900743269

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM779546

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Eckerd Corporation		01/06/2023	Corporation: DELAWARE
Elixir Holdings LLC		01/06/2023	Limited Liability Company: DELAWARE
The Bartell Drug Company		01/06/2023	Corporation: WASHINGTON

RECEIVING PARTY DATA

Name:	Bank of America, N.A.
Street Address:	100 Federal Street
Internal Address:	4th Floor
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02110
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark		
Registration Number:	2963367	COURTESY REFILLS		
Registration Number:	6895775	ELIXIR		
Registration Number:	6570279	ELIXIR		
Registration Number:	6570278	ELIXIR		
Registration Number:	6895776	ELIXIR		
Registration Number:	3191094	BARTELL		
Registration Number:	5166413	BARTELL DRUGS		
Registration Number:	5166414	BARTELL DRUGS		
Registration Number:	3191093	BARTELL DRUGS		
Registration Number:	3195683	BARTELL DRUGS		
Registration Number:	4777312	MYAUTOSCRIPT		
Registration Number:	4849717	MYRXSYNC		
Registration Number:	5079899	NORTHWEST ON TAP		
Registration Number:	4177104	ROCKHOUND		
Registration Number:	4628111	TREATING WASHINGTON WELL SINCE 1890		
Registration Number:	4832711	WASHINGTON'S OWN		
	•	TRADEMARK TRADEMARK		

REEL: 007942 FRAME: 0532

900743269

Property Type	Number	Word Mark
Registration Number:	3095153	WASHINGTON'S OWN DRUGSTORES

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: 6172485000

Email: tmadmin@choate.com

Correspondent Name: Sara M. Bauer

Address Line 1: Two International Place
Address Line 2: Choate Hall & Stewart LLP

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	2012947-0008
NAME OF SUBMITTER:	Sara M. Bauer
SIGNATURE:	/sara bauer/
DATE SIGNED:	01/10/2023

Total Attachments: 8

source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page1.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page3.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page4.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page5.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page5.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page6.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page7.tif source=BofA - Rite Aid - Supplemental Grant of Security Interest in Trademarks (Executed)#page8.tif

SUPPLEMENTAL GRANT OF SECURITY INTEREST IN TRADEMARKS

This **SUPPLEMENTAL GRANT OF SECURITY INTEREST IN TRADEMARKS** (this "<u>Agreement</u>"), dated as of January 6, 2023, is made by each Subsidiary of **RITE AID CORPORATION**, a Delaware corporation (the "<u>Borrower</u>") listed on <u>Schedule I</u> hereto (such Subsidiaries, collectively, the "<u>Grantors</u>", and each individually, a "<u>Grantor</u>"), in favor of **BANK OF AMERICA**, **N.A.** ("<u>Bank of America</u>"), in its capacity as the collateral agent for each of the Senior Secured Parties (as defined in the Senior Subsidiary Security Agreement referred to below) (in such capacity, together with its successors and assigns in such capacity, the "<u>Senior Collateral Agent</u>").

WHEREAS, pursuant to that certain Credit Agreement, dated as of December 20, 2018, as amended by that certain First Amendment to Credit Agreement, dated as of January 6, 2020, as further amended by that certain Second Amendment to Credit Agreement, dated as of August 20, 2021, and as further amended by that certain Third Amendment to Credit Agreement, dated as of December 1, 2022 (and as further amended, amended and restated, restated, supplemented or otherwise modified and in effect from time to time, the "Senior Credit Agreement"), among the Borrower, the lenders from time to time party thereto (the "Senior Lenders"), Bank of America, as administrative agent and collateral agent for the Senior Lenders and the other Senior Loan Secured Parties (under and as defined in the Senior Credit Agreement), and the other agents party thereto, the Senior Lenders and the other Senior Loan Secured Parties have agreed to make loans, letters of credit and other extensions of credit available to the Borrower and its Subsidiaries (as defined in the Senior Credit Agreement), pursuant to, and upon the terms and subject to the conditions specified in, the Senior Credit Agreement;

WHEREAS, from time to time, the Borrower may incur Additional Senior Debt Obligations to one or more Additional Senior Debt Parties pursuant to the Additional Senior Debt Documents (each such term, as defined in the Senior Credit Agreement);

WHEREAS, the Grantors are affiliates of one another, will derive substantial direct and indirect benefits from the extensions of credit to the Borrower and its Subsidiaries pursuant to (a) the Senior Credit Agreement and (b) the Additional Senior Debt Documents;

WHEREAS, each Grantor has agreed to guarantee, among other things, (a) all Senior Loan Obligations (under and as defined in the Senior Credit Agreement) and (b) to the extent specified in the Additional Senior Debt Documents, the Additional Senior Debt Obligations, pursuant to the terms of the Senior Subsidiary Guarantee Agreement, dated as of December 20, 2018, as supplemented by that certain Supplement No. 1 to the Senior Subsidiary Guarantee Agreement, dated as of August 20, 2021, as further supplemented by that certain Supplement No. 2 to the Senior Subsidiary Guarantee Agreement, dated as of March 31, 2022, and as further supplemented by that certain Supplement No. 3 to Senior Subsidiary Guarantee Agreement, dated as of September 16, 2022, by and among each Grantor and the Senior Collateral Agent (and as further amended, amended and restated, restated, supplemented or otherwise modified and in effect from time to time, the "Senior Subsidiary Guarantee Agreement") made by the Grantors in favor of the Senior Collateral Agent, for the benefit of the Senior Secured Parties;

WHEREAS, in connection with the Senior Subsidiary Guarantee Agreement, each Grantor has agreed to grant to the Senior Collateral Agent, its successors and assigns, for the ratable benefit of the Senior Secured Parties, a security interest in all right, title or interest now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire a right, title or interest in, to and under the Senior Collateral (under and as defined in the Senior Subsidiary Security Agreement referred to below), including in Intellectual Property (as defined in the Senior Subsidiary Security Agreement referred to below), to secure its obligations under the Senior Subsidiary Guarantee Agreement and the other Senior Debt Documents (as defined in the Senior Credit Agreement) pursuant to the terms of the Senior Subsidiary Security Agreement, dated as of December 20, 2018, as supplemented by that certain Supplement No. 1 to the Senior Subsidiary Security Agreement, dated as of August 20, 2021, as further supplemented by that certain Supplement No. 2 to the Senior Subsidiary Security Agreement, dated as of March 31, 2022, and as further supplemented by that certain Supplement No. 3 to the Senior Subsidiary Security Agreement, dated as of September 16, 2022, by and among each Grantor and the Senior Collateral Agent (and as further amended, amended and restated, restated, supplemented or otherwise modified and in effect from time to time, the "Senior Subsidiary Security Agreement") made by the Grantors in favor of the Senior Collateral Agent, for the benefit of the Senior Secured Parties; and

WHEREAS, pursuant to the terms of the Senior Subsidiary Security Agreement, the Grantors are required to execute this Agreement.

NOW, THEREFORE, the Grantors and the Senior Collateral Agent, on behalf of itself and each other Senior Secured Party (and each of their respective successors and assigns), hereby agree as follows:

SECTION 1. *Definitions*. Unless otherwise defined herein, capitalized terms used herein shall have the meanings given to such terms in the Senior Subsidiary Security Agreement and, if not defined therein, in the Senior Credit Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Senior Obligations (including, without limitation, all Senior Loan Obligations and all Additional Senior Debt Obligations), each Grantor hereby assigns and pledges to the Senior Collateral Agent, its successors and assigns, for the ratable benefit of the Senior Secured Parties, and hereby grants to the Senior Collateral Agent, its successors and assigns, for the ratable benefit of the Senior Secured Parties, a security interest in all right, title or interest now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest in, to and under (a) all registrations and applications for registration of any trademark in the United States or any other country, including registrations, recordings, supplemental registrations and pending applications for registration in the United States Patent and Trademark Office, including those identified on Schedule A hereto (collectively, the "Trademarks"), (b) any written agreement to which any Grantor is party, now or hereafter in effect, granting any right to any third party under any trademark now or hereafter owned by any Grantor or that such Grantor otherwise has the right to license, or granting any right to any Grantor under any trademark now or hereafter owned by any third party, and all rights of such Grantor under any such agreement (collectively, the "Trademark Licenses"), and (c) all Proceeds and products of each of the foregoing and all accessions to, substitutions and replacements for, and rents, profits and products of, each of the foregoing (clauses (a), (b) and (c), collectively, the "<u>Trademark Collateral</u>"). Notwithstanding anything else contained in this Section 2 to the contrary, Trademark Collateral shall not include, and in no event shall the security interest granted under this Section 2 attach to, any Excluded Assets.

SECTION 3. *Purpose*. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office.

SECTION 4. *Acknowledgment*. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Senior Secured Parties with respect to the security interest in the Senior Collateral granted hereby are more fully set forth in the Senior Subsidiary Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Senior Subsidiary Security Agreement, the terms of the Senior Subsidiary Security Agreement shall govern.

SECTION 5. *Counterparts*. This Agreement may be executed in any number of counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single agreement. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or other electronic imaging means (*e.g.*, via electronic mail in .pdf form) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 6. *Governing Law*. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAW OF THE STATE OF NEW YORK.

SECTION 7. *Intercreditor Agreements*. Notwithstanding anything herein to the contrary, the terms of this Agreement, and the rights of the Senior Collateral Agent and the Senior Secured Parties hereunder, are subject to each Intercreditor Agreement.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Grant of Security Interest in Trademarks to be duly executed by their respective authorized officers as of the day and year first above written.

GRANTORS:

ECKERD CORPORATION (as successor-in-interest to EDC Licensing, Inc.), as a Grantor

Name: Susan Lowell Title: President

ELIXIR HOLDINGS LLC, as a Grantor

Name: Sugar Loubell

Title: Vice President and Assistant Secretary

THE BARTELL DRUG COMPANY,

as a Grantor

Name: Susan Lowell

Title: President

[Rite Aid - Signature Page to Grant of Security Interest in Trademarks]

SENIOR COLLATERAL AGENT:

BANK OF AMERICA, N.A.

Name: David Adler

Title: Assistant Vice President

Supplemental Grant of Security Interest in Trademarks Schedule I to the

GRANTORS

Eckerd Corporation, a Delaware corporation (as successor-in-interest to EDC Licensing, Inc.) Elixir Holdings LLC, a Delaware limited liability company
The Bartell Drug Company, a Washington corporation

Schedule A to the Supplemental Grant of Security Interest in Trademarks

TRADEMARK COLLATERAL

Trademarks

Owner/Applicant	Title/Description	Status		Application	Registration	Registration
·			Application No.	Date	No.	Date
Eckerd Corporation (as successor-in-interest to EDC Licensing, Inc.)	COURTESY REFILLS	Registered	78392302	29-Mar-2004	2963367	21-Jun-2005
Elixir Holdings LLC	ELIXIR Plus Design	Registered	88835549	16-Mar-2020	6895775	08-Nov-2022
Elixir Holdings LLC	ELIXIR	Registered	88979377	16-Mar-2020	6570279	23-Nov-2021
Elixir Holdings LLC	ELIXIR Plus Design	Registered	88979336	16-Mar-2020	6570278	23-Nov-2021
Elixir Holdings LLC	ELIXIR	Registered	88835557	16-Mar-2020	6895776	08-Nov-2022
The Bartell Drug Company	BARTELL	Registered	78527094	03-Dec-2004	3191094	02-Jan-2007
The Bartell Drug Company	BARTELL DRUGS	Registered	87145140	19-Aug-2016	5166413	21-Mar-2017
The Bartell Drug Company	BARTELL DRUGS	Registered	87145145	19-Aug-2016	5166414	21-Mar-2017
The Bartell Drug Company	BARTELL DRUGS	Registered	78527090	03-Dec-2004	3191093	02-Jan-2007
The Bartell Drug Company	BARTELL DRUGS (Stylized)	Registered	78527097	03-Dec-2004	3195683	09-Jan-2007
The Bartell Drug Company	MYAUTOSCRIPT	Registered	86525583	05-Feb-2015	4777312	21-Jul-2015
The Bartell Drug Company	MYRXSYNC	Registered	86525498	05-Feb-2015	4849717	10-Nov-2015

Schedule A

S
hec
lule
A

RECORDED: 01/10/2023

The Bartell Drug Company	The Bartell Drug Company	The Bartell Drug Company	The Bartell Drug Company	The Bartell Drug Company	Owner/Applicant
WASHINGTON'S OWN DRUGSTORES	WASHINGTON'S OWN	TREATING WASHINGTON WELL SINCE 1890	ROCKHOUND	NORTHWEST ON TAP	Title/Description
Registered	Registered	Registered	Registered	Registered	Status
78527095	86213827	86213826	85413217	86834842	Application No.
03-Dec-2004	06-Mar-2014	06-Mar-2014	01-Sep-2011	30-Nov-2015	Application Date
3095153	4832711	4628111	4177104	5079899	Registration No.
23-May-2006	13-Oct-2015	28-Oct-2014	17-Jul-2012	08-Nov-2016	Registration Date