TRADEMARK ASSIGNMENT COVER SHEET

ETAS ID: TM635206

Electronic Version v1.1

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
MEDICIS PHARMACEUTICAL CORPORATION		03/29/2021	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	The Bank of New York Mellon, as Notes Collateral Agent
Street Address:	101 Barclay Street, Floor 7E
Internal Address:	Attn: Corporate Trust Administration
City:	New York
State/Country:	NEW YORK
Postal Code:	10286
Entity Type:	Corporation: NEW YORK

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	90472651	LUZU

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.

202-370-4750 Phone:

ipteam@cogencyglobal.com Email:

Correspondent Name: Joanna McCall

Address Line 1: 1025 Vermont Ave NW, Suite 1130

Address Line 2: Cogency Global Inc. Address Line 4: Washington, D.C. 20005

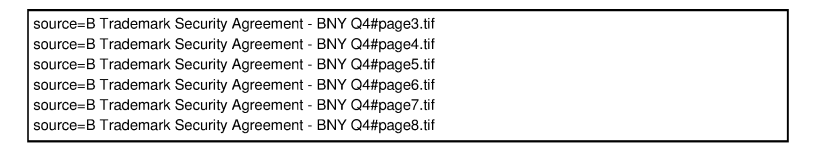
ATTORNEY DOCKET NUMBER:	1348000 B
NAME OF SUBMITTER:	Wenny Zhu
SIGNATURE:	/Wenny Zhu/
DATE SIGNED:	03/29/2021

Total Attachments: 7

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TRADEMARK REEL: 007236 FRAME: 0041

900605507



INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT is entered into as of March 29, 2021, (this "Agreement"), among the entities identified as grantors on the signature pages hereto (collectively, the "Grantors") and The Bank of New York Mellon, as collateral agent for the Noteholder Secured Parties (in such capacity, together with its successors and permitted assigns, the "Notes Collateral Agent").

Certain Grantors (the "US Grantors") are party to the U.S. Pledge and Security Agreement dated as of March 21, 2017 (as amended or otherwise modified, the "March 2017 Security Agreement"), the U.S. Pledge and Security Agreement dated as of October 17, 2017 (as amended or otherwise modified, the "October Security Agreement") and the U.S. Pledge and Security Agreement dated as of March 8, 2019 (as amended or otherwise modified, the "March 2019 Security Agreement" and, together with the March 2017 Security Agreement and the October Security Agreement, the "Security Agreements") between each of the US Grantors and the other grantors party thereto and the Notes Collateral Agent pursuant to which the US Grantors granted a security interest to the Notes Collateral Agent in the IP Collateral (as defined below) and are required to execute and deliver this Agreement. Consistent with the requirements set forth in Section 4.3 of the Security Agreements, the parties hereto agree as follows:

SECTION 1. **Terms**. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreements.

SECTION 2. **Grant of Security Interest**. As security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, each Grantor, pursuant to the Security Agreements, did and hereby does pledge, collaterally assign, mortgage, transfer and grant to the Notes Collateral Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing security interest in all of its right, title or interest in, to or under all of the following assets, whether now owned or at any time hereafter acquired by or arising in favor of such Grantor and regardless of where located (the Trademark Collateral, Patent Collateral and Copyright Collateral, each as defined below, collectively, the "**IP Collateral**"):

- A. The "Trademark Collateral", defined as set forth in paragraphs (1) through (4) directly below:
 - 1. all Trademarks, including those Trademark registrations and registration applications in the United States Patent and Trademark Office listed on Schedule I hereto;
 - 2. all goodwill associated with or symbolized by the Trademarks;
 - 3. the right to sue third parties for past, present and future infringements, dilutions or violations of any Trademark; and
 - 4. all proceeds of and rights associated with the foregoing;
- B. The "Patent Collateral", defined as set forth in paragraphs (1) through (3) directly below:
 - 1. all Patents, including those Patent registrations and pending applications in the United States Patent and Trademark Office listed on Schedule II hereto;
 - 2. the right to sue third parties for past, present and future infringements of any Patent; and
 - 3. all proceeds of and any right associated with the foregoing; and

- C. The "Copyright Collateral", defined as set forth in paragraphs (1) through (3) directly below:
 - 1. all Copyrights, including those Copyright registrations and pending applications for registration in the United States Copyright Office listed on Schedule III;
 - 2. the right to sue third parties for past, present and future infringements of any Copyright, and
 - 3. all proceeds of and rights associated with the foregoing;

Notwithstanding anything to the contrary in (A) through (C) above, this Agreement shall not constitute a grant of a security interest in any Excluded Assets, including any "intent-to-use" Trademark applications prior to the filing and acceptance 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.

SECTION 3. **Security Agreement.** The security interests granted to the Notes Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Notes Collateral Agent pursuant to the Security Agreements. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Notes Collateral Agent with respect to the IP Collateral are more fully set forth in the Security Agreements, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreements, the terms of the Security Agreements shall govern.

SECTION 4. **Governing Law**. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

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]

BAUSCH HEALTH IRELAND LIMITED

By:

Name: William N. Woodfield

Title: Director

BAUSCH+LOMB IRELAND LIMITED

By:

Name: William N. Woodfield

Title: Director

SALIX PHARMACEUTICALS, INC.

By

Name: William N. Woodfield Title: Vice President, Treasurer

MEDICIS PHARMACEUTICAL CORPORATION

By:

Name: William N. Woodfield Title: Vice President, Treasurer

BAUSCH & LOMB INCORPORATED

By:

Name: William N. Woodfield Title: Vice President, Treasurer

Accepted and Agreed:

THE BANK OF NEW YORK MELLON,

as Notes Collateral Agent

Burke Timothy E 2021-03-19 17:11-04:00

Name: Timothy E, Burke Title: Vice President

[Signature Page to IPSA – BNY]

Schedule I - Trademark Collateral Schedule I - Trademark Collateral

CORPORATION	MEDICIS PHARMACEUTICAL	Current Owner on TMO Records
	LUZU	Mark Name
	90472651	Current Application Number
		Current Registration Number

Schedule II - Patent Collateral

Appl. No.	Publ. No.	Patent No.	Title	Current PTO Owner
63/063715			PACKAGING SOLUTIONS (strategic,	BAUSCH+LOMB IRELAND LIMITED
			covers Packaging solution for Crystal daily	
			disposable lens)	
63/092399			METHODS FOR TREATING	BAUSCH & LOMB INCORPORATED
			USING BENZALKONIUM CHLORIDE	
63/107406			RIFAXIMIN LIQUID FORMULATIONS	BAUSCH HEALTH IRELAND LIMITED
			FOR THE TREATMENT OF SICKLE	
			CELL DISEASE	
17/119780			STABILIZED EFINACONAZOLE	BAUSCH HEALTH IRELAND LIMITED
			COMPOSITIONS	
29/763116			VENTED TIP	BAUSCH HEALTH IRELAND LIMITED
63/128380			VENTED TREATMENT TIPS	BAUSCH HEALTH IRELAND LIMITED
17/103298			DIRECT COMPRESSION MOLDED	BAUSCH+LOMB IRELAND LIMITED
			OPHTHALMIC DEVICES	
17/101609			SOLID DISPERSION FORMS OF	SALIX PHARMACEUTICALS, INC.
			RIFAXIMIN	
63/113062			METHODS OF REDUCING MORTALITY	BAUSCH HEALTH IRELAND LIMITED
			IN SUBJECTS SUFFERING FROM AN	
			UNDERLYING DISEASE OR	
			CONDITION BY ADMINISTRATION OF	
			METHYLNALTREXONE	
63/120987			OPHTHALMIC NK-1 ANTAGONIST	BAUSCH+LOMB IRELAND LIMITED
			FORMULATIONS	
63/107400			TARGETED RELEASE RIFAXIMIN	BAUSCH HEALTH IRELAND LIMITED
			COMPOSITIONS	
17/063470			USE OF METHYLNALTREXONE TO	SALIX PHARMACEUTICALS, INC.
			ATTENUATE TUMOR PROGRESSION	
63/147060			METHOD OF TREATING OR	BAUSCH HEALTH IRELAND LIMITED
			AMELIORATING ULCERATIVE	
			COLITIS	

None.

Schedule III - Copyright Collateral

RECORDED: 03/29/2021

63/109790 17/089233 63/110756 16/436401 16/415281 Appl. No. 2020/0012015 2020/0054709 Publ. No. Patent DEVICES WATER EXTRACTABLE OPHTHALMIC AND THEIR USES AGONISTS OF GUANYLATE CYCLASE ALLERGY EYE DROP OPHTHALMIC DEVICE PRODUCT PRESERVATIVE-FREE PACKAGED METHOD FOR MAKING A MODULATED OPTICAL PARAMETER POWER OFFSET AND A SPATIALLY-PERIPHERAL ZONE HAVING AN ADD-OPHTHALMIC LENS INCLUDING A BAUSCH & LOMB INCORPORATED **BAUSCH HEALTH IRELAND LIMITED BAUSCH+LOMB IRELAND LIMITED BAUSCH+LOMB IRELAND LIMITED BAUSCH+LOMB IRELAND LIMITED** Current PTO Owner