4. If, on the other hand, the Licensee upon investigation, decides that any such substance and/or process is not new and valuable, or that the same cannot be sold and/or used profitably, then the Licensee shall return to said Licensor all such written or printed information peculiar to any such substance and/or process so rejected, which it may have received from said Licensor, without retaining possession of any copy thereof: whereupon all rights theretofore granted to the Licensee as to any such shall fully revert to the Licensor and the Licensee will thereupon reassign, upon demand, any and all rights to any such substance and/or process theretofore acquired by it.

<u>Mutual</u> <u>Pledge</u> of <u>Help</u> and <u>Secrecy</u> 5. The parties hereunto will, in good faith, mutually cooperate along the lines herein contemplated, to develop and perfect said method and/or product and to safeguard effectually their mutual interests. To that end neither party hereto will voluntarily disclose to any third party any facts or information, or furnish any materials to any such third party, except insofar as may be necessary in experimentation, testing, the development of the patents and the publishing of the necessary scientific papers.

6. If the Licensee should desire the Licensor or a representative of the Licensor to come to Indianapolis to give assistance or specific information in the making of any such substance or in the use of any such process, the Licensor will do so on request and at the expense of the Licensee for actual and necessary hotel and travelling expenses. Such visits to be made at the convenience of the Licensor and not to exceed more than two days per month.

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