#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
DRUGTECH CORPORATION		08/08/2011	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	ZYNESHER PHARMACEUTICALS (USA) LLC
Street Address:	One Corporate Woods Drive
City:	Bridgeton
State/Country:	MISSOURI
Postal Code:	63044
Entity Type:	LIMITED LIABILITY COMPANY: MISSOURI

## PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	77962857	NESHER

## **CORRESPONDENCE DATA**

Fax Number: (314)345-7600

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

Phone: 314-345-7000

Email: kbastunas@senniger.com

Senniger Powers LLP- Paul Fleischut /ksb Correspondent Name:

Address Line 1: 100 North Broadway, 17th Floor Address Line 4: St. Louis, MISSOURI 63102

ATTORNEY DOCKET NUMBER:	NSHP 9480
NAME OF SUBMITTER:	Paul I. J. Fleischut
Signature:	/paul fleischut/
Date:	09/08/2011

REEL: 004619 FRAME: 0325

**TRADEMARK** 

Total Attachments: 10
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#### INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT ("Assignment"), dated this 8<sup>th</sup> day of August 2011, is by and between Zynesher Pharmaceuticals (USA) LLC, a Missouri limited liability company (the "Assignee") and K-V Pharmaceutical Company, a Delaware corporation ("KV"), Nesher Pharmaceuticals Inc., a Delaware corporation and a wholly owned subsidiary of KV ("Nesher"), and DrugTech Corporation, a Delaware corporation and a wholly owned subsidiary of KV ("DrugTech" and, collectively with KV and Nesher, the "Assignors").

WHEREAS, the parties hereto and Buyer Parent have entered into that certain Asset Purchase Agreement, dated June 17, 2011 (the "Asset Purchase Agreement") pursuant to which Assignee and Buyer Parent purchased certain assets of Assignors, including, without limitation, the Intellectual Property set forth on Annexure A hereto ("Assigned IP");

WHEREAS, Assignors are the sole and exclusive owners of all right, title and interest in and to the Assigned IP other than Computer Software and have a valid license to use the Assigned IP that is Computer Software;

WHEREAS, the Asset Purchase Agreement requires Assignors to assign to Assignee its entire right, title and interest in and to the Assigned IP; and

WHEREAS, Assignors and Assignee desire to effectuate such assignment pursuant to the terms and conditions set forth herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties represent, covenant and agree as follows:

- 1. <u>Defined Terms</u>. Capitalized terms used herein, but not otherwise defined herein shall have the meanings ascribed thereto in the Asset Purchase Agreement.
- 2. <u>Assignment</u>. Each Assignor hereby grants, assigns and conveys to Assignee all of its right, title and interest in and to the Assigned IP, free and clear of all Liens, licenses and encumbrances, including without limitation any escrow of Assigned IP.
- 3. Right to Sue for Past Infringement. Assignors also assign to Assignee any and all claims for past damages by reason of past infringement or misappropriation of the Assigned IP, with the right to sue for and collect same for its own use and behalf and for the use and on behalf of Assignee's successors, assigns or other legal representatives.
- 4. <u>Cooperation</u>. Each Assignor agrees to execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such further instruments and documents and to perform such further acts as may be reasonably requested by Assignee to effectuate more fully the transactions contemplated by this Assignment.
- 5. <u>Entire Agreement</u>. This Assignment, together with the Asset Purchase Agreement, contains the entire agreement of the parties with respect to the subject matter of this Assignment. No prior agreement or understanding pertaining to any such matter shall be effective. This Assignment may only be modified in a written instrument executed by the parties.
- 6. <u>Binding Assignment</u>. This Assignment shall be binding upon and inure to the benefit of each of the parties hereto, their successors and assigns.

- 7. <u>Governing Law.</u> This Assignment shall be governed by, and construed in accordance with, the laws of the State of Delaware applicable to contracts executed and performed in such state, without giving effect to conflicts of laws principles.
- 8. <u>Severability</u>. If any provision of this Assignment shall be deemed invalid or unenforceable by any court of competent jurisdiction, then such portion shall be deemed severed, and the remainder thereof shall be enforceable in accordance with its terms.
- 9. <u>Counterparts</u>. This Assignment may be executed in counterparts and by facsimile, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

[This space intentionally left blank; signature page follows.]

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed on the day and year first above written.

## **ASSIGNORS**:

KV PHARMACEUTICAL COMPANY

Name: Gregory T. Divis
Title: President and Clo
NESHER PHARMACEUTICALS INC.

By: Name: Gregory J. Divis
Title: President

DRUGTECH CORPORATION

By:
Name: Greatry J. Divi5
Title: Fresident

## **ASSIGNEE:**

ZYNESHER PHARMACEUTICALS (USA) LLC

[Intellectual Property Assignment Signature Page]

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed on the day and year first above written.

# **ASSIGNORS**:

KV PHARMACEUTICAL COMPANY

By:
NESHER PHARMACEUTICALS INC.
By:
Name:
Title:
DRUGTECH CORPORATION
By:
Name:
Title:

## **ASSIGNEE:**

ZYNESHER PHARMACEUTICALS (USA) LLC

By:
Name:
Title:

Nes: sent.

Signed and dated by Seller effective as of the Effective Date.

K- V	Pharmaceutical	Company	
		$\triangle$	

By: Gregory J. Divis, Jr.

Title: President and Chief Executive Officer

#### **NOTARY PUBLIC**

STATE OF MISSOURI ) SS. COUNTY OF ST. LOUIS )

On this day of one day, 2011, before me appeared Gregory J. Divis, Jr., to me personally known, who being by me duly sworn, did state that (s)he is authorized to sign the foregoing document on behalf of K-V Pharmaceutical Company, and that the statements made herein are true to the best of his/her knowledge, information and belief.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix my official seal in the County and State aforesaid, the date and year written above.

**Notary Public** 

My Commission Expires:

DEBBIE A. LANEMANN
Notary Public - Notary Seal
STATE OF MISSOURI
Commissioned for St. Louis County
My Commission Expires: 12-10-2013
ID. #09456344

### **ACKNOWLEDGMENT**

STATE OF Massacri	:	
COUNTY OF St. 1. Deus	:	SS.
CARANT TARE TAREST AND		

Nesher Pharmaceuticals Inc., a Delaware corporation, and acknowledges that he/she did sign said instrument on behalf of Nesher Pharmaceuticals Inc. pursuant to due authority.

Sworn to and subscribed before me this day of 2011.

Notary Public

My commission expires: 12013

(SEAL)

DEBBIE A. LANEMANN Notary Public – Notary Seal STATE OF MISSOURI Commissioned for St. Louis County My Commission Expires: 12-10-2013 ID. #09456344

## **ACKNOWLEDGMENT**

COUNTY OF St. Louis	: : ss.
COUNTY OF St. Lecus	:
DrugTech Corporation, and acking behalf of DrugTech Corporation pursuant to due authorit	nowledges that he/she did sign said instrument on
Sworn to and subscribed before me this day of 2011.	
Lobbie A. Lanenav Notary Public	
My commission expires: 13/10/13	

DEBBIE A. LANEMANN
Notary Public – Notary Seal
STATE OF MISSOURI
Commissioned for St. Louis County
My Commission Expires: 12-10-2013
ID. #09456344

(SEAL)

## **ACKNOWLEDGMENT**

STATE O	F_NS		:	
COUNTY	OF Mour		: ss. :	
				2 -
	Pharmaceuticals (USA	A) LLC, a Missouri lir	nited liability compar	is the <b>Sker rew</b> Jof ny, and acknowledges that
he/she did authority.	sign said instrument	on behalf of Zynesher	Pharmaceuticals (US	SA) LLC pursuant to due
Sworn to a before me	and subscribed this May			
of Ayre	<u>/                                    </u>			
Ausa	m L			
Notary Pul	blic			
My comm	ission expires:			
(SEAL)	SUSAN FERR A Notary Public of N My Commission Expires Sep			

# ANNEXURE A

## ASSIGNED IP

# **Trademarks**

Mark	Status	App. No.	Reg No.	Class	Ex-US
					Countries
DILITAZ	Allowed	77/833,035	_	5	None
EXTENCAPS	Registered (licensed	78/085,425	2,625,202	5	None
	From Pfizer)				
INVEAMP	Registered	78/637,694	3,269,576	5	None
MICRO-K	Registered	73/179,777	1,123,580	5	Barbados
					Bermuda
					Canada
					Kuwait
					Nicaragua
					Paraguay
					South Africa
					Spain
NESHER	Allowed	77/962,857	-	5	None
NESHER "N" LOGO	Allowed	85/058,278	-	5	None
NESHER	Allowed	77/962,859	-	5	None
PHARMACEUTICALS	_				
TIZEM	Allowed	77/833,038	-	5	None
NITROQUICK	Registered	75/594,820	2,500,706	5	None

# **Domain Names**

Domain Name	Current Registrar	Site Points To	Exp. Date
inveamp.com	Network Solutions	ethex.com	5/2/2014
	via Miller Group		
microkextencaps.com	Network Solutions	ther-rx.com	7/13/2013
	via Miller Group		
nesher.com	Nesher.com	nesher.com	6/24/2013
nesherpharma.com	GoDaddy.com	n/a	3/15/2013
nesherpharmaceutical.com	GoDaddy.com	n/a	3/15/2013
nesherpharmaceuticals.com	GoDaddy.com	n/a	3/15/2013

# **Computer Software**

Application
Andover
Easy Lobby

ONSSI
S2
Sage Auto Pilot
PC Compliance
Nesher.com
Bill DDS
Calibration Manager
Empower
Iris Spectral Processing
Kay System (Labwatch)
LIMS
LimsLink
Loftware
NWA
PYRIS Manager
TotalChrom
UV/Cary 50
Val Probe
Validator 2000
CDNA
AutoCad
MSDS
Omega CTXL
Omron Sysmac PLC
Spray Dryer Sw
TempTales
Trackwise

**RECORDED: 09/08/2011**