OP \$115.00 3172232

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM730461

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
Barclays Bank PLC		12/18/2017	Public Limited Company:	

RECEIVING PARTY DATA

Name:	Valeant Canada LP	
Street Address:	150 St-Elzear Blvd. West	
City:	Laval, Quebec	
State/Country:	CANADA	
Postal Code:	H7L 4A8	
Entity Type:	Limited Partnership: CANADA	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark			
Registration Number:	3172232	swiss			
Registration Number:	4335228	SWISS NATURAL			
Registration Number:	4469849	SWISS NATURAL			
Registration Number:	3350347	SWISS NATURAL SOURCES			

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: 612-474-3340

Email: jurzedowski@forsgrenfisher.com

Correspondent Name: James M. Urzedowski
Address Line 1: 225 South 6th Street

Address Line 2: Suite 1750

Address Line 4: Minneapolis, MINNESOTA 55402

NAME OF SUBMITTER: James M. Urzedowski	
SIGNATURE:	/James M. Urzedowski/
DATE SIGNED:	05/26/2022

Total Attachments: 5

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RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS

This RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS (this "Release") is entered into as of December 18, 2017 by Barclays Bank PLC, a public limited company with offices located at 745 Seventh Avenue, New York, New York 10019, as Collateral Agent for the Secured Parties (in its capacity as successor agent to Goldman Sachs Lending Partners LLC ("Goldman")) (the "Assignor"), in favor of Valeant Canada LP with offices located at 2150 St-Elzear Blvd. West, Laval, Quebec H7L 4A8 Canada. Capitalized terms used in this Release but not defined herein shall have the respective meanings ascribed to such terms in the Pledge and Security Agreement or Trademark Security Agreement (each as defined below), as applicable.

WHEREAS, reference is made to (i) that certain Third Amended and Restated Credit and Guaranty Agreement, dated as of February 13, 2012, as amended by Amendment No. 1, dated as of March 6, 2012, by Amendment No. 2, dated as of September 10, 2012, by Amendment No. 3, dated as of January 24, 2013, by Amendment No. 4, dated as of February 21, 2013, by Amendment No. 5, dated as of June 6, 2013, by Amendment No. 6, dated as of June 26, 2013, by Amendment No. 7, dated as of September 17, 2013, by Amendment No. 8, dated as of December 20, 2013 by the Successor Agent Agreement, Amendment No. 9, dated as of January 8, 2015, Amendment No. 10, dated as of March 5, 2015, Amendment No. 11, dated as of May 29, 2015, by Amendment No. 12 and Waiver, dated as of April 11, 2016, by Amendment No. 13, dated as of August 23, 2016, by Amendment No. 14 dated as of March 21, 2017, by Amendment No. 15, dated as of March 28, 2017, by Amendment No. 16, dated as of November 21, 2017, and as further supplemented by the Joinder Agreements, dated as of June 14, 2012, July 9, 2012, September 11, 2012, October 2, 2012, December 11, 2012, each of the Joinder Agreements dated as of August 5, 2013, and each of the Joinder Agreements dated as of February 6, 2014, by the Joinder Agreements, each dated as of January 22, 2015 and by the Joinder Agreements, each dated as of April 1, 2015 (as it may be amended, restated, replaced, supplemented or otherwise modified from time to time, the "Credit Agreement") among Valeant Pharmaceuticals International, Inc., a corporation continued under the laws of the Province of British Columbia ("VPII"), certain subsidiaries of VPII, as guarantors, the lenders from time to time party thereto, the Assignor and the others party thereto; (ii) that certain Pledge and Security Agreement, dated as of June 29, 2011, as amended by the Amended and Restated Pledge and Security Agreement, dated as of October 20, 2011, and as further amended by the Second Amended and Restated Pledge and Security Agreement, dated as of February 13, 2012 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Pledge and Security Agreement"), between the Assignee and the other grantors party thereto and the Assignor; and (iii) that certain Trademark Security Agreement, dated as of July 18, 2016 between the Assignor (as collateral agent) and the Assignee and other grantors party thereto (the "Trademark Security Agreement");

WHEREAS, pursuant to the terms and conditions of the Trademark Security Agreement, the Assignee granted to the Assignor, for the benefit of the Secured Parties, a security interest in and continuing lien on all of the Assignee's right, title and interest in, to and under the following, in each case whether then owned or thereafter acquired by the Assignee or in which the Assignee

then had or thereafter acquired any right, title or interest and wherever the same may be located (collectively, the "<u>Trademark Collateral</u>"):

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 to the Trademark Security Agreement, (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 then or thereafter due and/or payable with respect thereto, and (vi) all other rights of any kind accruing thereunder or pertaining thereto throughout the world;

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on July 18, 2016 at Reel 005836, Frame 0399;

WHEREAS, pursuant to that certain Officer's Certificate dated as of December 18, 2017 (the "<u>Certificate</u>"), VPII certified to the Assignor that the Assignee sold the trademarks set forth on <u>Schedule I</u> hereto (the "<u>Specified Trademarks</u>"), which sale has been consummated by the Assignee and the purchaser as of November 23, 2017, as provided in the Certificate; and

WHEREAS, the Assignor, solely in reliance on the representations, warranties and certifications made pursuant to the Certificate and without independent investigation, has agreed to terminate and release its security interest solely in the Specified Trademarks and Specified Trademark Collateral (as defined below) related thereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Assignor, on behalf of itself, its successors, legal representatives and assigns and any lenders for which the Assignor acted as security or collateral agent, hereby unconditionally terminates, releases, discharges and reassigns to the Assignee fully, without representation, warranty or recourse, its security interest in and continuing lien on all of the Assignee's right, title and interest in, to and under (i) the Specified Trademarks, (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 then or thereafter due and/or payable with respect thereto (but excluding, for the avoidance of doubt, Proceeds from the sale by the Assignee of the Specified Trademarks as referenced in the Certificate), and (vi) all other rights of any kind accruing thereunder or pertaining thereto throughout the world (collectively, the "Specified Trademark Collateral").

The Assignor hereby authorizes the Assignee or the Assignee's authorized representative to record this Release with the United States Patent and Trademark Office ("<u>USPTO</u>") and any other offices as may be necessary to carry out the intention of this Release, and to the extent applicable, the Assignor authorizes and requests that the USPTO record this Release.

The Assignor shall execute and deliver any and all documents or other instruments reasonably requested by the Assignee, and at the Assignee's sole cost and expense, to more fully and effectively effectuate the purposes of this Release.

This Release and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

Delivery of an executed signature page to this Release by facsimile or electronic transmission (including .pdf file) shall be effective as delivery of an original signature.

For the avoidance of any doubt, this Release is strictly limited solely and only to the Specified Trademark Collateral and to no other Trademark Collateral. The Assignor continues to maintain, without interruption or impairment, its security interest in all of the Assignee's right, title and interest in, to and under all Trademark Collateral other than the Specified Trademark Collateral. The provisions of the Trademark Security Agreement and the Pledge and Security Agreement shall, except as modified by this Release, continue in full force and effect.

THIS RELEASE 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.

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IN WITNESS WHEREOF, the Assignor has caused this Release to be executed and delivered by its duty authorized officer as of the date first set forth above.

BARCLAYS BANK PLC,

as Collateral Agent

Ву: ____

Name: Title:

le: Craig Malloy

Director

[Valeant - Chocolate - Signature Page to VCLP Trademark Release (Barclays 1 of 2)]

SCHEDULE I to RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS

Specified Trademarks

Country	Current Owner	Status	Application Date	Application Number	Registered	Registration No.
United States	Valeant Canada LP	Registered	11/29/2004	78/523428	11/14/2006	3172232
United States	Valeant Canada LP	Registered	8/24/2010	85/114414	5/14/2013	4335228
United States	Valeant Canada LP	Registered	5/28/2013	85/944291	1/21/2014	4469849
United States	Valeant Canada LP	Registered	7/12/2006	78/927792	12/4/2007	3350347
	United States United States United States	United States Valeant Canada LP United States Valeant Canada LP United States Valeant Canada LP	United States Valeant Canada LP Registered United States Valeant Canada LP Registered United States Valeant Canada LP Registered	United States Valeant Canada LP Registered 11/29/2004 United States Valeant Canada LP Registered 8/24/2010 United States Valeant Canada LP Registered 5/28/2013	United States Valeant Canada LP Registered 11/29/2004 78/523428 United States Valeant Canada LP Registered 8/24/2010 85/114414 United States Valeant Canada LP Registered 5/28/2013 85/944291	United States Valeant Canada LP Registered 11/29/2004 78/523428 11/14/2006 United States Valeant Canada LP Registered 8/24/2010 85/114414 5/14/2013 United States Valeant Canada LP Registered 5/28/2013 85/944291 1/21/2014

RECORDED: 05/26/2022