IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Beetens) Re: Docket No. 10, 70, 93, 120 & 140
Debtors) (Jointly Administered)
AKORN, INC., et al.,1) Case No. 20-11177 (KBO)
In re:) Chapter 11

CERTIFICATION OF COUNSEL REGARDING FINAL ORDER
(I) DETERMINING ADEQUATE ASSURANCE OF PAYMENT FOR
FUTURE UTILITY SERVICES, (II) PROHIBITING UTILITY PROVIDERS
FROM ALTERING, REFUSING, OR DISCONTINUING UTILITY SERVICES,
(III) ESTABLISHING PROCEDURES FOR DETERMINING ADEQUATE
ASSURANCE OF PAYMENT, AND (IV) GRANTING RELATED RELIEF

The undersigned hereby certifies as follows:

1. On May 21, 2020, the above-captioned debtors and debtors in possession (collectively, the "Debtors") filed the Debtors' Motion Seeking Entry of Interim and Final Orders (I) Determining Adequate Assurance of Payment for Future Utility Services, (II) Prohibiting Utility Providers from Altering, Refusing, or Discontinuing Utility Services, (III) Establishing Procedures for Determining Adequate Assurance of Payment, and (IV) Granting Related Relief [Docket No. 10] (the "Motion") with the United States Bankruptcy Court for the District of Delaware (the "Court"). Attached thereto as Exhibit B was a proposed form of order granting the relief requested in the Motion on a final basis (the "Proposed Final Order").

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Akorn, Inc. (7400); 10 Edison Street LLC (7890); 13 Edison Street LLC; Advanced Vision Research, Inc. (9046); Akorn (New Jersey), Inc. (1474); Akorn Animal Health, Inc. (6645); Akorn Ophthalmics, Inc. (6266); Akorn Sales, Inc. (7866); Clover Pharmaceuticals Corp. (3735); Covenant Pharma, Inc. (0115); Hi-Tech Pharmacal Co., Inc. (8720); Inspire Pharmaceuticals, Inc. (9022); Oak Pharmaceuticals, Inc. (6647); Olta Pharmaceuticals Corp. (3621); VersaPharm Incorporated (6739); VPI Holdings Corp. (6716); and VPI Holdings Sub, LLC. The location of the Debtors' service address is: 1925 W. Field Court, Suite 300, Lake Forest, Illinois 60045.



- 2. On May 22, 2020, the Court entered the Interim Order (I) Determining Adequate Assurance of Payment for Future Utility Services, (II) Prohibiting Utility Providers from Altering, Refusing, or Discontinuing Utility Services, (III) Establishing Procedures for Determining Adequate Assurance of Payment, and (IV) Granting Related Relief [Docket No. 70] (the "Interim Order").
- 3. Pursuant to the Interim Order and the Notice of (A) Entry of Interim Order (I) Determining Adequate Assurance of Payment for Future Utility Services, (II) Prohibiting Utility Providers from Altering, Refusing, or Discontinuing Utility Services, (III) Establishing Procedures for Determining Adequate Assurance of Payment, and (IV) Granting Related Relief; and (B) Final Hearing Thereon [Docket No. 93], objections to the Motion were to be filed by no later than June 8, 2020 at 4:00 p.m. (ET) (the "Objection Deadline").²
- 4. Prior to the Objection Deadline, Commonwealth Edison Company, PSEG Long Island, and Public Service Electric and Gas Company (collectively, the "Objecting Utilities") filed an objection [Docket No. 120] (the "Objection") to the Motion, and, the Debtors received informal comments to the Motion from Homefield Energy (together with the Objection, the "Responses"). Other than the Responses, the Debtors received no other informal responses to the Motion, and no other objection or responsive pleading to the Motion has appeared on the Court's docket in these chapter 11 cases.
 - 5. On June 9, 2020, the Objecting Utilities withdrew the Objection. [Docket No. 140].
- 6. The Debtors have revised the Proposed Final Order (the "Revised Final Order") to resolve the Responses and the Revised Final Order is attached hereto as **Exhibit 1**.

The Objection Deadline was extended to June 11, 2020 at 12:00 p.m. (prevailing Eastern Time) for the Official Committee of Unsecured Creditors (the "Committee"). The Committee has informed counsel for the Debtors that they do not object to the final relief requested in the Motion.

7. The Revised Final Order has been circulated to the Committee and the Office of the United States Trustee for the District of Delaware, and the aforementioned parties do not object to the entry of the Revised Final Order. For the convenience of the Court and all parties in interest, a blackline of the Revised Final Order marked against the Proposed Final Order is attached hereto as **Exhibit 2**.³

(Remainder of page intentionally left blank)

Attached to the Revised Final Order as <u>Exhibit A</u> is a revised version of the 'Utility Providers List' (the "<u>Revised List</u>"). The original 'Utility Providers List' was attached to the Motion as <u>Exhibit C</u> (the "<u>Original List</u>"), and was not attached to the Proposed Final Order. For convenience and ease of review, and to reflect revisions made to resolve the Responses, a blackline of the Revised List against the Original List is included with the blackline attached hereto as <u>Exhibit 2</u>.

WHEREFORE, the Debtors respectfully request that the Revised Final Order, substantially

in the form attached hereto as **Exhibit 1**, be entered at the earliest convenience of the Court.

Wilmington, Delaware June 12, 2020

/s/ Amanda R. Steele

RICHARDS, LAYTON & FINGER, P.A.

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EXHIBIT 1

Revised Final Order

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

AKORN, INC., ¹) Case No. 20-11177 (KBO)) (Jointly Administered) Debtors.	
AKORN, INC., ¹) Case No. 20-11177 (KBO)	
,	
In re:) Chapter 11	

FINAL ORDER (I) DETERMINING ADEQUATE ASSURANCE
OF PAYMENT FOR FUTURE UTILITY SERVICES, (II) PROHIBITING
UTILITY PROVIDERS FROM ALTERING, REFUSING, OR DISCONTINUING
UTILITY SERVICES, (III) ESTABLISHING PROCEDURES FOR DETERMINING
ADEQUATE ASSURANCE OF PAYMENT, AND (IV) GRANTING RELATED RELIEF

Upon the motion (the "Motion")² of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for entry of a final order (this "Final Order"): (a) approving the Debtors' Proposed Adequate Assurance; (b) prohibiting Utility Providers from altering, refusing, or discontinuing services; (c) approving the Debtors' proposed procedures for resolving any Additional Assurance Requests; and (d) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court having found that this Court may enter a final order consistent with Article

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Akorn, Inc. (7400); 10 Edison Street LLC (7890); 13 Edison Street LLC; Advanced Vision Research, Inc. (9046); Akorn (New Jersey), Inc. (1474); Akorn Animal Health, Inc. (6645); Akorn Ophthalmics, Inc. (6266); Akorn Sales, Inc. (7866); Clover Pharmaceuticals Corp. (3735); Covenant Pharma, Inc. (0115); Hi-Tech Pharmacal Co., Inc. (8720); Inspire Pharmaceuticals, Inc. (9022); Oak Pharmaceuticals, Inc. (6647); Olta Pharmaceuticals Corp. (3621); VersaPharm Incorporated (6739); VPI Holdings Corp. (6716); and VPI Holdings Sub, LLC. The location of the Debtors' service address is: 1925 W. Field Court, Suite 300, Lake Forest, Illinois 60045.

² Capitalized terms used but not defined herein have the meanings given to such terms in the Motion.

III of the United States Constitution; and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Motion and opportunity for a hearing on the Motion were appropriate and no other notice need be provided; and this Court having reviewed the Motion and the First Day Declaration and having heard the statements in support of the relief requested therein at a hearing before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Motion and the First Day Declaration and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- 1. The Motion is granted on a final basis as set forth herein.
- 2. All Utility Providers are prohibited from altering, refusing, or discontinuing services on account of any unpaid prepetition charges, the commencement of these chapter 11 cases, or any perceived inadequacy of the Proposed Adequate Assurance.
- 3. The following Adequate Assurance Procedures are hereby approved on a final basis:
 - a. The Debtors will serve a copy of this Motion and the order granting the relief requested herein to each Utility Provider within two (2) business days after entry of this Final Order by the Court.
 - a. Subject to sections (e)–(i) of this paragraph, the Debtors will deposit the Adequate Assurance Deposit, in the aggregate amount of \$285,000, in the Adequate Assurance Account within 20 days of the Petition Date.
 - b. The amount of the Adequate Assurance Deposit allocated to each Utility Provider shall be set forth on the Utility Providers List, attached to this final order as **Exhibit A**, in the column labeled "Proposed Adequate Assurance."

- Any Utility Provider desiring additional assurances of payment in the form c. of deposits, prepayments, or otherwise must serve a request for additional assurance (an "Additional Assurance Request") on the following parties: (i) the Debtors, Akorn, Inc., 1925 W. Field Court, Lake Forest, Illinois 60045 Attn: Joseph Bonaccorsi; (ii) proposed counsel to the Debtors, Kirkland & Ellis LLP, Kirkland & Ellis LLP, 300 North LaSalle Street, Chicago, Illinois 60654, Attn: Patrick J. Nash, Jr., P.C., Gregory F. Pesce, Christopher M. Hayes, and Dan Latona, and Kirkland & Ellis LLP, New 601 Lexington Avenue. York. New York 10022. Attn: Nicole L. Greenblatt, P.C.; (iii) proposed co-counsel to the Debtors, Richards, Layton & Finger, P.A., 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath; (iv) the Office of The United States Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Jane Leamy; (v) counsel to any statutory committee appointed in these chapter 11 cases; and (vi) counsel to the Ad Hoc Group, Gibson, Dunn & Crutcher, LLP, 200 Park Avenue, New York, NY 10166, Attn: Scott J. Greenberg and Steven A. Domanowski (collectively, the "Notice Parties").
- d. Any Additional Assurance Request must: (i) be in writing; (ii) identify the location for which the Utility Services are provided and the related account number(s); (iii) include the alleged outstanding balance for the affected account(s); (iv) certify the amount that is equal to one-half the monthly cost of the Utility Services the applicable Utility Provider supplies to the Debtors, calculated as a historical average over the twelve-month period ending February 2020; (v) certify that the Utility Provider does not already hold a deposit equal to or greater than one-half the monthly cost of the Utility Services; (vi) provide evidence that the Debtors have a direct obligation to the Utility Provider; and (vii) explain why the Utility Provider believes the Proposed Adequate Assurance is not sufficient adequate assurance of future payment.
- e. Any Additional Assurance Request may be made at any time. If a Utility Provider fails to serve an Additional Assurance Request as set forth herein, the Utility Provider shall be forbidden from discontinuing, altering, or refusing Utility Services to, or discriminating against, the Debtors on account of any unpaid prepetition charges, or requiring additional assurance of payment other than the Proposed Adequate Assurance.
- f. Upon the Debtors' receipt of an Additional Assurance Request, the Debtors shall promptly negotiate with the Utility Provider to resolve the Utility Provider's Additional Assurance Request.
- g. Without further order of the Court, the Debtors may enter into agreements granting additional adequate assurance to a Utility Provider serving an Additional Assurance Request if the Debtors determine that the Additional Assurance Request is reasonable.

- h. If the Debtors determine that the Additional Assurance Request is not reasonable and the Debtors are unable to reach an alternative resolution with the Utility Provider, within twenty-one (21) days, the Debtors will request a hearing (a "<u>Determination Hearing</u>") before the Court to determine the adequacy of assurance of payment with respect to that Utility Provider pursuant to section 366(c)(3) of the Bankruptcy Code.
- i. Pending resolution of such dispute at a Determination Hearing, the relevant Utility Provider shall be prohibited from altering, refusing, or discontinuing service to the Debtors on account of: (i) unpaid charges for prepetition services; (ii) a pending Additional Assurance Request; or (iii) any objections to the Proposed Adequate Assurance.
- j. The Adequate Assurance Deposit deposited into the Adequate Assurance Account on behalf of any Utility Provider (including any additional amount deposited upon request of any applicable Utility Provider), or any portion thereof, shall be returned to the Debtors by no later than five (5) business days following the earlier of the date upon which (i) a chapter 11 plan becomes effective after being confirmed in these chapter 11 cases or (ii) the Debtors provide notice to a Utility Provider that services provided to the Debtors by such Utility Provider will no longer be needed or will be reduced. The Debtors may reduce the amount of the Adequate Assurance Deposit allocated to a particular Utility Provider to the extent consistent with any alternative assurance arrangements agreed to by the Debtors and the affected Utility Provider.
- 4. The Utility Providers are prohibited from requiring additional adequate assurance of payment other than pursuant to the Adequate Assurance Procedures.
- 5. The Debtors will cause a copy of this Final Order, including the Adequate Assurance Procedures, to be served on any subsequently identified Utility Provider and any such Utility Provider shall be bound by the Adequate Assurance Procedures.
- 6. Any deposit provided to a Utility Provider by the Debtors prior to the Petition Date must be returned to the Debtors within twenty-one (21) days of receiving a notice that the services provided to the Debtors by such Utility Provider will no longer be needed, or such other period as may be specified in any agreement between the Debtors and such Utility Provider.
- 7. Notwithstanding the relief granted in this Final Order and any actions taken pursuant to such relief, nothing in this Final Order shall be deemed: (a) an admission as to the

validity, priority, or amount of any particular claim against a Debtor entity; (b) a waiver of the Debtors' or any other party-in-interest's right to dispute any particular claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Final Order or the Motion; (e) a request or authorization to assume any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) a waiver of the Debtors' or any other party-in-interest's right to dispute whether any of the Utility Providers listed on the Utility Providers List or subsequently identified by the Debtors are or are not "utilities" within the meaning of Bankruptcy Code section 366(a); (g) a waiver or limitation of the Debtors' or any other party-in-interest's rights under the Bankruptcy Code or any other applicable law; or (h) a concession by the Debtors or any other party-in-interest that any liens (contractual, common law, statutory, or otherwise) satisfied pursuant to this Final Order are valid and the Debtors and all other parties-in-interest expressly reserve their rights to contest the extent, validity, or perfection or to seek avoidance of all such liens. Any payment made pursuant to this Final Order should not be construed as an admission as to the validity, priority, or amount of any particular claim or a waiver of the Debtors' or any other party-in-interest's right to subsequently dispute such claim.

8. The banks and financial institutions on which checks were drawn or electronic payment requests made in payment of the prepetition obligations approved herein are authorized to receive, process, honor, and pay all such checks and electronic payment requests when presented for payment, and all such banks and financial institutions are authorized to rely on the Debtors' designation of any particular check or electronic payment request as approved by this Final Order without any duty of further inquiry and without liability for following the Debtors' instructions.

- 9. The Debtors are authorized to issue postpetition checks, or to effect postpetition fund transfer requests, in replacement of any checks or fund transfer requests that are dishonored as a consequence of these chapter 11 cases with respect to prepetition amounts owed in connection with any Utility Services.
- 10. Notice of the Motion as provided therein shall be deemed good and sufficient notice of such Motion and the requirements of Bankruptcy Rule 6004(a) and the Local Rules are satisfied by such notice.
- 11. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Final Order are immediately effective and enforceable upon its entry.
- 12. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this Final Order in accordance with the Motion.
- 13. This Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Final Order.

Exhibit A

Utility Providers List

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Ameren Distribution	26587-12976	Electricity	150 S. Wyckles Rd Decatur, IL	\$5,355	\$2,678
Ameren Distribution	75148023	Natural Gas	1222 W Grand Decatur, IL	\$4,503	\$2,252
Ameren Distribution	1550143010	Natural Gas	150 S. Wyckles Rd Decatur, IL	\$1,503	\$752
Ameren Illinois	8939758577	Electricity	1222 W Grand Decatur, IL	\$23,175	\$11,588
Ameren Illinois	7582236024	Electricity	1390 N Fairview Ave Decatur, IL	\$149	\$75
Ameren Illinois	7582236024	Natural Gas	1390 N Fairview Ave Decatur, IL	\$105	\$53
Ameren Light	8694800013; 6556490002	Electricity	1222 W Grand Decatur, IL	\$83	\$42
AT&T	8003-121-7674 831-000-7947 345 831-000-7392 178	Telephone/Cable/Internet	Multiple	\$32,797	\$16,399
BCN Telecom Inc.	TE1462	Telephone/Cable/Internet	Multiple	\$1,336	\$668
Cablevision	57641	Telephone/Cable/Internet	Multiple	\$2,320	\$1,160
Call One Inc.	1213216 1207209	Telephone/Cable/Internet	Multiple	\$50,917	\$25,459
City of Decatur	17 312000; 17 312100; 17 312105	Water Treatment	1222 W Grand Decatur, IL	\$24,183	\$12,092
City of Decatur	12 350500	Water Treatment	150 S. Wyckles Rd Decatur, IL	\$2,757	\$1,379
City of Decatur	28 255780	Water Treatment	1390 N Fairview Ave Decatur, IL	\$21	\$11
Comcast	900015563	Telephone/Cable/Internet	Multiple	\$34,993	\$17,497

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Commonwealth Edison Company	1203118086	Electric	1925 W Field Ct Lake Forest, IL	\$3,552	\$1,776
Commonwealth Edison Company	Acct # 2870462107 (Unit 125); Acct # 1592099138 (Unit 140); Acct # 1879045129 (Unit 145); Acct # 0369014326 (Unit 230); Acct # 2870470083 (Unit 240)	Electric	100 N Field Lake Forest, IL	\$1,483	\$742
Commonwealth Edison Company	Acct #1619120081 (Unit 109); Acct #1619121079 (Unit 111); Acct #1619122147 (Unit 114); Acct #1619123135 (Unit 115); Acct #0412040012 (Unit 110); Acct #1619096106 (Unit 112)	Electric	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$8,902	\$4,451
Commonwealth Edison Company	Acct #2677007039 (Unit C); Acct #0777126128 (Fire PP); Acct #0389152103 (Unit A); Acct #5253162010 (Unit B); Acct #5853064048 (BLDG)	Electric	605 CenterPoint Ct., Suite B Gurnee, IL	\$6,050	\$3,025
Direct Energy	730544-75272	Natural Gas	1222 W Grand Decatur, IL	\$15,933	\$7,967
Direct Energy	730544-75271	Natural Gas	150 S. Wyckles Rd Decatur, IL	\$2,240	\$1,120
Franklin Sewage	19482	Water Treatment	72 Veronica Building 72 Somerset, NJ	\$3,195	\$1,597
Franklin Township	5412-3	Water	72 Veronica Building 72 Somerset, NJ	\$3,837	\$1,918

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Freepoint Energy Solutions LLC	7216	Electric	605 CenterPoint Ct., Suite B Gurnee, IL	\$8,896	\$4,448
Homefield Energy	8939758577	Electricity	1222 W Grand Decatur, IL	\$39,841	
	2658712976	Electricity	150 S. Wyckles Rd Decatur, IL	\$9,025	\$40, 528
National Grid	80245-03006	Natural Gas	26 Edison St Amityville, NY	\$6,200	\$3,100
National Grid	55344-09003; 67798-33006	Natural Gas	225 Dixon Ave Amityville, NY	\$300	\$150
National Grid	55344-10006	Natural Gas	10 Edison St Amityville, NY	\$1,100	\$550
National Grid	80245-13002	Natural Gas	369 Bayview Ave Amityville, NY	\$700	\$350
National Grid	92707-45008	Natural Gas	13 Edison St Amityville, NY	\$1,800	\$900
National Grid	81296-56004	Natural Gas	132 Lincoln St Copiague, NY	\$1,100	\$550
New York Power Authority (NYPA)	200006602	Electricity	Multiple	\$18,600	\$9,300
North Shore Gas	0606283005-00008	Gas	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$47	\$23
North Shore Gas	Acct #0606283005- 00001 (STE 115); Acct #0606283005- 00003 (STE 113); Acct #0606283005- 00005 (STE 114); Acct #0606283005- 00002 (STE 112); Acct #0606283005- 00004 (STE 110); Acct #0606283005- 00008 (STE 109)	Gas	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$727	\$364

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
North Shore Gas	Acct #0606283005- 00009 (STE A); Acct #0606283005- 00007 (STE B); Acct #0606283005- 00006 (STE C)	Gas	605 CenterPoint Ct., Suite B Gurnee, IL	\$2,081	\$1,040
Public Service Electric and Gas Company	4242201206	Gas	5 Cedar Brook Drive Cranbury, NJ	\$1,887	\$943
Public Service Electric and Gas Company	4242201206	Electric	5 Cedar Brook Drive Cranbury, NJ	\$22,190	\$11,095
Public Service Electric and Gas Company	4242201206	Gas	5 Cedar Brook Drive Cranbury, NJ	\$3,009	\$1,504
Public Service Enterprise Group	7012044524	Electricity	10 Edison St Amityville, NY	\$7,900	\$3,950
Public Service Enterprise Group	7012038862	Electricity	369 Bayview Ave Amityville, NY	\$6,300	\$3,150
Public Service Enterprise Group	7012041401; 7012041503; 7012041523	Electricity	225 Dixon Ave Amityville, NY	\$12,900	\$6450
Public Service Enterprise Group	7012042007; 7012042111	Electricity	26 Edison St Amityville, NY	\$22,900	\$11,450
Public Service Enterprise Group	7012042787; 7012042803; 7012042906	Electricity	13 Edison St Amityville, NY	\$4,400	\$2,200
Public Service Enterprise Group	7012065121	Electricity	369 Bayview Ave Amityville, NY	\$15,100	\$7,550
Public Service Enterprise Group	7031320103	Electricity	132 Lincoln St Copiague, NY	\$2,300	\$1,150
Public Service Enterprise Group	4201069907; 6983745205	Electricity	72 Veronica Building 72 Somerset, NJ	\$21,825	\$10,913
Public Service Enterprise Group	66722486607; 6575183905; 660077110; 6508556703; 6543605308	Natural Gas	72 Veronica Building 72 Somerset, NJ	\$4,655	\$2329
Public Service Enterprise Group	4245561904	Electricity	72 Veronica Building 68 Somerset, NJ	\$5,660	\$2,830
Public Service Enterprise Group	4245561904; 6775256000	Natural Gas	72 Veronica Building 68 Somerset, NJ	\$2,384	\$1,193

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Public Service Enterprise Group	7183206203	Electricity	Pierce Street Somerset, NJ	\$1,082	\$541
Public Service Enterprise Group	7183206203	Natural Gas	Pierce Street Somerset, NJ	\$2,584	\$1,292
Sensible Solar Solutions LLC	N/A	Electricity	Pierce Street Somerset, NJ	\$1,815	\$908
Sprague Operating Resources LL	72003408	Gas	5 Cedar Brook Drive Cranbury, NJ	\$4,439	\$2,220
Sprague Operating Resources LL	70638784	Natural Gas (all of Somerset)	3rd Party Gas Supplier Somerset, NJ	\$14,873	\$7,437
Suffolk County Sewer District	47120012	Sewer	225 Dixon Ave Amityville, NY	\$986	\$493
Suffolk County Sewer District	47120002	Sewer	369 Bayview Ave Amityville, NY	\$1,159	\$580
Suffolk County Sewer District	47140011	Sewer	10 Edison St Amityville, NY	\$143	\$71
Suffolk County Sewer District	47150011	Sewer	13 Edison St Amityville, NY	\$55	\$27
Suffolk County Sewer District	6747110012	Sewer	132 Lincoln St Copiague, NY	\$18	\$9
Suffolk County Water Authority (SCWA)	3000006283	Water	219 Dixon Ave Amityville, NY	\$40	\$20
Suffolk County Water Authority (SCWA)	3000023455	Water	369 Bayview Ave Amityville, NY	\$900	\$450
Suffolk County Water Authority (SCWA)	3000023556	Water	225 Dixon Ave Amityville, NY	\$100	\$50
Suffolk County Water Authority (SCWA)	3000023559; 3000023562; 3000667565	Water	26 Edison St Amityville, NY	\$780	\$390
Suffolk County Water Authority (SCWA)	3000023566; 3000060231	Water	13 Edison St Amityville, NY	\$120	\$60
Suffolk County Water Authority (SCWA)	3000502017	Water	10 Edison St Amityville, NY	\$150	\$75
Suffolk County Water Authority (SCWA)	3000624863	Water	132 Lincoln St Copiague, NY	\$20	\$10
Verizon	652-751-123-0001- 75 552-067-128-0001- 72	Telephone/Cable/Internet	Multiple	\$418	\$209

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Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Verizon Wireless	242075491-00001 780310794-00001	Telephone/Cable/Internet	Multiple	\$27,641	\$13,820
Vonage Business Solutions Inc.	171606	Telephone/Cable/Internet	Multiple	\$970	\$485

EXHIBIT 2

Blackline

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)
In re:		Chapter 11
AKORN, INC., ¹) Case No. 20-11177 (<u>KBO</u>)
)) (Joint Administration
		Requested)(Jointly Administered)
	Debtors.)
) Re: Docket No

FINAL ORDER (I) DETERMINING ADEQUATE ASSURANCE
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ADEQUATE ASSURANCE OF PAYMENT, AND (IV) GRANTING RELATED RELIEF

Upon the motion (the "Motion")² of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for entry of a final order (this "Final Order"): (a) approving the Debtors' Proposed Adequate Assurance; (b) prohibiting Utility Providers from altering, refusing, or discontinuing services; (c) approving the Debtors' proposed procedures for resolving any Additional Assurance Requests; and (d) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29,

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Akorn, Inc. (7400); 10 Edison Street LLC (7890); 13 Edison Street LLC; Advanced Vision Research, Inc. (9046); Akorn (New Jersey), Inc. (1474); Akorn Animal Health, Inc. (6645); Akorn Ophthalmics, Inc. (6266); Akorn Sales, Inc. (7866); Clover Pharmaceuticals Corp. (3735); Covenant Pharma, Inc. (0115); Hi-Tech Pharmacal Co., Inc. (8720); Inspire Pharmaceuticals, Inc. (9022); Oak Pharmaceuticals, Inc. (6647); Olta Pharmaceuticals Corp. (3621); VersaPharm Incorporated (6739); VPI Holdings Corp. (6716); and VPI Holdings Sub, LLC. The location of the Debtors' service address is: 1925 W. Field Court, Suite 300, Lake Forest, Illinois 60045.

² Capitalized terms used but not defined herein have the meanings given to such terms in the Motion.

2012; and this Court having found that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Motion and opportunity for a hearing on the Motion were appropriate and no other notice need be provided; and this Court having reviewed the Motion and the First Day Declaration and having heard the statements in support of the relief requested therein at a hearing before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Motion and the First Day Declaration and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- 1. The Motion is granted on a final basis as set forth herein.
- 2. 1.All Utility Providers are prohibited from altering, refusing, or discontinuing services on account of any unpaid prepetition charges, the commencement of these chapter 11 cases, or any perceived inadequacy of the Proposed Adequate Assurance.
- <u>3.</u> <u>2.</u>The following Adequate Assurance Procedures are hereby approved on a final basis:
 - a. The Debtors will serve a copy of this Motion and the order granting the relief requested herein to each Utility Provider within two (2) business days after entry of this Final Order by the Court.
 - a. Subject to sections (e)–(i) of this paragraph, the Debtors will deposit the Adequate Assurance Deposit, in the aggregate amount of \$285,000, in the Adequate Assurance Account within 20 days of the Petition Date.
 - b. The amount of the Adequate Assurance Deposit allocated to each Utility Provider shall be set forth on the Utility Providers List-, attached to

- <u>this final order as Exhibit A,</u> in the column labeled "Proposed Adequate Assurance."
- Any Utility Provider desiring additional assurances of payment in the form c. of deposits, prepayments, or otherwise must serve a request for additional assurance (an "Additional Assurance Request") on the following parties: (i) the Debtors, Akorn, Inc., 1925 W. Field Court, Lake Forest, Illinois 60045 Attn: Joseph Bonaccorsi; (ii) proposed counsel to the Debtors, Kirkland & Ellis LLP, Kirkland & Ellis LLP, 300 North LaSalle Street, Chicago, Illinois 60654, Attn: Patrick J. Nash, Jr., P.C., Gregory F. Pesce, Christopher M. Hayes, and Dan Latona, and Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York Attn: Nicole L. Greenblatt, P.C.; (iii) proposed co-counsel to the Debtors, Richards, Layton & Finger, P.A., 920 N. King Street, Wilmington, Delaware 19801, Attn: Paul N. Heath; (iv) the Office of The United States Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Jane Leamy; (v) counsel to any statutory committee appointed in these chapter 11 cases; and (vi) counsel to the Ad Hoc Group, Gibson, Dunn & Crutcher, LLP, 200 Park Avenue, New York, NY 10166, Scott J. Greenberg and Steven A. Domanowski (collectively, the "Notice Parties").
- d. Any Additional Assurance Request must: (i) be in writing; (ii) identify the location for which the Utility Services are provided and the related account number(s); (iii) include the alleged outstanding balance for the affected account(s); (iv) certify the amount that is equal to one-half the monthly cost of the Utility Services the applicable Utility Provider supplies to the Debtors, calculated as a historical average over the twelve-month period ending February 2020; (v) certify that the Utility Provider does not already hold a deposit equal to or greater than one-half the monthly cost of the Utility Services; (vi) provide evidence that the Debtors have a direct obligation to the Utility Provider; and (vii) explain why the Utility Provider believes the Proposed Adequate Assurance is not sufficient adequate assurance of future payment.
- e. Any Additional Assurance Request may be made at any time. If a Utility Provider fails to serve an Additional Assurance Request as set forth herein, the Utility Provider shall be forbidden from discontinuing, altering, or refusing Utility Services to, or discriminating against, the Debtors on account of any unpaid prepetition charges, or requiring additional assurance of payment other than the Proposed Adequate Assurance.
- f. Upon the Debtors' receipt of an Additional Assurance Request, the Debtors shall promptly negotiate with the Utility Provider to resolve the Utility Provider's Additional Assurance Request.

- g. Without further order of the Court, the Debtors may enter into agreements granting additional adequate assurance to a Utility Provider serving an Additional Assurance Request if the Debtors determine that the Additional Assurance Request is reasonable.
- h. If the Debtors determine that the Additional Assurance Request is not reasonable and the Debtors are unable to reach an alternative resolution with the Utility Provider, within twenty-one (21) days, the Debtors will request a hearing (a "<u>Determination Hearing</u>") before the Court to determine the adequacy of assurance of payment with respect to that Utility Provider pursuant to section 366(c)(3) of the Bankruptcy Code.
- i. Pending resolution of such dispute at a Determination Hearing, the relevant Utility Provider shall be prohibited from altering, refusing, or discontinuing service to the Debtors on account of: (i) unpaid charges for prepetition services; (ii) a pending Additional Assurance Request; or (iii) any objections to the Proposed Adequate Assurance.
- Assurance j. The Adequate Deposit deposited into the Adequate Assurance Account on behalf of any Utility Provider (including any additional amount deposited upon request of any applicable Utility Provider), or any portion thereof, shall be returned to the Debtors by no later than five (5) business days following the earlier of the date upon which (i) a chapter 11 plan becomes effective after being confirmed in these chapter 11 cases or (ii) the Debtors provide notice to a Utility Provider that services provided to the Debtors by such Utility Provider will no longer be needed or will be reduced. The Debtors may reduce the amount of the Adequate Assurance Deposit allocated to a particular Utility Provider to the extent consistent with any alternative assurance arrangements agreed to by the Debtors and the affected Utility Provider.
- 4. 3. The Utility Providers are prohibited from requiring additional adequate assurance of payment other than pursuant to the Adequate Assurance Procedures.
- <u>5.</u> <u>4.</u>The Debtors will cause a copy of this Final Order, including the Adequate Assurance Procedures, to be served on any subsequently identified Utility Provider and any such Utility Provider shall be bound by the Adequate Assurance Procedures.
- <u>6.</u> <u>5.</u>Any deposit provided to a Utility Provider by the Debtors prior to the Petition Date must be returned to the Debtors within twenty-one (21) days of receiving a notice that the

services provided to the Debtors by such Utility Provider will no longer be needed, or such other period as may be specified in any agreement between the Debtors and such Utility Provider.

- 6. Notwithstanding the relief granted in this Final Order and any actions taken <u>7.</u> pursuant to such relief, nothing in this Final Order shall be deemed: (a) an admission as to the validity, priority, or amount of any particular claim against a Debtor entity; (b) a waiver of the Debtors' or any other party-in-interest's right to dispute any particular claim on any grounds; (c) a promise or requirement to pay any particular claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Final Order or the Motion; (e) a request or authorization to assume any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) a waiver of the Debtors' or any other party-in-interest's right to dispute whether any of the Utility Providers listed on the Utility Providers List or subsequently identified by the Debtors are or are not "utilities" within the meaning of Bankruptcy Code section 366(a); (g) a waiver or limitation of the Debtors' or any other party-in-interest's rights under the Bankruptcy Code or any other applicable law; or (h) a concession by the Debtors or any other party-in-interest that any liens (contractual, common law, statutory, or otherwise) satisfied pursuant to this Final Order are valid and the Debtors and all other parties-in-interest expressly reserve their rights to contest the extent, validity, or perfection or to seek avoidance of all such liens. Any payment made pursuant to this Final Order should not be construed as an admission as to the validity, priority, or amount of any particular claim or a waiver of the Debtors' or any other party-in-interest's right to subsequently dispute such claim.
- 8. 7. The banks and financial institutions on which checks were drawn or electronic payment requests made in payment of the prepetition obligations approved herein are authorized to receive, process, honor, and pay all such checks and electronic payment requests when

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presented for payment, and all such banks and financial institutions are authorized to rely on the

Debtors' designation of any particular check or electronic payment request as approved by this

Final Order without any duty of further inquiry and without liability for following the Debtors'

instructions.

9. 8. The Debtors are authorized to issue postpetition checks, or to effect postpetition

fund transfer requests, in replacement of any checks or fund transfer requests that are dishonored

as a consequence of these chapter 11 cases with respect to prepetition amounts owed in

connection with any Utility Services.

10. 9. Notice of the Motion as provided therein shall be deemed good and sufficient

notice of such Motion and the requirements of Bankruptcy Rule 6004(a) and the Local Rules are

satisfied by such notice.

11. 10. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this

Final Order are immediately effective and enforceable upon its entry.

12. H. The Debtors are authorized to take all actions necessary to effectuate the relief

granted in this Final Order in accordance with the Motion.

13. 12. This Court retains exclusive jurisdiction with respect to all matters arising

from or related to the implementation, interpretation, and enforcement of this Final Order.

Dated:

. 2020

Wilmington, Delaware

UNITED STATES BANKRUPTCY JUDGE

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Exhibit CA

Utility Providers List

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Ameren Distribution	26587-12976	Electricity	150 S. Wyckles Rd Decatur, IL	\$5,355	\$2,678
Ameren Distribution	75148023	Natural Gas	1222 W Grand Decatur, IL	\$4,503	\$2,252
Ameren Distribution	1550143010	Natural Gas	150 S. Wyckles Rd Decatur, IL	\$1,503	\$752
Ameren Illinois	8939758577	Electricity	1222 W Grand Decatur, IL	\$23,175	\$11,588
Ameren Illinois	7582236024	Electricity	1390 N Fairview Ave Decatur, IL	\$149	\$75
Ameren Illinois	7582236024	Natural Gas	1390 N Fairview Ave Decatur, IL	\$105	\$53
Ameren Light	8694800013; 6556490002	Electricity	1222 W Grand Decatur, IL	\$83	\$42
AT&T	8003-121-7674 831-000-7947 345 831-000-7392 178	Telephone/Cable/Internet	Multiple	\$32,797	\$16,399
BCN Telecom Inc.	TE1462	Telephone/Cable/Internet	Multiple	\$1,336	\$668
Cablevision	57641	Telephone/Cable/Internet	Multiple	\$2,320	\$1,160
Call One Inc.	1213216 1207209	Telephone/Cable/Internet	Multiple	\$50,917	\$25,459
City of Decatur	17 312000; 17 312100; 17 312105	Water Treatment	1222 W Grand Decatur, IL	\$24,183	\$12,092
City of Decatur	12 350500	Water Treatment	150 S. Wyckles Rd Decatur, IL	\$2,757	\$1,379
City of Decatur	28 255780	Water Treatment	1390 N Fairview Ave Decatur, IL	\$21	\$11
Comcast	900015563	Telephone/Cable/Internet	Multiple	\$34,993	\$17,497
Commonwealth Edison Company	1203118086	Electric	1925 W Field Ct Lake Forest, IL	\$3,552	\$1,776

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Commonwealth Edison Company	Acct # 2870462107 (Unit 125); Acct # 1592099138 (Unit 140); Acct # 1879045129 (Unit 145); Acct # 0369014326 (Unit 230); Acct # 2870470083 (Unit 240)	Electric	100 N Field Lake Forest, IL	\$1,483	\$742
Commonwealth Edison Company	Acct #1619120081 (Unit 109); Acct #1619121079 (Unit 111); Acct #1619122147 (Unit 114); Acct #1619123135 (Unit 115); Acct #0412040012 (Unit 110); Acct #1619096106 (Unit 112)	Electric	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$8,902	\$4,451
Commonwealth Edison Company	Acct #2677007039 (Unit C); Acct #0777126128 (Fire PP); Acct #0389152103 (Unit A); Acct #5253162010 (Unit B); Acct #5853064048 (BLDG)	Electric	605 CenterPoint Ct., Suite B Gurnee, IL	\$6,050	\$3,025
Direct Energy	730544-75272	Natural Gas	1222 W Grand Decatur, IL	\$15,933	\$7,967
Direct Energy	730544-75271	Natural Gas	150 S. Wyckles Rd Decatur, IL	\$2,240	\$1,120
Franklin Sewage	19482	Water Treatment	72 Veronica Building 72 Somerset, NJ	\$3,195	\$1,597
Franklin Township	5412-3	Water	72 Veronica Building 72 Somerset, NJ	\$3,837	\$1,918
Freepoint Energy Solutions LLC	7216	Electric	605 CenterPoint Ct., Suite B Gurnee, IL	\$8,896	\$4,448
Homefield Energy	8939758577	Electricity	1222 W Grand Decatur, IL	\$39,841	\$19,921 <u>\$40,</u>
Homefield Energy	2658712976	Electricity	150 S. Wyckles Rd Decatur, IL	\$9,025	<u>528</u>

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
National Grid	80245-03006	Natural Gas	26 Edison St Amityville, NY	\$6,200	\$3,100
National Grid	55344-09003; 67798-33006	Natural Gas	225 Dixon Ave Amityville, NY	\$300	\$150
National Grid	55344-10006	Natural Gas	10 Edison St Amityville, NY	\$1,100	\$550
National Grid	80245-13002	Natural Gas	369 Bayview Ave Amityville, NY	\$700	\$350
National Grid	92707-45008	Natural Gas	13 Edison St Amityville, NY	\$1,800	\$900
National Grid	81296-56004	Natural Gas	132 Lincoln St Copiague, NY	\$1,100	\$550
New York Power Authority (NYPA)	200006602	Electricity	Multiple	\$18,600	\$9,300
North Shore Gas	0606283005-00008	Gas	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$47	\$23
North Shore Gas	Acct #0606283005- 00001 (STE 115); Acct #0606283005- 00003 (STE 113); Acct #0606283005- 00005 (STE 114); Acct #0606283005- 00002 (STE 112); Acct #0606283005- 00004 (STE 110); Acct #0606283005- 00008 (STE 109)	Gas	50 Lakeview Parkway, Suite 112 Vernon Hills, IL	\$727	\$364
North Shore Gas	Acct #0606283005- 00009 (STE A); Acct #0606283005- 00007 (STE B); Acct #0606283005- 00006 (STE C)	Gas	605 CenterPoint Ct., Suite B Gurnee, IL	\$2,081	\$1,040
Public Service Electric and Gas Company	4242201206	Gas	5 Cedar Brook Drive Cranbury, NJ	\$1,887	\$943

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Public Service Electric and Gas Company	4242201206	Electric	5 Cedar Brook Drive Cranbury, NJ	\$22,190	\$11,095
Public Service Electric and Gas Company	4242201206	Gas	5 Cedar Brook Drive Cranbury, NJ	\$3,009	\$1,504
Public Service Enterprise Group	7012044524	Electricity	10 Edison St Amityville, NY	\$7,900	\$3,950
Public Service Enterprise Group	7012038862	Electricity	369 Bayview Ave Amityville, NY	\$6,300	\$3,150
Public Service Enterprise Group	7012041401; 7012041503; 7012041523	Electricity	225 Dixon Ave Amityville, NY	\$12,900	\$6450
Public Service Enterprise Group	7012042007; 7012042111	Electricity	26 Edison St Amityville, NY	\$22,900	\$11,450
Public Service Enterprise Group	7012042787; 7012042803; 7012042906	Electricity	13 Edison St Amityville, NY	\$4,400	\$2,200
Public Service Enterprise Group	7012065121	Electricity	369 Bayview Ave Amityville, NY	\$15,100	\$7,550
Public Service Enterprise Group	7031320103	Electricity	132 Lincoln St Copiague, NY	\$2,300	\$1,150
Public Service Enterprise Group	4201069907; 6983745205	Electricity	72 Veronica Building 72 Somerset, NJ	\$21,825	\$10,913
Public Service Enterprise Group	66722486607; 6575183905; 660077110; 6508556703; 6543605308	Natural Gas	72 Veronica Building 72 Somerset, NJ	\$4,655	\$2329
Public Service Enterprise Group	4245561904	Electricity	72 Veronica Building 68 Somerset, NJ	\$5,660	\$2,830
Public Service Enterprise Group	4245561904; 6775256000	Natural Gas	72 Veronica Building 68 Somerset, NJ	\$2,384	\$1,193
Public Service Enterprise Group	7183206203	Electricity	Pierce Street Somerset, NJ	\$1,082	\$541
Public Service Enterprise Group	7183206203	Natural Gas	Pierce Street Somerset, NJ	\$2,584	\$1,292
Sensible Solar Solutions LLC	N/A	Electricity	Pierce Street Somerset, NJ	\$1,815	\$908
Sprague Operating Resources LL	72003408	Gas	5 Cedar Brook Drive Cranbury, NJ	\$4,439	\$2,220

Name	Account Number	Service Type	Location	Average Monthly Spend	Proposed Adequate Assurance
Sprague Operating Resources LL	70638784	Natural Gas (all of Somerset)	3rd Party Gas Supplier Somerset, NJ	\$14,873	\$7,437
Suffolk County Sewer District	47120012	Sewer	225 Dixon Ave Amityville, NY	\$986	\$493
Suffolk County Sewer District	47120002	Sewer	369 Bayview Ave Amityville, NY	\$1,159	\$580
Suffolk County Sewer District	47140011	Sewer	10 Edison St Amityville, NY	\$143	\$71
Suffolk County Sewer District	47150011	Sewer	13 Edison St Amityville, NY	\$55	\$27
Suffolk County Sewer District	6747110012	Sewer	132 Lincoln St Copiague, NY	\$18	\$9
Suffolk County Water Authority (SCWA)	3000006283	Water	219 Dixon Ave Amityville, NY	\$40	\$20
Suffolk County Water Authority (SCWA)	3000023455	Water	369 Bayview Ave Amityville, NY	\$900	\$450
Suffolk County Water Authority (SCWA)	3000023556	Water	225 Dixon Ave Amityville, NY	\$100	\$50
Suffolk County Water Authority (SCWA)	3000023559; 3000023562; 3000667565	Water	26 Edison St Amityville, NY	\$780	\$390
Suffolk County Water Authority (SCWA)	3000023566; 3000060231	Water	13 Edison St Amityville, NY	\$120	\$60
Suffolk County Water Authority (SCWA)	3000502017	Water	10 Edison St Amityville, NY	\$150	\$75
Suffolk County Water Authority (SCWA)	3000624863	Water	132 Lincoln St Copiague, NY	\$20	\$10
Verizon	652-751-123-0001- 75 552-067-128-0001- 72	Telephone/Cable/Internet	Multiple	\$418	\$209
Verizon Wireless	242075491-00001 780310794-00001	Telephone/Cable/Internet	Multiple	\$27,641	\$13,820
Vonage Business Solutions Inc.	171606	Telephone/Cable/Internet	Multiple	\$970	\$485