



Novasol Judicare Inc.

Box 641, Porthill, Idaho, 83853 USA, or
3980C Riverview Road, Creston, BC, V0B 1G2 Canada
Fax: 775-890-0699

E-mail: admin@novasoljudicare.com

Web site: www.novasoljudicare.com

[Date]

SAMPLE ONLY

To: [Client name]
[Clients address]

CC: [your Corporation]
[legal address of your Corporation]

Re: **Offer to Buy an Assignable Option to Purchase Investment**
("Option Agreement")

Dear [Client name],

This letter confirms that Novasol Judicare Inc. (in the following referred to as Novasol) is willing to sell you an Assignable Option to purchase our shareholding of [number of shares] in [name of Corporation], domiciled in [name of domicile] (in the following referred to as "The Shares"):

This option is available on the following terms:

1. You pay Novasol Judicare Inc. an **Option Consideration of [Option Consideration Price]** within 30 days from today's date.
2. The Assignable Option is **subject to Novasol acquiring The Shares** in accordance with the offer that has already been submitted for this to the current owner, no later than 14 days from the date of this offer. If you accept the offer and Novasol is unable to acquire The Investment before the elapse of these 14 days, your payment will be fully refunded, and this offer is then null and void.
3. The Assignable Option **can be exercised anytime** after Novasol has acquired The Shares and this agreement is duly signed. The Option is only subject to the terms outlined in this offer. The Option is considered accepted when we receive a signed copy of this offer.
4. **The Assignable Option is to be exercised by someone other than you**, and you may assign the rights to exercise it to anyone of your choice, except that it cannot be a business or person in your own

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country. You transfer those rights to your chosen Assignee by adding your personal code as agreed between you and [name of Corporation].

5. The Assignable Option **expires by default on** the anniversary date of this offer; if it has not been exercised by that time, by us receiving full payment from an Assignee, together with the assignment containing your personal code, this option is null and void. Despite the above, you or your Assignee may choose to pay us a fee of 100 € (one hundred Euros) prior to the expiry date, and such payment shall extend the duration of the Option for another year. Under any circumstances, however, the maximum duration for the option is 5 years, at which time it becomes null and void if not exercised prior to that or replaced with another agreement.
6. The fixed and non-negotiable **Option Exercise Price for your chosen Assignee to acquire ownership of The Investment is [Option Exercise Price]**, which must be paid cash or by bank wire to us. You must obtain our current banking information prior to exercising the Option.
7. This Assignable Option is agreed to be of confidential nature and is strictly confidential and a matter between you, [name of Corporation], and Novasol.

This offer is duly accepted by the signatures below, and by you initializing all pages in this document.

For acceptance of this offer to purchase the above described assignable option, please sign a copy of this letter, initial all pages, and return it to us together with a copy of your payment receipt for the option consideration.

Sincerely,



Mogens Eliassen
President of Novasol Judicare Inc.

The above offer of date: _____ for me to purchase an Assignable Option to later acquire ownership of The Shares in [name of Corporation] is hereby understood and accepted:

Signature: _____
[Client name]

Date: _____