

# TRADEMARK ASSIGNMENT

Electronic Version v1.1  
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SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
The Himalaya Drug Co.		02/01/2010	PARTNERSHIP: INDIA
RECEIVING PARTY DATA			
Name:	HIMALAYA GLOBAL HOLDINGS LTD.		
Street Address:	DIFC, The Gate, Level 12, Ste. 27		
Internal Address:	PO Box 506807		
City:	Dubai		
State/Country:	UNITED ARAB EMIRATES.		
Entity Type:	COMPANY: UNITED ARAB EMIRATES.		
PROPERTY NUMBERS Total: 20			
Property Type	Number	Word Mark	
Registration Number:	2147305	GERIFORTE	
Registration Number:	2147306	SPEMAN	
Registration Number:	2148912	CYSTONE	
Registration Number:	2150388	SEPTILIN	
Registration Number:	2195834	GLUCOSIM	
Registration Number:	2198295	PILEXIM	
Registration Number:	2195836	KILOSE	
Registration Number:	2210720	VEGELAX	
Registration Number:	2217685	KOFLET	
Registration Number:	2233223	MENTAT	
Registration Number:	2275143	LIV.52	
Registration Number:	2373725	MENSTRIM	
Registration Number:	2498717	VEGECORT	
Registration Number:	2743810	TENTEX	

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TRADEMARK  
 REEL: 004163 FRAME: 0791

Registration Number:	2818439	PURIM
Registration Number:	2818440	GASTRIM
Registration Number:	2818441	MENOSIM
Registration Number:	2826508	REOSTO
Registration Number:	2826509	VIGOREVE
Registration Number:	2837330	BRONCHOTAB

#### CORRESPONDENCE DATA

Fax Number: (713)223-4873  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
 Phone: 713-224-8080  
 Email: mail@egbertlawoffices.com  
 Correspondent Name: John S. Egbert  
 Address Line 1: 412 Main St., 7th Floor  
 Address Line 4: Houston, TEXAS 77002

ATTORNEY DOCKET NUMBER:	1573-0
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#### DOMESTIC REPRESENTATIVE

Name: John S. Egbert  
 Address Line 1: 412 Main St., 7th Floor  
 Address Line 4: Houston, TEXAS 77002

NAME OF SUBMITTER:	John S. Egbert
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Signature:	/1573-0/
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Date:	03/09/2010
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**Total Attachments: 6**  
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## ASSIGNMENT OF TRADE MARK APPLICATIONS & REGISTRATIONS

THIS DEED OF ASSIGNMENT OF TRADE MARK APPLICATIONS & REGISTRATIONS

made and executed by and between

THE HIMALAYA DRUG COMPANY, a partnership firm, under the laws of India, having its principal place of business at Makali, Bangalore – 562 123, India, hereinafter referred to as the "FIRST PARTY" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its heirs, successors and assigns) of the ONE PART.

AND

HIMALAYA GLOBAL HOLDINGS LTD., having been initially registered in Cayman Islands as a Company with Limited liability under Companies (Cayman) Law and subsequently continued as a Company Limited by Shares under the Companies Law, DIFC and now having its registered office at DIFC, The Gate, Level 12, Suite 27, PO Box 506807, Dubai, UAE , hereinafter referred to as the "SECOND PARTY" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its heirs, successors and assigns) of the OTHER PART.

WHEREAS, the SECOND PARTY is the sole and absolute owner of the Trade Marks of Himalaya products across the globe and the SECOND PARTY is a partner in the FIRST PARTY firm.

WHEREAS, the FIRST PARTY is the manufacturer for Himalaya products. And, even though the Trade Marks are owned by the SECOND PARTY, only for the purpose of facilitating timely registration of the said Himalaya products, the SECOND PARTY had permitted the FIRST PARTY to apply for registration of these Trade Marks in their name, referenced in Schedule A and Schedule B attached hereto, with the Canadian Intellectual Property Office and the United States Patent and Trademark Office;

WHEREAS, the FIRST PARTY has been manufacturing these products under these Trade Marks and kept the Trade Marks valid and subsisting till date;

WHEREAS, the SECOND PARTY who is the legal owner of the Trade Marks and Registrations and had permitted the First Party to register the same in their name, now desirous of directly holding in the same in SECOND PARTY's name itself;

AND WHEREAS the FIRST PARTY and the SECOND PARTY now wish to record their intentions through this formal agreement through which the FIRST PARTY hereby confirms the assignment of all the registrations and the associated applications with regard to the said Trade Marks to the SECOND PARTY, who is the absolute owner of all the said Trade Marks

NOW, THEREFORE, the FIRST PARTY hereby assigns to the SECOND PARTY with effect from 01<sup>st</sup> February 2010, all of the registrations and the associated applications with regard to the said Trade Marks, owned by the SECOND PARTY, along with all rights, title and interest of whatsoever nature in the said Trade Marks and the associated applications and registrations for a sum of \$ 10 (USD Ten only).

The SECOND PARTY shall have the absolute right to make such applications as may be necessary or desirable to the registration authorities for recordal of this assignment in the appropriate manner at the cost of the SECOND PARTY.

On Execution of this Agreement, the SECOND PARTY shall have absolute right to renew the said Trade Marks in its name and also to deal with the Trade Marks in any manner they deem fit, absolutely and forever.

The FIRST PARTY undertakes to do all such acts, sign, execute and deliver any and all additional instruments, documents, consents, approvals and waivers, as may be required or reasonable, requested by the SECOND PARTY to implement, perform and give full effect to this Agreement including signing of any applications, declarations, statements or affidavits etc.

The FIRST PARTY further confirms that the FIRST PARTY has not entered into any similar agreement/agreements or arrangement/arrangements with any third party in respect of the said Trade Marks.

THE HIMALAYA DRUG COMPANY  
(FIRST PARTY)

Name: *Atul*

Title: *PRESIDENT + CEO*

Date : *February 10, 2010*

HIMALAYA GLOBAL HOLDINGS LTD.,  
(SECOND PARTY)

Name: *A. S. Hansi*

Title: *DIRECTOR*

Date: *FEB 03, 2010*

**Schedule A**  
**CANADIAN INTELLECTUAL PROPERTY OFFICE**

**REGISTRATION NO. MARK**

TMA495761 CYSTONE

TMA495762 GERIFORTE

TMA495764 MENTAT

TMA495766 SEPTILIN

**Schedule B**  
**UNITED STATES PATENT AND TRADEMARK OFFICE**

**REGISTRATION NO. MARK**

2147305 GERIFORTE

2147306 SPEMAN

2148912 CYSTONE

2150388 SEPTILIN

2195834 GLUCOSIM

2198295 PILEXIM

2195836 KILOSE

2210720 VEGELAX

2217685 KOFLET

2233223 MENTAT

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2373725 MENSTRIM

2498717 VEGECORT

2743810 TENTEX

2818439 PURIM

2818440 GASTRIM

2818441 MENOSIM

2826508 REOSTO

2826509 VIGOREVE

2837330 BRONCHOTAB

2863860 NAILTONE

THE HIMALAYA DRUG COMPANY  
(FIRST PARTY)

Name: *Atul*

Title: *PRESIDENT + CEO*

Date: *February 10, 2010*

HIMALAYA GLOBAL HOLDINGS LTD.,  
(SECOND PARTY)

Name: *H. A. Mahajan*

Title: *DIRECTOR*

Date: *FEB 03, 2010*