01-27-2003

Form PTO-1594 RE ((Rev. 10/02)	U.S. DEPARTMENT OF COMMERCI U.S. Patent and Trademark Office
OMB No. 0651-0027 (exp. 6/30/2005)	23487 <u>3</u> 2
l ab settings □□□□ ▼	<u>V</u>
To the Honorable Commissioner of Patents and Trademark	ks: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Shire Sinc. Individual(s) Association General Partnership Limited Partnership Corporation-State (New Sursey) Other Additional name(s) of conveying party(ies) attached? Yes	Internal Address: Street Address: One Stanford Forum City: Stanford State: CTZip: 0690 B Individual(s) citizenship Association
Assignment Merger	Corporation-State
Security Agreement Change of Nam	
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
Execution Date: 12/27/2002	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
Additional number(s 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Peter Mendelson Internal Address: Rudue Products La	6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41)\$
	Enclosed
	Authorized to be charged to deposit account
Street Address: Over Stunford Form	8. Deposit account number:
city: Stanford State: CT zip: 06901	
	SE THIS SPACE
	Signature Cover sheet, attachments, and document: Date Date Line duplicate con
	vith required cover sheet information to: sheet for fee proce & Trademarks, Box Assignments
,	ton, D.C. 20231

TRADEMARK ASSIGNMENT

This Trademark Assignment is made pursuant to the terms of the Asset Purchase Agreement, dated November 16, 2002, as amended on December 1, 2002 (the "Agreement"), by and between Purdue Products L.P., a Delaware limited partnership ("Assignee") and Shire US Inc., a New Jersey corporation ("Assignor"), and in consideration of the good and valuable consideration as recited in the Agreement, the receipt and adequacy of which are hereby acknowledged.

WHEREAS, Assignor is, either itself or through its direct or indirect subsidiaries and affiliates, the owner of the entire right, title and interest in and to the trademarks set forth on the attached Exhibit "A" (hereinafter the "Trademarks") in the United States and Canada, the goodwill of the business symbolized thereby and the applications or registrations relating to the Trademarks; and

WHEREAS, Assignee desires to acquire Assignor's, and its direct or indirect subsidiaries' and affiliates' entire right, title and interest in and to the Trademarks in the United States as identified on Exhibit A, the goodwill of the business symbolized thereby, and all applications or registrations relating to the Trademarks in the United States and Canada.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the Assignor agrees as follows:

- 1. Assignor does hereby sell, assign and transfer unto Assignee the entire right, title and interest of Assignor in and to the Trademarks in the United States and Canada as identified on Exhibit A together with the goodwill of the business symbolized thereby and the applications or registrations relating to the Trademarks in the United States and Canada.
- 2. Assignor covenants and agrees that it will, upon request, execute (including appropriate notarization and legalization) and deliver, or cause to be executed or delivered, any and all documents provided by Assignee that may be necessary or desirable to transfer to Assignee, its successors or other legal representative, all of Assignor's right, title and interest to the Trademarks in the United States and Canada, including the goodwill of the business in connection with which the Trademarks are used and all applications or registrations for the Trademarks.
- 3. If Assignee elects to record any document or transfer, Assignee shall bear the costs and fees associated with recording, but Assignor shall provide timely cooperation to Assignee as reasonably necessary.

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IN WITNESS WHEREOF, Assignor has caused this Assignment to be executed as of this 27 day of December, 2002.

SHIRE US INC.

Martini W. Martini

Treasurer

Exhibit A to Trademark Assignment

Mark	Country	Reg. No.	Owner
COLACE	U.S.	670133	Shire US Inc.
COLACE CAPSULE (Design only)	U.S.	1396386	Shire US Inc.
PERI-COLACE	U.S.	654710	Shire US Inc.
SLOW-MAG	U.S.	1143080	Shire US Inc.
SLOW-MAG	Canada	TMA483896	Shire US Inc.
Design of Sun and Mountain on Slow-Mag package	Not registered	Not registered	Shire US Inc.
The Mineral of the Millennium	Not registered	Not registered	Shire US Inc.

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RECORDED: 01/21/2003