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Form PTO-1594 RECORDATION FORM COVER SHEET (Rcv. 03/01) TRADEMARKS ONLY U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office					
Tab settings 다다다 ▼ ▼	<u> </u>				
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.					
Name of conveying party(ies):	2. Name and address of receiving party(les)				
Bristol-Myers Squibb Company	NameGalen (Chemicals) Limited Internal Unit 10 AddressArdee Business Park Street Address: Hale Street Ardee City: Co. Louth State: Zip:				
Individual(s) General Partnership Corporation-State (Delaware) Other					
Additional name(s) of conveying party(les) attached? 📮 Yes 📮 No	Association				
3. Nature of conveyance:	General Partnership				
Assignment Merger	Limited Partnership Corporation-State Trelland				
Security Agreement Change of Name Cher Execution Date: March 28, 2002	Other If assignee is not domiciled in the United States, a domustic representative designation is attached: Yes No (Designations must be a separate document from assignment)				
	Additional name(s) & address(es) attached? 🕒 Yes 🖳 No				
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) at	B. Trademark Registration No.(s) 1,080,176 1,362,813 tached □ Yes ☑ No				
Name and address of party to whom correspondence concerning document should be mailed:	6. I otal number of applications and registrations involved:				
Name: James M. Gibson					
Internal Address:	7. Total fee (37 CFR 3.41)\$ 80.00				
	Enclosed .				
	Authorized to be charged to deposit account				
Fitzpatrick, Street Address: Cella, Harper & Scinto	8. Deposit account number:				
30 Rockefeller Plaza	06-1205				
City: New York State: NY Zip: 10112	(Attach duplicate copy of this page if paying by deposit account)				
DO NOT USE THIS SPACE					
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. James M. Gibson June 19, 2002					
Name of Person Signing Signature Date Total number of pages including cover sheet, attachments, and document.					

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Tradomarks, Box Assignments Washington, D.C. 20231

ASSIGNMENT OF TRADEMARKS

THIS ASSIGNMENT OF TRADEMARKS (this "Assignment") is made as of the 28th day of March, 2002, by and between Bristol-Myers Squibb Company, a Delaware corporation ("Assignor"), and Galen (Chemicals) Limited, a Republic of Ireland corporation ("Assignee").

WITNESSETH

WHEREAS, Assignor is engaged in manufacturing, distributing, marketing and selling products under the trademark Moisturel® (the "Product"); and

WHEREAS, Assignor and Assignee have entered into an Asset Purchase Agreement dated as of the 28th day of March, 2002 (the "Asset Purchase Agreement"), pursuant to which Assignor is selling or causing to be sold to Assignee, and Assignee is purchasing and acquiring, among other things, certain assets connected with the Product, including right, title, and interest in and to those names and marks in the Territory (as such term is defined in the Asset Purchase Agreement), including the registrations and/or applications set forth on such Schedule I annexed hereto (collectively, the "Trademark");

NOW, THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby sell, assign, transfer, set over, and deliver to Assignee all right, title and interest in and to:

- (i) the Trademark;
- the goodwill of Seller's business connected with the use of the Trademark; (ii)
- all rights of enforcement and the right to damages for past infringement, unfair competition or other conflicts relating to the Trademark, and
- except as limited hereto and by the Asset Purchase Agreement, all other rights, including common law rights, relating to the Trademark in the Territory to the extent such rights exist

FURTHERMORE, Assignor will, at the expense of Assignee (i) execute and deliver such further instruments including, without limitation, further instruments of assignment; and (ii) take such further actions as Assignee may reasonably request in order to register this Assignment at the appropriate registries and to demonstrate Assignee's title to the Trademark or in order to prosecute any of the pending applications included in the Trademark.

FURTHERMORE, for avoidance of doubt, Assignee acknowledges and agrees that Assignor makes no representations or warranties whatsoever with respect to the Trademark and the other assets and rights described in clauses (ii), (iii) and (iv) above (including any representations and warranties with respect to the existence, validity, enforceability, use or ownership of any such common law rights), except for those representations and warranties expressly set forth in Section 2.07 of the Asset Purchase Agreement.

This Assignment shall be governed by and construed in accordance with the laws of the State of New York, without regard to any applicable principles of conflicts of law, other than Section 5-1401 of the New York General Obligations Law. Each of the parties hereto hereby irrevocably and unconditionally consents to jurisdiction as set forth in Section 8.12 of the Asset Purchase Agreement.

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IN WITNESS WHEREOF, the parties hereto have executed this Assignment of emarks for Moisturel® as of the date first written above.

Name: Robert Ewers

Title: Vice President,

Corporate Development

GALEN (CHEMICALS) LIMITED

Name: Anthony

Title: Attorney in Fact

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SCHEDULE I

ASSIGNED TRADEMARK

mark: Registration Number – 1362813 Application Number – 73/487528 Registered – October 1, 1985

Registered Owner - Westwood-Squibb Pharmaceuticals, Inc.

ASSIGNMENT OF TRADEMARKS

THIS ASSIGNMENT OF TRADEMARKS (this "Assignment") is made as of the 28th day of March, 2002, by and between Bristol-Myers Squibb Company, a Delaware corporation ("Assignor"), and Galen (Chemicals) Limited, a Republic of Ircland corporation ("Assignee").

WITNESSETH

WHEREAS, Assignor is engaged in manufacturing, distributing, marketing and selling products under the trademark Duricef (the "Product"); and

WHEREAS, Assignor and Assignee have entered into an Asset Purchase Agreement for cefadroxil monohydrate tablets, capsules and oral suspension form under the trademark Duricef® dated as of the 28th day of March, 2002 (the "Asset Purchase Agreement"), pursuant to which Assignor is selling or causing to be sold to Assignee, and Assignee is purchasing and acquiring, among other things, certain assets connected with the Product, including right, title, and interest in and to those names and marks in the Territory (as such term is defined in the Asset Purchase Agreement), including the registrations and/or applications set forth on such Schedule I annexed hereto(collectively, the "Trademark");

NOW, THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby sell, assign, transfer, set over, and deliver to Assignee all right, title and interest in and to:

- (i) the Trademark;
- the goodwill of Seller's business connected with the use of the Trademark; (ii)
- all rights of enforcement and the right to damages for past infringement, unfair competition or other conflicts relating to the Trademark; and
- except as limited hereto and by the Asset Purchase Agreement, all other rights, including common law rights, relating to the Trademark in the Territory to the extent such rights exist.

FURTHERMORE, Assignor will, at the expense of Assignee, (i) execute and deliver such further instruments including, without limitation, further instruments of assignment, and (ii) take such further actions as Assignee may reasonably request in order to register this Assignment at the appropriate registries and to demonstrate Assignee's title to the Trademark or in order to prosecute any of the pending applications included in the Trademark.

FURTHERMORE, for avoidance of doubt, Assignee acknowledges and agrees that Assignor makes no representations or warranties whatsoever with respect to the Trademark and the other assets and rights described in clauses (ii), (iii) and (iv) above (including any representations and warranties with respect to the existence, validity, enforceability, use or ownership of any such common law rights), except for those representations and warranties expressly set forth in Section 2.07 of the Asset Purchase Agreement.

This Assignment shall be governed by and construed in accordance with the laws of the State of New York, without regard to any applicable principles of conflicts of law, other than Section 5-1401 of the New York General Obligations Law. Each of the parties hereto hereby irrevocably and unconditionally consents to jurisdiction as set forth in Section 8.12 of the Asset Purchase Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Assignment of n Duricef® as of the date first written above.

BRISTOL-MYERS SQUIBB COMPANY

Name: Robert Ewers

Title: Vice President,

Corporate Development

GALEN (CHEMICALS) LIMITED

Name: Anthony N Bruno

Title: Attorney in Fact

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SCHEDULE I

ASSIGNED TRADEMARK

Registration Number – 1080176 Serial Number – 73121562 ıark;

Registered – December 27, 1977

Registered Owner - Mead Johnson & Company

FITZPATRICK, CELLA, HARPER & SCINTO

30 Rockefeller Plaza New York, NY 10112-3801 (212) 218-2100

Facsimile:(212) 218-2200

FACSIMILE COVER SHEET

то:	United States Patent and Trademark Office Assignment Division		
FROM:	James M. Gibson, Esq.		
RE:	Trademark Registration Nos. 1,080,176 and 1,362,813		
FAX NO.:	(703) 306-5995		
DATE:	June 19, 2002	NO. OF PAGES: (including cover page)	B
TIME:	SENT BY:		

MESSAGE

IF YOU DO NOT RECEIVE ALL THE PAGES PLEASE CALL 212-218-2100 AS SOON AS POSSIBLE.

Note: We are transmitting from a Canon Model FAX-L770

RECORDED: 06/19/2002

(compatible with any Group I, Group II or Group III machine).

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