (A) the Intellectual Property:
- (B) this Debenture;

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- (C) all licences, registered user agreements or other interests granted to or acquired by the Borrower relating to the intellectual Property; and
- (D) all future essignments and/or mongages made hereunder:
- execute such further short form or other documents as may be reasonable in order to facilitate registration of this Debenture or otherwise period the Lender's security interests over any of the Intellectual Property as provided in clause 12(i)(iv) and the Lender shall, at the Borrower's expense, job with the Borrower in executing such documents:
- (M) provide to the Lender such copy documents as are appropriate to confirm compliance with clause 12(j)(iv) above:
- (M) pay all application, registration, renewal and other payments necessary for effecting, protecting, maintaining or renewing any registrations of intellectual Property required to be made under clauses 12(j(i) to 12(j)(v) pefore the latest time provided for payment therefor and do all other acts and things reasonably necessary for maintaining all such intellectual Property in full force and effect. If default shall be made by the Borrower in making such payments or doing such acts or things, the Lender may make such payments or cause such acts or things to be done:
- maintain an up-to-date record of all trade marks, applications for registration of trade marks and of all copyright, patents and patent applications and any other intellectual Property dwned by the Borrower and provide a copy to the Lender on written request;
- at the written request of the Lender, provide the Lender with a written summary of all trade marks, trade mark applications, trade names and ((x)) any other Intellectual Property acquired by the Borrower (whether in the United Kingdom or elsewhere) since the creation of this Depenture or the date of the last notification, as the case may be;
- not mortgage, charge, encumber, sell, assign, transfer, or otherwise dispose of, license or agree to license any Intellectual Property or any grant or permit to subsist any ngnts thereunder or interest therein or permit any third party to use such intellectual Property save for any licence granted pursuant to a joint venture arrangement or corporate collaboration in the ordinary course of pusiness;
- not without the lender's prior written consent (such consent not to be unreasonably withheld or delayed) alter any specification for which any trade mark has been registered or give its consent to registration by a third party of any trade mark the same or confusingly similar to any tracte mark;
- diligently commence and prosecute all proceedings as may be necessary to prevent infringement or, as applicable, continued

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infingement of all Intellectual Property belonging to the Borrower where such infringement has or could have a material detrimental effect on the Borrowers business;

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(xiii) save as is required by law, not without the Lender's prior written consent use the Lender's name in or join the Lender into any proceedings relating to infringement of any intellectual Property:

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- (xiv) use its best endeavours to protect the Intellectual Property and all documents embodying it from and against theft, loss, destruction, unauthorised access, copying or use;
- (xv) not publish or otherwise disclose details of any of its inventions, other than (a) as a consequence of the ordinary course of patent prosecution processes, software, formulae, technology (whether patentable or not) data, drawings, specifications, business or trade secrets, technical information confidential information and know how or (b) where such disclosure would not have a detrimental effect of the Borrower's business:
- (xvi) not permit any person other than the Borrower or Lander to be registered as owner of the Intellectual Property or any part of it; and
- (xviii) In the event the Lender or Receiver shall wish to realise the Charged Property, the Borrower shall when this security is enforceable, upon demand assign to the Lender or the Receiver or such other person nominated by them all rights to sue for damages and other remedies in respect of infringements of the Intellectual Property prior to the date of the assignment.

The Sorrowar hereby appoints the Lender as its authorised agent to make any filings, registrations or renewals or otherwise at such registries or with such authorities as appropriate, whether in the United Kingdom or elsewhere as shall be necessary to give effect to clause 12(i) and hereby trevocably authorises the Lender, if the Borrower shall during the continuance of mis Dependure make default in carrying out any of its obligations under clause 12(i), to effect such registrations, renewals, payments and notifications or carry out such acts or things at the expense of the Borrower as shall be necessary to protect the Lender's interest Netrunder or to protect or maintain the Intellectual Property in question or any of it. The Lender agrees that it shall first give the Borrower notice before carrying out any such filings, registrations and renewals to allow the Borrower to effect the same in reasonable time Provided However that nothing herein shall prevent the Lender from acting immediately if it reasonably considers that its interests may be prejudiced by not doing so.

13. Costs and Lender's performance of covenants

13.1 Costs undertaiding

The Borrower shall within three Business Days of the Lender's written demand pay to the Lender or the Receiver, as the case may be, and discharge all Costs payable by it pursuant to this Debanture on a full indemnity basis, logether with interest at the Default Rate from the date the relevant Cost was expended, incurred or suffared (whichever is the earlier) by the Lender or the Receiver, as the case may be, until full discharge of such Cost.

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13.2 Lender's performance of covenants

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If the Borrower falls to perform the undertakings contained in clause 12(i) (To repair), the Lender may perform such coverant at the Borrower's expense and the Borrower shall reimburse the Lender for the Costs of such performance within three Business Days of the Lender's written demand. Nothing in this Debenture shall oblige the Lender to perform any covenant of the Borrower.

14. Default

14.1 Enforcement

This Debenture will become enforceable upon the occurrence of an Event of Default which is continuing.

15. Appointment of Administrator

- 15.1 At the time, when the security constituted by this Dependure is enforceable, whether or not the Lender has entered into or taken possession of the whole or any part of the Charged Property pursuant to this Dependure, the Lender may, in so far as permitted by law, at its option and in addition to any right to appoint a Receiver, by writing under the hand of any authorised officer of the Lender, appoint any person to be an administrator of the Company under the headvercy Act and the Enterprise Act 2002 and such person shall, from the effective date of such appointment, be an Administrator with all powers conferred on him by the insolvency Act or the Enterprise Act 2002 as the case may be.
- Without prejudice to any continuing right of the Lender, at its option, to appoint a Receiver under this Debanture unless and until, and then only to the extent, prohibited from so doing by the provisions of the Enterprise Act 2002, the floating charge created hereunder is a qualifying floating charge for the purposes of paragraph 14 of Schedule B1 to the insolvency Act (incorporated by Schedule 16 of the Enterprise Act 2002) and that paragraph shall apply to this Debanture.

Statutory power of sale

- 16.1 For the purposes of all powers implied by statute, and in particular the power of sale under section 101 of the LPA (Powers incident to estate on interest in a mortgage), the Secured Liabitaties will be deemed to have become due when the security created by this Depending becomes enforceable and section 103 of the LPA (Regulation of exercise of power of sale) and section 93 of the LPA (Restriction on consolidation of mortgages) will not apply.
- 16.2 The statutory powers of leasing conferred on the Lender are extended so as to authorise the Lender to lease, make arrangements for leases, accept surrender of leases and grant options on such terms and conditions as the Lender may in its discretion think fit. The Lender is not obliged to comply with any of the provisions of section 99 (Leasing powers of mortgager and mortgages in possession) and section 100 (Powers of mortgager and mortgages in possession to accept surrenders of leases) of the LPA.
- 16.3 Each of the Lender and the Receiver may exercise such person's statutory power of sale in respect of the whole or any part of the Property.

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17. Receiver

17.1 Appointment of Receiver

- (a) At any time when the security constituted by this Debenture is enforceable, whether or not the Lender has entered into or taken possession of the whole or any part of the Charged Property pursuant to this Debenture:
 - (i) the Lender may, in so far as is permitted by law, at its option, by writing under the hand of any euthorised officer of the Lender, appoint any person to be a receiver of the Charged Property and such person shall, with effect from the date of such appointment, be a "Receiver":

PROVIDED THAT this provision shall not apply solely by reason of the obtaining of a moratorium, or anything corie with a view to obtaining a moratorium, by an eligible company (as defined in Schedule A1 of the insolvency Act) under the insolvency Act;

- (ii) the Lender may, from time to time, in similar manner, remove the Receiver and appoint another in his place;
- (iii) the Lender may, either at the time of appointment or at any time thereafter, fix the remuneration of the Receivor;
- (iv) the Lender and any Nominea wherescever situate may, without further notice and without the restrictions contained in section 103 of the Law of Property Act 1925 (Regulation of exercise of power of sale), exercise in respect of all or any part of the Shares and the Derivative Assets all the powers and rights exercisable by the registered holder of the Shares and the Derivative Assets and all other powers conferred on mortgagees by the Law of Property Act 1925 as varied or extended by this Debenture; and
- (v) the Lender and any Nominee wheresoever situate may apply any dividends, interest or other payments received or receivable by the Lender or by such Nominee in respect of the Shares and the Derivative Assets as if they were proceeds of sale.

None of the restrictions imposed by the LPA in relation to the appointment of receivers, the giving of notice or otherwise shall appty.

(b) The Receiver may from time to time delegate, by power of attorney or otherwise, to any person any of his powers and distretions, whether arising by statute, the provisions of this Debenture or otherwise, upon such terms and for such periods of time as he may in his discretion think fit and may from time to time terminate any such delegation. The Lender shall not be liable to the Borrower for any loss or damage arising from any such delegate's act, default, neglect or misconduct of any nature whatsoever.

17.2 Powers of Receiver

The Receiver has all the powers to do or abstain from doing anything which the Borrower could do or abstain from doing in relation to the Charged Property including, without limitation the powers conferred by section 109 of the LPA (Appointment, powers, remuneration and duties of receivers) and, in the case of a Receiver who is an administrative receiver, the powers conferred by section 29 of the Insolvency Act

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(Definitions) and Schedule 1 to the insolvency Act (Powers of administrator or administrative receiver), and in particular the Receiver may:

(a) Carry on business

carry on, manage or concur in carrying on or managing the whole or any part of the business of the Borrower as he may in his distriction think fit;

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(b) Protection of assets

- (i) manage, insure, repair, decorate, maintain, after, improve, renew or add to the Charged Property or concur in so doing;
- (ii) commence of complete any building operations on the Property;
- (iii) apply for and maintain any planning parmissions, building regulations, approvate and any other permissions, consents or licences.

in each case as he may in his discretion think fit;

(c) Realisation of assets

sell, exchange, convert into money and realise the Charged Property or concur in so doing by public auction or private contract and generally in such manner and on such terms as he may in his discretion think fit. Without prejudice to the generality of the foregoing, he may do any of these things for any valuable consideration including, without limitation, cash, shares, stock, dependings or other obligations. Any such consideration may be payable in a lump sum or by instalments spread over such period as he may in his discretion think fit.

(d) Let, hire or lease

- (i) ter, hire or lease (with or without premium) and accept surrenders of leases or tenancies or concur in so doing;
- grant rights, options or easements over and otherwise deal with or dispose of, and exercise all rights, powers and discretions incidental to, the ownership of the Charged Property;
- (iii) exchange or concur in exchanging the Charged Property,

in each such case in such manner and generally on such terms as he may in his discretion think fit, with all the powers of an absolute beneficial owner. The Receiver may exercise any such power by effecting such transaction in the name or on behalf of the Borrower or otherwise;

(e) Barrowing

for the purpose of exercising any of the powers, authorities or discretions conferred on him by or pursuant to this Debenture or of defraying any Costs (including, without limitation, his remuneration) which are incurred by him in the exercise of such powers, authorities or discretions or for any other purpose, to raise and borrow money or incur any other liability either unsecured or secured on the Charged Property, either in priority to the security constituted by this Debenture or otherwise, and generally on such terms as he may in his discretion think fit. No person lending such money is to be opnoemed to

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enquire as to the propriety or purpose of the exercise of such power or as to the application of any money so raised or borrowed;

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make, or require the directors of the Borrower to make, such calls upon the shareholders of the Borrower in respect of any uncalled capital of the Borrower as the Receiver may in his discretion require and enforce payment of any call so made by action (in the name of the Borrower or the Receiver as the Receiver may in his discretion think fit) or otherwise;

(g) Соприотизв

- settle or compromise any claim by, adjust any account with, refer to arbitration any dispute with, and deal with any question or demand from, any person who is, or claims to be, a creditor of the Borrower, as he may in his discretion think fit; and
- settle or compromise any claim, adjust any account, refer to arbitration any dispute and deal with any question or person disting in any way to the Charged Property, as he may in his discretion think fit;

(h) Proceedings

bring, prosecute, enforce, defend and abandon all such actions, suits and proceedings in relation to the Charged Property as he may in his discretion

Subsidiaries

- promote the formation of any Subsidiary of the Borrower with a view to such Subsidiary purchasing, leasing, licensing or otherwise acquiring an interest in the Charges Property;
- arrange for the purchase, lease, licence or acquisition of an interest in the Charged Property by any such Subsidiary for any valuable consideration, including, without limitation, cash, shares, depentures, (Ti) ben stock, convertible loan stock or other securities, profits or a sum calculated by reference to profits, turnover, royalties, floence fees or otherwise, whether or not secured on the undertaking or assets of such Subsidiary and whether or not such consideration is payable of seceivable in a lump sum or at any time or any number of times by instalments spread over such period, as the Receiver may in his discretion think fit; and
- arrange for such Subsidiary to trade or cease to trade as the Receiver (12) may in his discretion think fit:

(i) Employees

appoint and discharge any manager, officer, agent, professional adviser, employee and any other person, upon such terms as he may in his discretion

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(k) Receipts

give valid receipts for all monies and execute all assurances and things which he may in his discretion think proper or desirable for realising the Charged

(1) General powers

do all such other acts and things as the Receiver may in his discretion consider to be incidental or conducive to any of the matters or powers set out in this Departure or otherwise incidental or conducive to the preservation, improvement or realisation of the Charged Property.

17.3 Receiver as agent of the Borrower

The Receiver is at all times and for all purposes the agent of the Borrower. Subject to the provisions of the insolvency Act, the Borrower is solely responsible for all the Receiver's acts, defaults, neglect and misconduct of any nature whatsoever and for his remuneration and Costs, to the exclusion of liability on the part of the Lendar.

17.4 No obligation

The Receiver is not obliged to exercise any of the powers set out in this clause.

Several power

Where more than one Receiver is appointed, each Receiver has the power to act severally unless the Lender specifies otherwise in the appointment of such Receiver.

17.6 Powers exercisable by the Lender

- (a) The Lender may exercise all powers granted to the Receiver by this Debenture, whether as attorney of the Bonower or otherwise.
- The powers of the Receiver set out above are in addition to, and without prejudice in, all statutory and other powers of the Lender as provided in (b) clause 16 (Stautory power of sale) or otherwise and so that, inter alia, such powers are and remain exercisable by the Lender in respect of that part of the Charged Property in respect of which no appointment of a Receiver by the

17.7 Application of proceeds

The provisions of sections 99 to 109 inclusive of the LPA are varied and extended to the extent that all monies received by the Receiver be applied (subject to the provisions of the Enterprise Act 2002, in so far as they are applicable to this

- in full payment of his remuneration and the Costs of realisation including, without limitation, all Costs of, or incidental to, any exercise of any power referred to in this Disbenture, including, without limitation, all outgoings paid by
- providing for the matters specified in paragraphs (i) to (iii) inclusive of (0) section 109 (8) of the LPA (Appointment, powers, remuneration and duties of

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- (c) in or towards satisfaction of any debts or other imposts which are by statute made payable in preference to the Secured Liabilities to the extent to which such debts or imposts are made so payable;
- (d) If so required by the Lender in its discretion, in or towards satisfaction of the Secured Liabilities; and
- (c) to the Borrower of any other person entitled to any surplus.

18. Protection of third parties

- Any person (including, without limitation, any purchaser, mortgager or mortgager) (in this clause a "purchaser") dealing with the Lender may assume without inquiry that:
 - (a) some part of the Secured Liabilities has become due;
 - (b) a demand for such Secured Liabilities has been duly made; and
 - (c) such Secured Liabilities have become due within the meaning of section 101 of the LPA (Powers incident to estate or Interest in a mortgage).
- 18.2 No purchaser dealing with the Receiver or the Lender is to be concerned to enquire whether any power exercised or purported to be exercised by the Receiver or the Lender has become exercisable, or as to the propriety or regularity of any sale by, or be within the powers conferred by this Debenture and to be valid and effective accordingly. All the protection to purchasers contained in section 104 (Conveyance on section 42(3) of the Insolvency Act (Prohibition upon enquiry into administrative receiver's powers) apply to any purchaser.
- 19. No liability as mortgages in possession
- 19.1 Mortgagee's liability

Neither the Lender nor the Receiver is:

- (a) Liable to account as mongagee in possession in respect of the Charged
- (b) liable for any loss upon realisation or exercise of any power, authority or right of the Lender or the Receiver arising under this Debenture, nor for any act, default, neglect, or misconduct of any nature whatsoever.
- 19.2 Possession

if the Lender or the Receiver enters into possession of the Charged Property, such person may at any time go out of possession at the discretion of such person.

- 20. Power of attorney
- 20.1 At any time when the security is enforceable the Borrower inevheably appoints by way of security the Lender, each person deriving title from the Lender and the Receiver,

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jointly and severally to be its attorney (with full power to appoint substitutes and to sub delegate) for it, in its name, on its behalf and as its act and deed or otherwise to sign or execute any deed or document or do any act or thing which the Botrower is, or may become, obliged to sign, execute or do pursuant to this Debenture or which the Lender, the Receiver or any person deriving the from the Lender or the Receiver may no the discretion of such person think fit in connection with the exercise of any of the powers of such person or the realisation of any security constituted by this Depenture.

Without prejudice to the generality of the foregoing, the Borrower unconditionally undertakes to the Lender, and separately to the Receiver and to each person deriving purported to be done in good faith and without negligende by any attorney appointed pursuant to this clause.

27. Cumulative and continuing security

- 21.1 This Debanture is a continuing security to the Lender regardless of any intermediate payment or discharge of the whole or any part of the Secured Liabilities and will not be projudiced or affected by any act, omission or circumstance which, but for this clause, might affect or diminish its effectiveness.
- 21.2 The security constituted by this Debenture is in addition to. Is not in substitution for, is without prejudice to, and does not merge with, any rights whatsoever which the Lender may have, whether in respect of the Secured Liabilities or otherwise, including, without limitation, any rights anxing under any other Security Interest, any bill, note, guarantee, contract or applicable rule of law.
- 21.3 Any receipt, release or discharge of the security constituted by, or of any liability arising under, this Debenture shall not release or discharge the Borrower from any liability which may exist independently of this Debenture to the Lender.
- 21.4 Where the security constituted by this Depenture initially takes effect as a collateral or further security to any other Security Interest held by the Lender then, notwithstanding any receipt, release or discharge given in respect of such other Security Interest, this other sums secured by such other Security Interest.

22. Avoidance of payments

- 22.1 No assurance, security or payment which may be avoided under the law or subject to an order of the court made under any law relating to bankruptcy. Insolvency, release, settlement or discharge given or made by the Lender on the faith of any such assurance, security or payment, prejudices or affects the right of the Lender:
 - (a) to recover any montes from the Borrower (Including) without limitation, any montes which it is competled to refund under Chapter X of Part IV (Malpractice before and during liquidation; penalisation of companies and company officers; investigations and prosecutions) of the insolvency Act; and any Costs payable by it incurred in connection with such process); or
 - (b) to enforce the security constituted by this Debenture to the full extent of the Secured Liabilities.

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- The Lender (acting reasonably in circumstances where it considers there is a genuine risk of any assurance, security or payment being avoided or invalidated and where it has presented its grounds for concern in writing to the Borrower referencing the resevant legislation or case law as the case may be) may retain the security so created period within which any such assurance, security or payment can be avoided or invalidated. Subject to the foregoing the Lender will let the Borrower's expense) require upon the Secured Liabilities being discharged in full.
- 22.3 If at any time within the period referred to in clause 22.2 any person takes any step whatsoever relating to (i) the winding up or administration of the Borrower; or (ii) any part of the security constituted by this Dependent with the creditors of the Borrower, the Lender may retain the whole or any part of the security constituted by this Dependent to such further period as the Lender remained held by the Lender as security for the payment to the Lender of the Security Liabilities.

23. Prior charges

- 23.1 If there subsists any prior Security Interest against the Charged Property and either, any step is taken to exercise any power or remedy conferred by such Security Interest or the Lender or the Receiver exercises any power or sale pursuant to this Debenture, the Lender may redeem such prior Security Interest or procure the transfer of such Security Interest to itself and may settle and pass the accounts of the person emitted to blinding on the Borrower.
- 23.2 The Borrower shall reimburse the Lander for any Costs incurred by the Lander in exercise of its rights under this clause.

24. Opening a new account

- 24.1 If the Lender receives notice of any subsequent Security Interest affecting the Charged Property, the Lender may open a new account for the Borrower in its books.
- 24.2 If the Lender does not open such new account, then, unless the Lender gives express written notice to the contrary to the Borrower, all payments by or on beneff of the Borrower to the Lender will be treated as from the time of receipt of notice of such of the Borrower and not as having been applied in reduction of the amount of the Secured Liabilities as at the time when the notice was received.

26. Suspense account

Following the enforcement of this sacurity, the Lander may, in its discretion credit to any suspense or impersonal interest-bearing account and hold in such account, on such terms as the Lender may in its discretion think fit, all morphs received, recovered or realised by the Lender pursuant to this Debenture (including, without limitation, the proceeds of any conversion of currency) pending the application from time to time (as the Lender may effect in its discretion) of such monies and account interest, if any, in or towards satisfaction of the Secured Liabilities.

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26. Assignment

Neither the Lender not the Borrower may assign, transfer, hovate or dispose of any of or any interest in, its rights and obligations under this Debenture, save as provided in clause 22 (Assignments and transfers by the Borrower) and clause 23 (Assignments and transfers by the Lender) of the Loan Apreament

27. Waivers

No failure or delay or other relaxation or indulgence on the part of the Lender to exercise any power, right or remady shall operate as a walver thereof nor shall any single or partiel exercise or walver of any power, right or remedy preclude its further exercise of any other power, right or remedy.

28. Severability

Each of the provisions of this Debenture is distinct and severable from the others and if at any time one or more of such provisions is or becomes itegal, invalid or unenforceable the validity, legally and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

28. Land Registry

The Borrower hereby applies to the Chief Land Registrar to enter a restriction in the Proprietorship Registers of the registered titles (if any) of the Property or, in the case of the first registration of the whole or any part of the Property, against the Property, or both, of a restriction in the following form:

"Except under an order of the Registrar no disposition or dealing by the proprietor of the tand is to be registered without the consent of the proprietor for the time being of the charge needby created".

30. Notices

- 30.1 Each party may give any notice, demand or other communication under or in connection with this Depenture by letter, facsimile or comparable means of communication addressed to the other party at the address identified with its name below. Any such communication will be deemed to be given as follows:
 - (a) If personally delivered, at the time of delivery;
 - (b) If by pre-paid letter sent by Royal Mail Special Delivery, at moon on the Business Day following the day such letter was posted; and
 - (c) if by facsimite transmission or comparable means of odminunication during the pusiness hours of the addresses then on the day of transmission, otherwise on the next following Business Day.
- 30.2 In proving such service it shell be sufficient to prove that personal delivery was made or that such letter was properly stamped Royal Mail Special Delivery, addressed and delivered to the postal authorities or in the case of facsimile transmission or other

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comparable means of communication, that a confirming hard copy was provided

31. Law

This Depenture is governed by and shall be construed in accordance with English law.

32. Counterparts and delivery

- This Debenture may be executed in any number of counterparts, each of which is an ongunal, and which together constitute one and the same document.
- 32.2 if this Debenture is executed in more than one counterpart, this Debenture is deemed to be delivered and has effect when:
 - (a) each party other than the Lender has executed a counterpart of this Debenbure;
 - (b) each party other than the Lender has handed over such counterpart to one of
 - (c) each of the counterparts has been deted.
- 32.3 If this Debenture is not executed in more than one counterpart, this Debenture is deemed to be delivered and has affect when each party other than the Lender has executed this Debenture and this Debenture has been dated.
- 32.4 The execution (whether under hand or as a deed) or sealing of this Debenture by or on benaff of a party constitutes an authority to the edicitors or legal counsel ecting for that party in connection with this Debenture, or any agent or employee of such solicitors or legal counsel, to deliver it as a deed on behalf of that party.
- 92.5 Each party to this Debenture agrees to be bound by this Debenture despite the fact that any other person which was intended to execute or to be pound does not do so or Debenture is terminated or becomes invalid or unenforceable against any other person whether or not such termination, invalidity or unenforceable is known to the Lender.

33. Third Party Rights

A person who is not a party to this Agreement has no rights under the Contracts (Rights of Third Parties) Act 1998 to enforce of enjoy the benefits of this Agreement.

IN WITNESS whereof this Depenture has been executed and delivered as a deed on the date written at the beginning of this Depenture.

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SCHEDULE 1

Intellectual Property

1. PATENTS/ PATENT APPLICATIONS

| Patenu Patent Application | on Title | - | 1 | | | | |
|---|-------------------------------|-----------|--------|------------|----------------|---------------|-----------|
| L | 1 | | Natio | nals fille | d grante | 7-7 | |
| PCT/GB00/01587 | Measurement and | | | | @ , ••• 1990 | • | |
| | molecular interactio | use of | | _ | | - | |
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| P 04727327.1 | Oscillator | "] | i | | | ı | |
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| CT/GB/04/01615 | _ Oscillator | | | | | | |
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| GB 0501554.0 | Crystallopoint Group 32 | |
| l | Method of Separating on | |
| PCT/GB2005/002280 | | |
| PCT/GB2005/003455 | A HAY LEAN BODDIEDLE | |
| | method, materials | |
| GB 0508711.1 | 2nd applications | |
| | | |
| GB 0506710.3 | mechanism | |
| | Sensor carridge for a fluid sample analyses | |
| 38 0515757.3 | Docking mechanism | |
| | The second control and a second second | |

2. TRADE MARKS

| Teach | | ! |
|---------------------------------------|--------------------------------|--------------------------------------|
| Trade Mark AKUBIO | Number | |
| REVS | CTM 002586842 | Classes |
| AKUBIO | CTM 002586658 | 9,10,42 and 44 9,10,42 and 44 |
| | (Japan) 4701273 | 9,10,42 and 44 |
| RINGS device | CTMSS | Train SIM 44 |
| AKUBIO ACOURTIN | CTM 004237038 CTM 004237012 | 9.10,42 and 44 |
| LEIWENSORS device | 0 (M 201452) 015 | 9,10,42 and 44 |
| RAP | CTM 003367448 | |
| AKUBIO ACOUSTIC | (Japan) 2005-2758 | 3,10,42 and 44 |
| BIOSENSORS and device RINGS device | | 9, 10, 42 and 44 |
| RAP | (Japan) 2005-2759 | 9 10 49 |
| REV8 | (Japan) 2003-88826 | B, 10, 42 and 44 B, 10, 42 and 44 |
| AKUBIO ACOUSTIC | (Japan) 2002-70421 | 9, 10, 42 and 44 |
| PIUSENSURS and device | (US) 78/4546307 | 9, 10, 42 and 44 |
| TOUT | (US) 78/4304020 | |
| | (US) 78/4170507 | 8, 10, 42 and 44 |
| AKUBIO RINGS device | (LIS) 78,4110506 | 10, 10, 42 and 44 |
| Winner Havics | (US) 78/4546129 | 9. 10. 42 and 44 |
| | | 9, 10, 42 and 44 |

3. REGISTERED PESIGNS

| Description | Number | ~ |
|--------------------|----------------|-----|
| Flow cell carridge | (UK) 3020867 | |
| Flow cell carridge | (CD) 000416151 | |
| low cell cannoge | (China) TBA | |
| low cell cartridge | (Canada) TBA | |
| low cell carridge | (India) TBA | - (|
| low cell cartridge | (US) 28/239685 | + |

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| v celi carridge | (Japan) 029120/2005 |
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Executed and Delivered as a Deed for and on behalf of Akubio Limited } by: Director Director/Socretary Notice Detalls: Address: 181 Cambridge Science Park Cambridge CB4 0GJ Fax No: 01223 225 336 Telephone No: 01223 225 342 Attention: Mr Jonathan Glenn Executed and Delivered as a Deed for and on behalf of ETV Capital S.A. by: Notice Details: Address: C/O European Technology Ventures (Advisers) Limited First Floor 1 Tenterden Street London WIS 1TA Fax No: 020 7491 1936 Telephone No: 020 7807 2370

Nathaniei Norgren

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Attention:

WCMAT 1922729.7

TRADEMARK REEL: 003492 FRAME: 0952

Executed and Delivered as a Deed for and on behalf of Akubic Limited

Director

Director/Secretary

Notice Details:

Address:

181 Campridge Science Park

Cambridge CB4 0GJ

Fax No:

01223 225 336

Telephone No:

01223 225 342

Attention:

Mr Jonathan Glenn

Executed and Delivered as a Deed for and on behalf of ETV Capital S.A.

Py:

Notice Details:

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First Floor

1 Tenterden Street

London WIS ITA

RECORDED: 03/05/2007

Fax No:

020 7491 1935

Telephone No:

020 7907 2370

Attention:

Nathaniel Norgren

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