TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM832673

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	09/10/2021
RESUBMIT DOCUMENT ID:	900788968

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Pharma Développement SAS		07/26/2023	Société Par Actions Simplifiée (Sas): FRANCE

RECEIVING PARTY DATA

Name:	US HEALTH DRUGSTORE INC	
Street Address:	5255 Collins Ave, Apt 14B	
City:	Miami Beach	
State/Country:	ountry: FLORIDA	
Postal Code:	33140	
Entity Type:	Corporation: FLORIDA	
Name:	Pharma Développement SAS	
Doing Business As:	Business As: DBA Pharma Développement	
Street Address:	Address: Chemin de Marcy	
City:	Corbigny, Nièvre	
State/Country:	e/Country: FRANCE	
Postal Code:	I Code: 58800	
Entity Type:	ty Type: Société Par Actions Simplifiée (Sas): FRANCE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	5986240	A313

CORRESPONDENCE DATA

Fax Number: 3052393640

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: 7868376787

Email: benjamin@epgdlaw.com Benjamin Lee Bedrava **Correspondent Name:** Address Line 1: 777 SW 37th Ave Ste 510 Address Line 4: Miami, FLORIDA 33135

> **TRADEMARK** REEL: 008178 FRAME: 0629

900793989

DOMESTIC REPRESENTATIVE

Name: SpyHop Law PLLC

Address Line 1: 4412 California Ave. SW #16722
Address Line 4: Seattle, WASHINGTON 98116

NAME OF SUBMITTER:	Benjamin Lee Bedrava
SIGNATURE:	/Benjamin Lee Bedrava/
DATE SIGNED:	08/17/2023

Total Attachments: 2

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TRADEMARK REEL: 008178 FRAME: 0630

EXHIBIT "A"

TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT (the "Assignment"), effective as of September 10, 2021 (the "Effective Date"), is entered into by and between PHARMA DEVELOPPEMENT SAS, a company organized under the laws of France ("Assignor") and US HEALTH DRUGSTORE INC, a Florida corporation, and PHARMA DEVELOPPEMENT SAS, a company organized under the laws of France (collectively, "Assignee").

RECITALS

WHEREAS, Assignor owns the Trademark, A313, as set forth in U.S. Registration No. 5,986,240 (the "Assigned Trademark") and desires to assign, convey, transfer, deliver and vest all of its right, title and interests in and to the Assigned Trademark, together with all common law rights thereto and the goodwill of the business symbolized by, appertaining thereto, and associated with the Assigned Trademark for all jurisdictions throughout the world, including all countries and political entities, to and in Assignee; and

WHEREAS, Assignee desires to accept from Assignor the Assigned Trademark. NOW, THEREFORE, the parties hereto agree as follows:

- 1. Assignor hereby irrevocably assigns, conveys, transfers and delivers to Assignee, and Assignee hereby accepts, all of Assignor's entire, worldwide (for all jurisdictions throughout the world, including all countries and political entities) right, title and interest in and to the Assigned Trademark, together with all common law rights thereto and the goodwill of the business symbolized by, appertaining thereto, and associated with the Assigned Trademark, together with all income, royalties or payments due, accrued, or payable as of the Effective Date or thereafter, including, without limitation, any and all claims or causes of action for profits and damages by reason of past infringement of any of the Assigned Trademark.
- Assignor hereby consents that a copy of this Assignment shall be deemed a full and formal
 equivalent of any assignment, consent to file, or like document, which may be required in any
 country or region for recordation purposes for any of the foregoing rights conveyed herein.
- 3. This Assignment shall be governed by and construed in accordance with the Laws of the State of Florida, without regard to the conflicts of law principles of such state.
- 4. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. This Assignment may be executed in one or more counterparts and delivered via facsimile, pdf, or other electronic means, each of which shall be deemed an original as against the party that signed it and all of which shall together constitute one and the same agreement, and shall become effective when one or more counterparts have been signed by each of the parties hereto and

delivered to the other party, it being understood that both parties need not sign the same counterpart.

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be executed as of the date first set forth above.

ASSIGNOR:

PHARMA DEVELOPPEMENT SAS, a company

organized under the laws of France

By: NAME

Its: TITLE Date: PHARMA DEVELOPPEMENT

Chemin de Marcy 58800 CORBIGNY - France Tél.; +33 (0) 3 86 20 21 64 RCS NEVERS B 352 563 084

ASSIGNEE:

PHARMA DEVELOPPEMENT SAS, a company

organized under the laws of France/

By: NAME

Its: TITLE

Date:

PHARMA DEVELOPPEMENT

Chemin de Marcy 58800 CORBIGNY - France Tél. : +33 (0) 3 86 20 21 64 RCS NEVERS B 352 563 084

US HEALTH DRUGSTORE INC, a

Florida conporation

Its: TITLE

Date:

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07/26/2023

31