12. In the event any product developed hereunder by the Licensor, and submitted to the Licensee, is and remains protected by patent monopoly, then the obligation to pay royalty shall continue during the life of such monopoly and no longer, until the termination of the patent herein mentioned or any extension thereof. If no patent is obtainable but the Licensor continues to cooperate only with the Licensee in the United States of America, then the obligation to pay royalty shall continue for seventeen years (17) from the date of this agreement. 13. The Licensee shall keep a full, true and exact ight to account of the net quantity or quantities of said product ecords sold, and the Licensor, or his authorized agents, shall have the right at all reasonable times to examine the accounts and records of the Licensee insofar as they relate to the sales of any substance subject to royalty described herein. All products sold or distributed by the Licensee Control of 14. under this license shall conform to reasonable standards of strength, stability, composition and purity from time to time established by the Licensor. The Licensor shall have the right from time to time or at all times to require the Licensee to submit to the Licensor or their designated representative or representatives, samples of each or any or every lot intended for sale or distribution by the Licensee before any of such lot is bottled or packed for sale or distribution by the Licensee, or is sold or distributed by the Licensee, and in every such case none of such lot shall be sold or distributed by the Licensee until it shall have met the standard of strength, stability, composition and purity established by the Licensor.