

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM455132

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Intellectual Property Security Agreement		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Zicam, LLC		12/15/2017	Limited Liability Company: ARIZONA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	CORTLAND CAPITAL MARKET SERVICES LLC, as Agent		
<b>Street Address:</b>	225 W. Washington St., 9th Floor		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60606		
<b>Entity Type:</b>	Limited Liability Company: ILLINOIS		
<b>PROPERTY NUMBERS Total: 8</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2517404	ZICAM	
<b>Registration Number:</b>	4913192	ZICAM	
<b>Registration Number:</b>	2920000	RAPIDMELTS	
<b>Registration Number:</b>	3030829	NO-DRIP LIQUID	
<b>Registration Number:</b>	3482729	GET OVER YOUR COLD FASTER	
<b>Registration Number:</b>	4373455	PRE- COLD	
<b>Registration Number:</b>	4373456	COMPLETELY DIFFERENT	
<b>Registration Number:</b>	4365771	COLD MONSTER	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	8602402701		
<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>	8602402755		
<b>Email:</b>	meghan.olsen@morganlewis.com		
<b>Correspondent Name:</b>	Meghan Olsen		
<b>Address Line 1:</b>	Morgan Lewis, One State Street		
<b>Address Line 4:</b>	Hartford, CONNECTICUT 06103		
<b>NAME OF SUBMITTER:</b>	Meghan Olsen		
<b>SIGNATURE:</b>	/Meghan Olsen/		

OP \$215.00 2517404

<b>DATE SIGNED:</b>	12/18/2017
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**Total Attachments: 12**

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## INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (this “Agreement”) is made as of this 15th day of December, 2017 by **ZICAM, LLC**, an Arizona limited liability company (the “Grantor”), in favor of **CORTLAND CAPITAL MARKET SERVICES LLC**, in its capacity as collateral agent for the Secured Parties (“Agent”) pursuant to the Note Purchase Agreement (as defined below):

## W I T N E S S E T H

WHEREAS, Consumer Health LLC, a Delaware limited liability company (the “Issuer”), the Grantor, the other Guarantors party thereto (collectively with the Issuer and the Grantor, each an “Obligor” and collectively, the “Obligors”), Purchasers and Agent are parties to that certain Note Purchase, Security and Guarantee Agreement of even date herewith (as the same may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “Note Purchase Agreement”);

WHEREAS, the Obligors have granted to Agent, for the benefit of the Secured Parties, a security interest in substantially all of the assets of the Obligors including all right, title and interest of the Grantor in, to and under all now owned and hereafter acquired Intellectual Property, together with the goodwill of the business symbolized by the Grantor’s United States trademarks, patents, copyrights, and all products and proceeds thereof, to secure the payment of all amounts owing by the Obligors under the Note Purchase Agreement and the Note Documents;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

(i) Incorporation of Note Purchase Agreement. The Note Purchase Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All rights and remedies herein granted to Agent and Secured Parties are granted in conjunction with the rights and remedies granted under the Note Purchase Agreement, the Note Documents, under the Uniform Commercial Code and at law or equity generally, including, without limitation, the right to foreclose the security interests granted herein or therein and to realize upon any Collateral (including, without limitation, the Trademarks, Patents and Copyrights (each as defined below)) by any available judicial procedure and/or to take possession of and sell any or all of the Collateral (including, without limitation, the Trademarks, Patents and Copyrights) with or without judicial process upon the occurrence of an Event of Default that is continuing. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Note Purchase Agreement. In the event of a conflict between the terms of this Agreement and the Note Purchase Agreement, the Note Purchase Agreement shall control.

(ii) Grant and Reaffirmation of Grant of Security Interests. The Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations of the Grantor, hereby mortgages, pledges and hypothecates to Agent for the benefit of the Secured Parties, and hereby reaffirms its grant pursuant to the Note Purchase Agreement, of a Lien on and a security interest in, all of the Grantor’s right, title and interest in, to and under the following, whether now owned or existing or hereafter created, acquired or arising:

i. each of its United States trademark registrations and trademark applications, including, without limitation, those listed on Schedule I annexed hereto, each of its United States patent registrations and patent applications, including without limitation, those listed on Schedule II, each of its United States copyright registrations and copyright applications, including, without limitation, those listed on Schedule III (such trademarks, patents and copyrights referred to as the “Trademarks”, “Patents” and “Copyrights” respectively), together with any renewals, reversions, reissues, reexaminations, continuations, continuations-in-part, divisionals and extensions thereof,

and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark; and

ii. all income, royalties, liabilities, products and proceeds of the foregoing, including, without limitation, any claim by the Grantor against third parties for past, present or future (a) infringement or dilution of any trademark, patent or copyright, or (b) injury to the goodwill associated with any trademark; but (for the avoidance of doubt) excluding the Excluded Collateral.

(iii) Covenants. The Grantor agrees not to sell, license, grant any option, assign or encumber its rights and interest in the Trademarks, Patents or Copyrights without prior written consent of Agent except to the extent otherwise permitted pursuant to the Note Purchase Agreement.

(iv) Power of Attorney. Upon the occurrence of an Event of Default under the Note Purchase Agreement that is continuing, the Grantor hereby covenants and agrees that Agent, for the benefit of Secured Parties and as the holder of a security interest under the UCC, may take such action permitted under the Note Purchase Agreement, the Note Documents and/or permitted by law, in its exclusive discretion, to foreclose upon the Trademarks, Patents and/or Copyrights covered hereby. The Grantor hereby authorizes and empowers Agent, its successors and assigns, and any officer or agent of Agent as Agent may select, in its exclusive discretion, as the Grantor's true and lawful attorney-in-fact, with the power to endorse the Grantor's name on all applications, assignments, documents, papers and instruments (i) necessary for Agent, to use the Trademarks, Patents and/or Copyrights or to grant or issue any exclusive or non-exclusive license under the Trademarks, Patents and/or Copyrights to anyone else, provided that any such use by, or any such license granted by, Agent with respect to the Trademarks shall be subject to commercially reasonable quality control standards, or (ii) necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks, Patents and/or Copyrights to anyone else including, without limitation, the power to execute a trademark/patent/copyright assignment in the form attached hereto as Exhibit 1, provided that the Agent shall not assign or otherwise dispose of any Trademark, Patent or Copyright owned by the Grantor without assigning the assets and goodwill of the business associated therewith; and any assignment not in compliance with the foregoing shall be null and void. The Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Agreement, the Note Purchase Agreement and the Note Documents, and until all Obligations are indefeasibly paid and satisfied in full and the Note Purchase Agreement is terminated.

(v) Rights and Remedies Not Exclusive. The enumeration of the foregoing rights and remedies is not intended to be exhaustive and the exercise of any rights or remedies shall not preclude the exercise of any other rights or remedies provided for herein or otherwise provided by law, all of which shall be cumulative and not alternative. Nothing contained in this Agreement shall be construed to impose any duties on Agent, any Purchaser or their respective permitted successors and/or assigns.

(vi) Grantor Remains Liable. The Grantor hereby agrees that anything herein to the contrary notwithstanding, the Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with its Copyrights, Patents and Trademarks, as applicable, subject to a security interest hereunder.

(vii) Counterparts. This Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original, and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart. Delivery of an executed signature page of this Agreement by facsimile transmission or Electronic Transmission shall be as effective as delivery of a manually executed counterpart hereof.

(viii) Governing Law. The laws of the State of New York shall govern all matters arising out of, in connection with or relating to this Agreement, including its validity, interpretation, construction, performance and enforcement (including any claims sounding in contract or tort law arising out of the subject matter hereof and any determinations with respect to post-judgment interest).

(ix) Subordination Agreement. This Agreement, as well as the indebtedness, rights (including all liens and security interests) and obligations evidenced hereby, are and shall at all times be and remain subordinated in right and time of payment to the extent and in the manner set forth in that certain Subordination Agreement (as amended, supplemented, restated, replaced, refinanced or otherwise modified from time to time in accordance with the terms thereof, the "Closing Date Subordination Agreement") dated as of December 15, 2017 by and among MidCap Financial Trust, as the Senior Agent (as defined therein) for the Senior Lenders (as defined therein), and the Subordinated Creditors (as defined therein), to the prior Payment in Full (as defined therein) of all Senior Debt (as defined therein) and any related liens and security interests, and each holder (or agent therefor) of this instrument by its acceptance hereof irrevocably agrees to be bound by the provisions of the Closing Date Subordination Agreement.

**[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]**

IN WITNESS WHEREOF, the Grantor has duly executed this Agreement as of the date first written above.

ZICAM, LLC, as Grantor

By: Matrixx Initiatives, Inc.  
Its: Sole Member

By:   
Name: Samir Kamdar  
Title: Chief Financial Officer

[Signature Page to Intellectual Property Security Agreement -- Zicam LLC (Mezz)]

**TRADEMARK**  
**REEL: 006232 FRAME: 0652**

**CORTLAND CAPITAL MARKET SERVICES  
LLC,**  
as Agent

By: 

Name:

Title:

**Polina Arsentyeva  
Associate Counsel**

**SCHEDULE I**

**TRADEMARK REGISTRATIONS AND APPLICATIONS**

<b>OWNER</b>	<b>COUNTRY</b>	<b>MARK</b>	<b>FILING DATE</b>	<b>SERIAL NO.</b>	<b>REGISTRATION DATE</b>	<b>REG. NO.</b>
Zicam, LLC	U.S.	ZICAM	5/22/2001	76/261,513	12/11/2001	2,517,404
Zicam, LLC	U.S.	ZICAM	7/30/2015	86/709,312	3/8/2016	4,913,192
Zicam, LLC	U.S.	RAPIDMELTS	6/09/2003	78/259,878	1/18/2005	2,920,000
Zicam, LLC	U.S.	NO-DRIP LIQUID	1/20/2004	78/353,923	12/13/2005	3,030,829
Zicam, LLC	U.S.	GET OVER YOUR COLD FASTER	4/3/2006	78/852,939	8/5/2008	3,482,729
Zicam, LLC	U.S.	PRE-COLD	4/26/2012	85/609,052	7/3/2013	4,373,455
Zicam, LLC	U.S.	COMPLETELY DIFFERENT	4/26/2012	85/609,067	7/23/2013	4,373,456
Zicam, LLC	U.S.	COLD MONSTER	4/26/2012	85/609,085	7/9/2013	4,365,771



**SCHEDULE II**

**PATENT REGISTRATIONS AND APPLICATIONS**

<b>OWNER</b>	<b>COUNTRY</b>	<b>TITLE</b>	<b>FILING DATE</b>	<b>APPLICATION NO.</b>	<b>ISSUE DATE</b>	<b>PATENT NO.</b>
Zicam, LLC	U.S.	METHOD AND COMPOSITION FOR DELIVERING ZINC TO THE NASAL MEMBRANE	9/1/1998	09/145,042	6/27/2000	6,080,783
Zicam, LLC	U.S.	COMPOSITIONS TO REDUCE CONGESTION AND METHODS FOR APPLICATION THEREOF TO THE NASAL MEMBRANE	9/15/2003	10/663,010	5/11/2010	7,714,011
Zicam, LLC	U.S.	ORAL COMPOSITION TO REDUCE COLD SYMPTOMS AND DURATION OF SAME	4/30/2004	10/837,078	7/13/2010	7,754,763
Zicam, LLC	U.S. (Continuation)	ORAL COMPOSITION TO REDUCE COLD SYMPTOMS AND DURATION OF SAME	7/13/2010	12/835,646	10/7/2014	8,853,265
Zicam, LLC	U.S.	SYSTEM FOR DELIVERING A COMPOSITION TO THE NASAL MEMBRANE AND METHOD OF USING SAME	9/16/2003	10/664,839	10/3/2006	7,115,275
Zicam, LLC	U.S.	SYSTEM FOR DELIVERING A COMPOSITION TO THE NASAL MEMBRANE AND METHOD OF USING THE SAME	8/15/2006	11/464,627	10/6/2009	7,597,901
Zicam, LLC	U.S.	SYSTEM FOR DELIVERING A COMPOSITION TO THE NASAL MEMBRANE AND METHOD OF USING SAME	9/15/2009	12/560,130	13/13/2012	8,133,502

**SCHEDULE III**

**COPYRIGHT REGISTRATIONS AND APPLICATIONS**

<b>OWNER</b>	<b>COUNTRY</b>	<b>COPYRIGHT</b>	<b>FILING DATE</b>	<b>REG. NO.</b>	<b>REG. DATE</b>
Zicam, LLC	U.S.	ALLERGY RELIEF CARTON (Zicam No-Drip Liquid Nasal Gel: Seasonal Allergy Relief: Non-Drowsy)	7/27/2005	TX 6-226-464	7/29/2005
Zicam, LLC	U.S.	ANIMAL DESIGN	7/26/2005	VA 1-328-940	7/27/2005
Zicam, LLC	U.S.	COLD REMEDY ADULT SWABS CARTON	7/25/2005	TX 6-219-536	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY ADULT SWABS INSERT	7/25/2005	TX 6-219-533	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY ADULT SWABS LABEL (Cold Remedy Adult Swabs Insert)	7/25/2005	TX 6-219-534	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY CARTON	7/27/2005	TX 6-225-682	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY CHEWABLES CARTON	7/25/2005	TX 6-201-923	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY CHEWS CARTON	7/27/2005	TX 6-208-736	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY INSERT	7/27/2005	TX 6-225-681	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY KID SWABS CARTON	7/28/2005	TX 6-219-685	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY KID SWABS INSERT	7/28/2005	TX 6-219-686	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY KID SWABS LABEL	7/28/2005	TX 6-219-688	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY ORAL MIST CARTON	7/25/2005	TX 6-219-537	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY ORAL MIST INSERT	7/27/2005	TX 6-220-876	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY ORAL MIST LABEL	7/27/2005	TX 6-220-873	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY ORAL MIST MINT INSERTS (Zicam Cold Remedy Oral Mist)	8/8/2005	TXu 1-249-497	8/8/2005
Zicam, LLC	U.S.	COLD REMEDY RAPIDMELTS CARTONS	7/25/2005	TX 6-213-015	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY RAPIDMELTS INSERTS	7/25/2005	TX 6-213-011	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY RAPIDMELTS LABELS	7/25/2005	TX 6-213-012	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY TWIN PAK CARTON	7/25/2005	TX 6-213-016	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY TWIN PAK INSERT	7/25/2005	TX 6-213-019	7/26/2005
Zicam, LLC	U.S.	CONCENTRATED MIST MAX CARTON (Zicam Oral Cough Suppressant Spray Concentrated Cough Mist Max: 8 Hours, Non-Drowsy)	8/8/2005	TXu 1-249-495	8/8/2005

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Zicam, LLC	U.S.	CONCENTRATED MIST MAX INSERT (Zicam Oral Cough Suppressant Spray Concentrated Cough Mist Max: 8 Hours, Non-Drowsy)	8/8/2005	TXu 1-249-496	8/8/2005
Zicam, LLC	U.S.	CONCENTRATED MIST MAX LABELS	8/8/2005	TXu 1-242-080	8/8/2005
Zicam, LLC	U.S.	COOL CHERRY LOGO DESIGN	7/26/2005	VA 1-328-939	7/27/2005
Zicam, LLC	U.S.	COUGH MIST COOL CHERRY BOX	7/25/2005	TX 6-201-925	7/26/2005
Zicam, LLC	U.S.	COUGH MIST COOL CHERRY INSERT	7/25/2005	TX 6-201-924	7/26/2005
Zicam, LLC	U.S.	COUGH MIST COOL CHERRY LABEL	7/25/2005	TX 6-201-927	7/26/2005
Zicam, LLC	U.S.	COUGH MIST HONEY LEMON CARTON	7/25/2005	TX 6-220-842	7/26/2005
Zicam, LLC	U.S.	COUGH MIST HONEY LEMON INSERT	7/25/2005	TX 6-217-792	7/29/2005
Zicam, LLC	U.S.	COUGH MIST HONEY LEMON LABEL	7/25/2005	TX 6-217-793	7/29/2005
Zicam, LLC	U.S.	COUGH MIST KIDS COOL CHERRY CARTON	7/25/2005	TX 6-213-013	7/26/2005
Zicam, LLC	U.S.	COUGH MIST KIDS COOL CHERRY INSERT	7/25/2005	TX 6-220-840	7/26/2005
Zicam, LLC	U.S.	COUGH MIST KIDS COOL CHERRY LABEL	7/25/2005	TX 6-219-535	7/26/2005
Zicam, LLC	U.S.	COUGH MIST NITE COOL CHERRY CARTOON	7/25/2005	TX 6-220-843	7/26/2005
Zicam, LLC	U.S.	COUGH MIST NITE COOL CHERRY INSERT	7/27/2005	TX 6-225-680	7/29/2005
Zicam, LLC	U.S.	COUGH MIST NITE COOL CHERRY LABEL (Zicam Concentrated Cough Mist)	7/28/2005	TX 6-239-003	7/29/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D COOL CHERRY CARTON	7/25/2005	TX 6-201-926	7/26/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D COOL CHERRY INSERT	7/25/2005	TX 6-220-839	7/26/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D COOL CHERRY LABEL	Jul-05	TX 6-213-014	7/26/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D KIDS CHERRY CARTON	7/25/2005	TX 6-220-841	7/26/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D KIDS CHERRY INSERT	7/25/2005	TX 6-194-183	7/26/2005
Zicam, LLC	U.S.	COUGH MIST PLUS D KIDS CHERRY LABEL	7/25/2005	TX 6-194-179	7/26/2005
Zicam, LLC	U.S.	COLD REMEDY SWAB INSERTION FIGURE DESIGN	8/8/2005	VA 1-332-435	8/8/2005
Zicam, LLC	U.S.	COLD REMEDY SWAB 15 BOX DESIGN (20.)	7/25/2005	VA 1-331-828	7/29/2005
Zicam, LLC	U.S.	COLD REMEDY SWAB 15 MEDICATION DESIGN (Medication Design: No. Cold Remedy Swab 15)	7/26/2005	VA 1-328-942	7/27/2005

Zicam, LLC	U.S.	COLD REMEDY SWAB 15 MEDICATION SEPARATION DESIGN (Medication Separation Design: no. Cold Remedy Swab 15)	7/26/2005	VA 1-328-941	7/27/2005
Zicam, LLC	U.S.	COLD REMEDY SWAB 15 SLIDE DESIGN (Slide Design: No. Cold Remedy Swab 15)	7/26/2005	VA 1-328-943	7/27/2005
Zicam, LLC	U.S.	EXTREME CONGESTION RELIEF CARTON	7/27/2005	TX 6-220-875	7/29/2005
Zicam, LLC	U.S.	EXTREME CONGESTION RELIEF INSERT	7/28/2005	TX 6-219-687	7/29/2005
Zicam, LLC	U.S.	EXTREME CONGESTION RELIEF LABEL	7/28/2005	TX 6-219-689	7/29/2005
Zicam, LLC	U.S.	HONEY LEMON LOGO DESIGN	7/26/2005	VA 1-328-938	7/27/2005
Zicam, LLC	U.S.	INTENSE SINUS RELIEF CARTON	7/28/2005	TX 6-217-791	7/29/2005
Zicam, LLC	U.S.	INTENSE SINUS RELIEF INSERT	7/28/2005	TX 6-217-795	7/29/2005
Zicam, LLC	U.S.	INTENSE SINUS RELIEF LABEL	7/28/2005	TX 6-217-794	7/29/2005
Zicam, LLC	U.S.	KIDS/ANIMAL DESIGN	7/26/2005	VA 1-328-937	7/27/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY CARTON	7/25/2005	TX 6-194-182	7/26/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY INSERT	7/25/2005	TX 6-194-180	7/26/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY LABEL	7/25/2005	TX 6-194-181	7/26/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY UNSCENTED CARTON	7/25/2005	TX 6-213-044	7/26/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY UNSCENTED INSERT	7/25/2005	TX 6-213-017	7/26/2005
Zicam, LLC	U.S.	NASAL COMFORT MOISTURE THERAPY UNSCENTED LABEL	7/25/2005	TX 6-213-018	7/26/2005
Zicam, LLC	U.S.	NO DRIP NASAL MOISTURIZER CARTON (Zicam No-Drip Liquid Nasal Gel: No Drip Nasal Moisturizer [Carton])	7/27/2005	TX 6-226-465	7/29/2005
Zicam, LLC	U.S.	NO DRIP NASAL MOISTURIZER CARTON (Zicam No-Drip Liquid Nasal Gel: No Drip Nasal Moisturizer [Insert])	7/27/2005	TX-6-226-463	7/29/2005
Zicam, LLC	U.S.	NO DRIP NASAL MOISTURIZER LABEL	7/27/2005	TX 6-208-737	7/29/2005
Zicam, LLC	U.S.	VALUE SIZE ALLERGY RELIEF CARTON	7/27/2005	TX 6-220-874	7/29/2005

Zicam, LLC	U.S.	VALUE SIZE ALLERGY RELIEF INSERT	7/27/2005	TX 6-220-877	7/29/2005
Zicam, LLC	U.S.	ZICAM SINUS RELIEF REMOVE CAP DESIGN	7/26/2005	VA 1-328-916	7/27/2005
Zicam, LLC	U.S.	ZICAM ALOE VERA DESIGN (Aloe Vera)	7/27/2005	VA 1-331-826	7/29/2005
Zicam, LLC	U.S.	ZICAM COLD REMEDY TABLETS FIGURE DESIGN	7/27/2005	VA 1-331-825	7/29/2005
Zicam, LLC	U.S.	ZICAM COLD REMEDY SWAB 15 APPLICATION DESIGN (Zicam Application Design: No. Cold Remedy Swab 15)	7/26/2005	VA 1-328-944	7/27/2005
Zicam, LLC	U.S.	ZICAM KIDS COLD REMEDY SWAB ANIMAL DESIGN	7/27/2005	VA 1-331-827	7/29/2005
Zicam, LLC	U.S.	ZICAM KIDS COLD REMEDY SWAB CONTAINER FIGURE DESIGN	7/26/2005	VA 1-328-920	7/27/2005
Zicam, LLC	U.S.	ZICAM KIDS COLD REMEDY SWAB KIDS SIZE FIGURE DESIGN	7/26/2005	VA 1-328-919	7/27/2005
Zicam, LLC	U.S.	ZICAM KIDS FIGURE DESIGN (Kids)	7/27/2005	VA 1-331-824	7/29/2005
Zicam, LLC	U.S.	ZICAM NOZZLE FIGURE DESIGN	7/26/2005	VA 1-328-917	7/27/2005
Zicam, LLC	U.S.	ZICAM SINUS RELIEF PUMP FIGURE DESIGN	7/26/2005	VA 1-328-918	7/27/2005
Zicam, LLC	U.S.	NEW ZICAM COLD REMEDY	11/13/2000	TX 5-126-662	11/13/2000
Zicam, LLC	U.S.	ZICAM COLD REMEDY	11/9/2000	TX 5-302-455	11/9/2000

**EXHIBIT 1**

**TRADEMARK/PATENT/COPYRIGHT ASSIGNMENT**

WHEREAS, [\_\_\_\_\_] (“Grantor”) is the registered owner of the United States (i) trademarks, service marks, trade names, service trademark applications, and service trade names listed on Schedule A attached hereto and made a part hereof (“Trademarks”), (ii) patents and patent applications listed on Schedule B attached hereto and made a part hereof (“Patents”) and (iii) copyrights and copyright applications listed on Schedule C attached hereto and made a part hereof (“Copyrights”); and

WHEREAS, \_\_\_\_\_ (“Grantee”), having a place of business at \_\_\_\_\_, is desirous of acquiring said [**Trademarks/Patents/Copyrights**];

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound hereby, Grantor, its successors and assigns, does hereby transfer, assign and set over unto Grantee, its successors, transferees and assigns, subject to the terms of the Intellectual Property Security Agreement dated as of December 15, 2017 between Grantor, certain of its affiliates and Grantee, all of its present and future right, title and interest in and to the [**Trademarks/Patents/Copyrights**] and all proceeds thereof and all goodwill associated therewith.

IN WITNESS WHEREOF, the undersigned has caused this Trademark/Patent/Copyright Assignment to be executed as of the \_\_\_ day of \_\_\_\_\_.

[\_\_\_\_\_]

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