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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM435754

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Salix Pharmaceuticals, Ltd.		07/17/2017	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	The Bank of New York Mellon	
Street Address:	101 Barclay Street	
Internal Address:	Floor 7E	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10286	
Entity Type:	Corporation: NEW YORK	

PROPERTY NUMBERS Total: 13

Property TypeNumberWord MarkRegistration Number:3743051APRISORegistration Number:4035839H.E.L.P.Registration Number:4059908INTELLICORRegistration Number:4215217JOIN THE MOVIMENTRegistration Number:4215218JOIN THE MOVIMENTRegistration Number:4215184MY MOVIMENTRegistration Number:3782128Registration Number:4215210SALIXSPHERERegistration Number:3838786THE TABLET PREPRegistration Number:4215209YUKRegistration Number:4635579SALIXRegistration Number:4459936UCAN LIVING WITH UC UNDER CONTROLRegistration Number:4467341UCAN LIVING WITH UC UNDER CONTROL	THO ETT HOMBERO TOWN TO			
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Registration Number: 4459936 UCAN LIVING WITH UC UNDER CONTROL	Registration Number:	4215209	YUK	
	Registration Number:	4635579	SALIX	
Registration Number: 4467341 UCAN LIVING WITH UC UNDER CONTROL	Registration Number:	4459936	UCAN LIVING WITH UC UNDER CONTROL	
	Registration Number:	4467341	UCAN LIVING WITH UC UNDER CONTROL	

CORRESPONDENCE DATA

Fax Number:

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.

Phone: 2023704750

TRADEMARK REEL: 006109 FRAME: 0466

900413987

Email: ipteam@cogencyglobal.com

Correspondent Name: Darlena Bari Stark

Address Line 1: 1025 Vermont Ave NW, Suite 1130

Address Line 2: COGENCY GLOBAL INC.
Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER: F171430

NAME OF SUBMITTER: Emily Ohannessian

SIGNATURE: /Emily Ohannessian/

DATE SIGNED: 07/19/2017

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT**, dated as of July 17, 2017 (as it may be amended, restated, supplemented or otherwise modified from time to time, this "**Agreement**"), is made by the entities identified as grantors on the signature pages hereto (collectively, the "**Grantors**") in favor of The Bank of New York Mellon, as notes collateral agent for the First Lien Notes Secured Parties (in such capacity, together with its successors and permitted assigns, the "**Collateral Agent**").

WHEREAS, the Grantors are party to the Indenture dated as of March 21, 2017 (the "Indenture") between Valeant Pharmaceuticals International, Inc., each of the Grantors and the other grantors party thereto and the Collateral Agent pursuant to which the Grantors granted a security interest to the Collateral Agent in the Trademark Collateral (as defined below) and are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantors hereby agree with the Collateral Agent as follows:

SECTION 1. Defined Terms

Unless otherwise defined herein, terms defined in the Indenture and used herein have the meaning given to them in the Indenture.

SECTION 2. Grant of Security Interest

Each Grantor hereby grants to the Collateral Agent, for the benefit of the First Lien Notes Secured Parties, a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under the following, in each case whether now owned or hereafter acquired by such Grantor or in which any Grantor now has or hereafter acquires any right, title or interest and wherever the same may be located (collectively, the "**Trademark Collateral**"):

all United States and foreign trademarks, trade names, trade dress, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, whether or not registered, and with respect to any and all of the foregoing: (i) all registrations and applications therefor including, without limitation, the registrations and applications listed in Schedule A attached hereto, (ii) all extensions or renewals of any of the foregoing, (iii) all of the goodwill of the business connected with the use of and symbolized by any of the foregoing, (iv) the right to sue or otherwise recover for any past, present and future infringement, dilution or other violation of any of the foregoing or for any injury to the related goodwill, (v) all Proceeds of the foregoing, including, without limitation, license fees, royalties, income, payments, claims, damages and proceeds of suit now or hereafter due and/or payable with respect thereto, and (vi) all other rights of any kind accruing thereunder or pertaining thereto throughout the world.

SECTION 2.2 Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2.1 hereof attach to any Excluded Assets, including, without limitation, any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable Federal law.

SECTION 3. Security Agreement

The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Notes Collateral Agent for the First Lien Notes Secured Parties, pursuant to the Indenture, and the Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Indenture, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Indenture, the provisions of the Indenture shall control.

SECTION 4. Governing Law

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES THEREOF.

SECTION 5. Counterparts

This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument. Delivery of an executed counterpart to this Agreement by facsimile transmission or other electronic transmission (such as .pdf or .tif) shall be effective as delivery of a manually signed counterpart of this Agreement.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

SALIX PHARMACEUTICALS, LTD

By:

Name Title:

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Accepted and Agreed:
THE BANK OF NEW YORK MELLON
as Collateral Agent

By:

Name:

Title:

Joeilen F. McNamara Vice President

Salix Pharmaceuticals, Ltd.

SCHEDULE 1

MarkName	Country	Current Owner	Status	Current Applicati on Date	Current App lication Num ber	Current Re gistration D ate	Current Re gistration Number
APRISO	United	Salix Pharmaceuticals,	Registered	7/11/2008	77520068	1/26/2010	3743051
	States	Ltd.					
H.E.L.P. &	United	Salix Pharmaceuticals,	Registered	4/27/2010	85024475	10/4/2011	4035839
Design	States	Ltd.					
INTELLICOR	United	Salix Pharmaceuticals,	Registered	4/20/2011	85299912	11/22/2011	4059908
	States	Ltd.					
JOIN THE	United	Salix Pharmaceuticals,	Registered	8/2/2011	85386585	9/25/2012	4215217
MOVIMENT	States	Ltd.					
JOIN THE	United	Salix Pharmaceuticals,	Registered	8/2/2011	85386586	9/25/2012	4215218
MOVIMENT &	States	Ltd.					
Design							
MY MOVIMENT	United	Salix Pharmaceuticals,	Registered	7/21/2011	85377219	9/25/2012	4215184
	States	Ltd.					
OSMOPREP	United	Salix Pharmaceuticals,	Registered	10/28/200	77601900	4/27/2010	3782128
Design	States	Ltd.		8			
SALIXSPHERE	United	Salix Pharmaceuticals,	Registered	8/1/2011	85385680	9/25/2012	4215210
	States	Ltd.					
THE TABLET	United	Salix Pharmaceuticals,	Registered	4/8/2009	77709605	8/24/2010	3838786
PREP	States	Ltd.					
YUK	United	Salix Pharmaceuticals,	Registered	8/1/2011	85385671	9/25/2012	4215209
	States	Ltd.					
SALIX	United	SALIX	Registered	10/3/2013	86081788	11/11/2014	4635579
	States	PHARMACEUTICALS,					
		LTD					
UCAN - Living	United	SALIX	Registered	8/27/2012	85713202	12/31/2013	4459936
With UC Under	States	PHARMACEUTICALS,					
Control & Design		LTD					
UCAN Living	United	SALIX	Registered	8/27/2012	85713195	1/14/2014	4467341
With UC Under	States	PHARMACEUTICALS,					
Control		LTD					

RECORDED: 07/19/2017