

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM307060

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
SCOLR PHARMA, INC.		12/20/2013	CORPORATION: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	SVADS Holdings SA		
<b>Street Address:</b>	Rue Fritz-Courvoisier 40		
<b>City:</b>	La Chaux-de-Fonds 2300		
<b>State/Country:</b>	SWITZERLAND		
<b>Entity Type:</b>	CORPORATION: SWITZERLAND		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3226852	NUPRIN	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	3177133699		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	3177133500		
<b>Email:</b>	efstrademarks@taftlaw.com		
<b>Correspondent Name:</b>	M. Zachary Gordon		
<b>Address Line 1:</b>	One Indiana Square, Suite 3500		
<b>Address Line 2:</b>	Taft Stettinius & Hollister LLP		
<b>Address Line 4:</b>	Indianapolis, INDIANA 46204		
<b>ATTORNEY DOCKET NUMBER:</b>	SHA17-00400		
<b>NAME OF SUBMITTER:</b>	/M. Zachary Gordon/		
<b>SIGNATURE:</b>	/M. Zachary Gordon/		
<b>DATE SIGNED:</b>	06/09/2014		
<b>Total Attachments: 6</b>			
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TRADEMARK

**TRADEMARK ASSIGNMENT AGREEMENT**

**THIS AGREEMENT** is made and entered into as of this December 20, 2013.

**BY AND AMONG:** **SCOLR PHARMA INC.**, a Delaware corporation  
(the "**Assignor**")

**AND:** **CSC TRUST COMPANY OF DELAWARE**, a  
Delaware corporation of 103 Foulk Road, Suite  
200, Wilmington, Delaware 19803, solely in its  
capacity as collateral agent for all of the holders  
(the "**Holder**s") of the Company's 8% Senior  
Secured Convertible Debentures (the "**First  
Assignee**")

**AND:** **SVADS HOLDINGS SA**, a company duly  
incorporated under the laws of Switzerland and  
having its Registered Office at 43 rue Fritz-  
Courvoisier ,2300 Chaux-de-Fonds, Switzerland  
(the "**Second Assignee**")

**WITNESSETH**

**WHEREAS** Assignor and First Assignee are parties to a Security Agreement, dated as of June 16, 2011 among the Assignor, the First Assignee and the Holders (the "**Security Agreement**"), and the Holders duly appointed First Assignee to act as collateral agent under the terms of the Security Agreement.

**WHEREAS** First Assignee has exercised the Holders' remedies under the Security Agreement, including the right to sell or otherwise dispose of certain collateral by private sale to a third party, which collateral includes the trademark applications and/or registrations of **CDT**, **CDT CONTROLLED DELIVERY TECHNOLOGY** and **NUPRIN** listed in **Schedule A** owned by the Assignor (the "**Trademarks**").

**WHEREAS** Assignor, First Assignee and Second Assignee are parties to an Asset Purchase Agreement dated \_\_\_\_\_, 2013 pursuant to which Second Assignee acquired the rights, titles and interests in and to the Trademarks.

**NOW, THEREFORE**, for good and valuable consideration, the receipt, sufficiency and adequacy of which is hereby acknowledged:

1. Assignor hereby sells, transfers and assigns to First Assignee, its successors and assigns, Assignor's entire rights, titles and interests in and to the Trademarks, together with all of the goodwill of the business in connection with which the Trademarks are used and which is symbolized by the Trademarks, along with the right to sue and recover from

third parties damages for past and current infringements thereof (together the "Trademark Rights"). The foregoing to be held by First Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had not this transfer and assignment been made.

2. First Assignee, having acquired the Trademark Rights from Assignor, hereby sells, transfers and assigns to Second Assignee its entire rights, titles and interests in and to the Trademark Ownership. The foregoing to be held by Second Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by First Assignee had not this transfer and assignment been made.

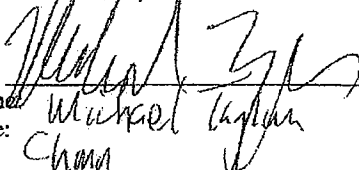
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IN WITNESS WHEREOF, this Agreement is executed by duly authorized officers at the date previously mentioned.

ASSIGNOR:

SCOLR PHARMA, INC.

Witness: \_\_\_\_\_

By:   
Name: Michael Taylor  
Title: Chairman

FIRST ASSIGNEE:

CSC TRUST COMPANY OF DELAWARE

Witness: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

SECOND ASSIGNEE:

SVADS HOLDINGS SA

Witness: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

**IN WITNESS WHEREOF**, this Agreement is executed by duly authorized officers at the date previously mentioned.

**ASSIGNOR:**

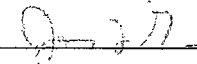
**SCOLR PHARMA, INC.**


Witness: \_\_\_\_\_

By: \_\_\_\_\_  
Name:  
Title:

**FIRST ASSIGNEE:**

**CSC TRUST COMPANY OF DELAWARE**

Witness:  \_\_\_\_\_

By:  \_\_\_\_\_  
Name:  
Title: Alan R. Halpern  
Vice President

**SECOND ASSIGNEE:**

**SVADS HOLDINGS SA**

Witness: \_\_\_\_\_

By: \_\_\_\_\_  
Name:  
Title:

IN WITNESS WHEREOF, this Agreement is executed by duly authorized officers at the date previously mentioned.

**ASSIGNOR:**

SCOLR PHARMA, INC.

Witness: \_\_\_\_\_

By: \_\_\_\_\_

Name:

Title:

**FIRST ASSIGNEE:**

CSC TRUST COMPANY OF DELAWARE

Witness: \_\_\_\_\_

By: \_\_\_\_\_

Name:

Title:

**SECOND ASSIGNEE:**

SVADS HOLDINGS SA

Witness: P. Sujatha  
Mishra

By: [Signature]

Name: S. Vimal Kumar

Title: Director

**SCHEDULE A**

**TRADEMARKS**

Trademark Name	Registration Number	Goods & Services	Status
NUPRIN	3226852	IC 005. US 006 018 044 046 051 052	LIVE
CDT CONTROLLED DELIVERY TECHNOLOGY	3142842	IC 005. US 006 018 044 046 051 052	LIVE
CDT	3441923	IC 045. US 100 101.	LIVE
CDT CONTROLLED DELIVERY TECHNOLOGY	3544345	IC 045. US 100 101	
CDT	2507519	IC 005. US 006 018 044 046 051 052	LIVE
CDT	006434245	45	REGISTERED
CDT	002193548	5	REGISTERED
CDT CONTROLLED DELIVERY TECHNOLOGY	0633641	5	REGISTERED
CDT CONTROLLED DELIVERY TECHNOLOGY	006435151	45	REGISTERED
CDT CONTROLLED DELIVERY TECHNOLOGY	003543246	5	REGISTERED
NUPRIN	1225237	5	REGISTERED
NUPRIN	0484273	5	REGISTERED
COBACTIN E	002083681	5	Application Withdrawn
NUTRACEUTIX	002141869	5	Application Withdrawn
REHYDRAID	003064557	5	Application Withdrawn
S.E.T.	002221463	5	Application Withdrawn
MDT	001996990	5	Application Withdrawn
CO-EPO	001946144	5	Application Withdrawn