UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 20)*

Lexicon Pharmaceuticals, Inc.

(Name of Issuer)

Common Stock, par value \$0.001 per share (Title of Class of Securities)

528872302 (CUSIP Number)

Anne Goffard Westend S.A. 44, Rue de la Vallée L-2661 Luxembourg Luxembourg (+352) 22.42.59-1

Copies to:

Kenneth B. Wallach, Esq. Simpson Thacher & Bartlett LLP 425 Lexington Avenue New York, New York 10017 (212) 455-2000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 31, 2023 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(1)	Names of Reporting Persons.					
	Invus	Invus, L.P.				
(2)	Chec	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) [] (t	o) \square			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citizenship or Place of Organization					
	Berm	uda				
	Defini	(7)	Sole Voting Power			
	ber of		35,402,689			
	ares ficially	(8)	Shared Voting Power			
Owi	ned by ach		3,516,214			
Rep	orting	(9)	Sole Dispositive Power			
	rson ∕ith		35,402,689			
		(10)	Shared Dispositive Power			
(11)						
(11)	-		mount Beneficially Owned by Each Reporting Person			
(12)	38,91		Aggregate Amount in Day (11) Fundados Contain Chause (Con Instructions)			
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	15.9%					
(14)	Type	of Repo	orting Person (See Instructions)			
	PN					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Invus Advisors, L.L.C.					
(2)	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a) [] (1	o) 🗆			
(3)	SEC	Use On	ly			
(4)	Sourc	e of Fu	ands (See Instructions)			
	00					
(5)	Checl	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citize	enship o	or Place of Organization			
	Dalas					
	Delav		Sole Voting Power			
		(7)	Sole volling Power			
	iber of		35,402,689			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		3,516,214			
Rep	orting	(9)	Sole Dispositive Power			
	rson Vith		35,402,689			
	•	(10)	Shared Dispositive Power			
			0			
(11)	Aggre	egate A	mount Beneficially Owned by Each Reporting Person			
	38,91	8,903				
(12)						
(4.7)						
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	15.9%	ó*				
(14)	Type	of Rep	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Invus	Invus Public Equities, L.P.				
(2)	Chec	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) [] (t	b) \square			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citizenship or Place of Organization					
	Berm	uda				
(7) Sole Voting Power		Sole Voting Power				
	ber of		0			
Bene	ares ficially	(8)	Shared Voting Power			
	ned by ach		3,516,214			
Rep	orting	(9)	Sole Dispositive Power			
	rson ∕ith		3,516,214			
		(10)	Shared Dispositive Power			
(11)						
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person					
(12)	3,516		Account Account De (41) Field of County Chang (Condition)			
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	1.4%					
(14)	Type	of Repo	orting Person (See Instructions)			
	PN					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
		Invus Public Equities Advisors, LLC				
(2)	Chec	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) [] (t	o) 🗆			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	(6) Citizenship or Place of Organization					
	Delav	ware				
		(7)	Sole Voting Power			
	ber of		0			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		3,516,214			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		3,516,214			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggre	egate A	mount Beneficially Owned by Each Reporting Person			
	3,516					
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	1.4%	*				
(14)	Type	of Repo	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Artal International S.C.A.					
(2)	Chec	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) [] (t	b) 🗆			
(3)	SEC	Use On	lly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	(6) Citizenship or Place of Organization					
Luxembourg		.				
(7) Sole Voting Power		Sole Voting Power				
	ber of		117,553,284			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggr	egate A	mount Beneficially Owned by Each Reporting Person			
	117,5	53,284				
(12)	Chec	k if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%	ó*				
(14)			orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
		Artal International Management S.A.				
(2)	Chec	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) [] (t	b) 🗆			
(3)	SEC	Use On	lly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	6) Citizenship or Place of Organization					
	Luxe	mbourg	\$			
(7) Sole Voting Power		Sole Voting Power				
	ber of		117,553,284			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggr	egate A	mount Beneficially Owned by Each Reporting Person			
		53,284				
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%	ó*				
(14)	Type	of Repo	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Artal Group S.A.					
(2)	Chec	k the A _l	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (t	b) 🗆			
(3)	SEC	Use On	lly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	6) Citizenship or Place of Organization					
	Luxe	mbourg	\$			
(7) Sole Voting Power		Sole Voting Power				
	ber of		117,553,284			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggr	egate A	mount Beneficially Owned by Each Reporting Person			
		53,284				
(12)	Chec	k if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%	ó*				
(14)	Type	of Repo	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Westend S.A.					
(2)	Chec	k the A _l	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (t	o) \square			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citize	enship o	or Place of Organization			
		-				
	Luxe	mbourg				
		(7)	Sole Voting Power			
	ber of		117,553,284			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
	101	(10)	Shared Dispositive Power			
			0			
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person					
	117,553,284					
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%	ó*				
(14)	Type	of Repo	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Stichting Administratiekantoor Westend					
(2)	Chec	k the A _l	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (t	o) \square			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	6) Citizenship or Place of Organization					
	The I	Netherla	ands			
(7) Sole Voting Power		Sole Voting Power				
	ber of		117,553,284			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggr	egate A	mount Beneficially Owned by Each Reporting Person			
	117,5	53,284				
(12)	Chec	k if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%	ó*				
(14)			orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Mana	f D -	Described Descri			
(1)	Names of Reporting Persons.					
	Mr. Amaury Wittouck					
(2)	Chec	k the A _l	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (1	o) \square			
(3)	SEC	Use On	ly			
(4)	(4) Source of Funds (See Instructions)					
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citize	enship o	or Place of Organization			
	Belgi	um				
•		(7)	Sole Voting Power			
	ber of		117,553,284			
Bene	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		117,553,284			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggr	egate A	mount Beneficially Owned by Each Reporting Person			
		53,284				
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	48.0%					
(14)	Type	of Repo	orting Person (See Instructions)			
	IN					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Invus US Partners LLC					
(2)	Chec	k the A _l	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (t	o) \square			
(3)	SEC	Use On	ly			
(4)	Sourc	e of Fu	inds (See Instructions)			
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citize	enshin (or Place of Organization			
(0)		_				
	Delav					
		(7)	Sole Voting Power			
	ber of		5,451,204			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		5,451,204			
•	71111	(10)	Shared Dispositive Power			
			0			
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person					
	5,451	,204				
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	2.2%	*				
(14)			orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Ulys, L.LC.					
(2)	Chec	k the A	ppropriate Box if a Member of a Group (See Instructions)			
	(a) [] (1	b) \square			
(3)	SEC	Use On	ly			
(4)	Sourc	e of Fu	ands (See Instructions)			
	00					
(5)	Chec	k if Dis	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
(6)	Citize	enship o	or Place of Organization			
,		-				
	Delav					
		(7)	Sole Voting Power			
	ber of		5,451,204			
	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ⁄ith		5,451,204			
ľ	, 101	(10)	Shared Dispositive Power			
			0			
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person					
	5,451,204					
(12)	Checl	k if the	Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			
(13)	Perce	nt of C	lass Represented by Amount in Row (11)			
	2.2%	*				
(14)	Type	of Rep	orting Person (See Instructions)			
	00					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

(1)	Names of Reporting Persons.					
	Mr. Raymond Debbane					
(2)	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)					
(3)	SEC Use Only					
(4)	Source of Funds (See Instructions)					
	00					
(5)	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
(6)	Citizenship or Place of Organization					
	Panama					
		(7)	Sole Voting Power			
	ber of		5,840,086			
Bene	ares ficially	(8)	Shared Voting Power			
	ned by ach		0			
Rep	orting	(9)	Sole Dispositive Power			
	rson ∕ith		5,840,086			
		(10)	Shared Dispositive Power			
			0			
(11)	Aggregate Amount Beneficially Owned by Each Reporting Person					
	5,840,086					
(12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
(13)	Percent of Class Represented by Amount in Row (11)					
	2.4%*					
(14)	Type of Reporting Person (See Instructions)					
	IN					

^{*} Based on 244,850,279 shares of Issuer Common Stock outstanding. See Item 5.

EXPLANATORY NOTE

This Amendment No. 20 hereby amends and supplements the statement of beneficial ownership on Schedule 13D, relating to the common stock, \$0.001 par value per share (the "Issuer Common Stock"), of Lexicon Pharmaceuticals, Inc., a Delaware corporation (the "Issuer" or "Lexicon"), initially filed on June 27, 2007, as amended by Amendment No. 1 thereto filed on August 24, 2007, Amendment No. 2 thereto filed on August 29, 2007, Amendment No. 3 thereto filed on October 8, 2009, Amendment No. 4 thereto filed on October 15, 2009, Amendment No. 5 thereto filed on March 19, 2010, Amendment No. 6 thereto filed on August 15, 2011, Amendment No. 7 thereto filed on November 14, 2011, Amendment No. 8 thereto filed on December 27, 2011, Amendment No. 9 thereto filed on February 24, 2012, Amendment No. 10 thereto filed on April 10, 2012, Amendment No. 11 thereto filed on October 26, 2012, Amendment No. 12 thereto filed on November 26, 2014, Amendment No. 13 thereto filed on June 4, 2018, Amendment No. 14 thereto filed on June 29, 2018, Amendment No. 15 thereto filed on December 16, 2020, Amendment No. 16 thereto filed on January 5, 2021, Amendment No. 17 thereto filed on January 21, 2021, Amendment No. 18 thereto filed on August 1, 2022 and Amendment No. 19 thereto filed on August 9, 2022 (as so amended, the "Statement"). All capitalized terms not otherwise defined herein have the meaning assigned to them in the Statement.

Item 2. Identity and Background

Item 2 of the Statement is hereby amended and restated in its entirety as follows:

This statement is being filed jointly by Invus, L.P., a Bermuda limited partnership, Invus Advisors, L.L.C., a Delaware limited liability company, Invus Public Equities, L.P., a Bermuda limited partnership, Invus Public Equities Advisors, L.L.C., a Delaware limited liability company, Invus US Partners LLC, a Delaware limited liability company, Ulys, L.L.C., a Delaware limited liability company, Mr. Raymond Debbane, a citizen of Panama, Artal International S.C.A., a Luxembourg limited partnership, Artal International Management S.A., a Luxembourg société anonyme, Artal Group S.A., a Luxembourg société anonyme, Westend S.A., a Luxembourg société anonyme ("Westend"), Stichting Administratiekantoor Westend, a Netherlands foundation (the "Stichting"), and Mr. Amaury Wittouck, a citizen of Belgium (collectively, the "Invus Parties").

The address of the principal place of business and principal office of Invus, L.P., Invus Public Equities, L.P., Invus US Partners LLC, Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C. is c/o The Invus Group, LLC, 750 Lexington Avenue, 30th Floor, New York, NY 10022. The business address for Mr. Debbane is c/o The Invus Group, LLC, 750 Lexington Avenue, 30th Floor, New York, NY 10022. The address of the principal place of business and principal office of Artal International S.C.A., Artal International Management S.A., Artal Group S.A., Westend and Mr. Amaury Wittouck is 44, Rue de la Vallée, L-2661, Luxembourg, Luxembourg. The address of the principal place of business and principal office of the Stichting is Claude Debussylaan, 46, 1082 MD Amsterdam, The Netherlands.

Invus, L.P., Invus Public Equities, L.P. and Invus US Partners LLC, which are controlled by Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C., respectively, are principally engaged in the business of investing in securities. Invus Public Equities Advisors, LLC, which is controlled by the Geneva branch of Artal International S.C.A., is primarily engaged in the business of serving as the general partner of Invus Public Equities, L.P. Invus Advisors, L.L.C., which is controlled by Artal International S.C.A., is principally engaged in the business of serving as the general partner of Invus, L.P. Ulys, L.L.C. is principally engaged in the business of serving as the managing member of Invus US Partners LLC. Mr. Debbane is the sole member of Ulys, L.L.C., and his present occupation is serving as President of The Invus Group, LLC and Chief Executive Officer of Artal Group S.A. Mr. Debbane is also Chairman of the board of directors of the Issuer. Artal International S.C.A., a subsidiary of Artal Group S.A., is principally engaged in the business of owning its subsidiaries. Artal International Management S.A., a subsidiary of Artal Group S.A, is principally engaged in the business of managing Artal International S.C.A. Artal Group S.A., a subsidiaries. Westend, is principally engaged in the business of owning Artal International S.C.A. and its subsidiaries. Westend, a subsidiary of the Stichting, is principally engaged in the business of owning Artal Group S.A. and its subsidiaries. The Stichting is principally engaged in the business of owning Westend and its subsidiaries. Mr. Amaury Wittouck is the sole member of the board of the Stichting, and his principal present occupation is as director of Artal Group S.A.

The name, business address, citizenship and present principal occupation or employment of each executive officer of Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C. and the name and principal business and address of any organization in which such employment is conducted are set forth in the amended Schedule I hereto and are incorporated by reference herein.

The directors of Artal International Management S.A. are Mr. Pierre Claudel and Mr. Bernard Darimont; the Managing Directors of Artal International Management S.A. are Mr. Debbane and Mrs. Anne Goffard, and the managing partner of Artal International S.C.A. is Artal International Management S.A. Mr. Claudel is a citizen of France; his present principal occupation is as an employee of Artal International S.C.A.; and his business address is the same as for Artal International Management S.A.; and his business address is the same as for Artal International Management S.A. The information for Mr. Debbane is provided above. Mrs. Goffard is a citizen of Belgium; her present principal occupation is as an employee of Artal International S.C.A.; and her business address is the same as for Artal International S.C.A.

The directors of Artal Group S.A. are Mr. Eric Wittouck (Chairman), Mr. Pierre Ahlborn, Mr. Gabriel de l'Escaille, Mr. Debbane (Managing Director), Mr. Jean Fossion, Mr. Eric Jolly, Mr. Olivier Rolin-Jacquemyns and Mr. Amaury Wittouck. Mr. Eric Wittouck is a citizen of Belgium, and his present principal occupation is as the Chairman of the board of Artal Group S.A. Mr. Ahlborn is a citizen of Luxembourg; and his present principal occupation is as the chief executive officer of Banque de Luxembourg S.A.; and his business address is 14, Bd. Royal, L-2449, Luxembourg, Luxembourg. Mr. de l'Escaille is a citizen of Belgium, and his present principal occupation is as a director of Artal Group S.A. Mr. Fossion is a citizen of Belgium; and his present principal occupation is as a director of Artal Group S.A. Mr. Rolin-Jacquemyns is a citizen of Belgium; and his present principal occupation is as a director of Artal Group S.A. Mr. Rolin-Jacquemyns is a citizen of Belgium; and his present principal occupation is as a director of Artal Group S.A. The information for Mr. Debbane and Mr. Amaury Wittouck is provided above. Unless otherwise noted above, the business address of each of the directors of Artal Group S.A. is the same as for Artal Group S.A.

The directors of Westend S.A. are Mrs. Goffard (Managing Director), Mr. Pierre Ahlborn and Mr. Pierre Claudel. The information for Mrs. Goffard, Mr. Ahlborn and Mr. Claudel is provided above.

During the last five years, none of the Invus Parties or, to the knowledge of the Invus Parties, any of the individuals named in Item 2 or Schedule I, hereto has (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Statement is hereby amended and supplemented by inserting the following new paragraph after the last paragraph thereof:

On June 5, 2023, Artal International S.C.A. purchased 27,775,050 shares of Issuer Common Stock for an aggregate purchase price of \$72,215,130.00 representing a purchase price of \$2.60 per share. Artal International S.C.A. used available funds to purchase such shares of Issuer Common Stock.

Item 4. Purpose of Transaction

Item 4 of the Statement is hereby amended and supplemented to include the following:

The information set forth in Items 3 and 6 of the Statement is incorporated herein by reference.

On May 31, 2023, the Issuer announced an intention to conduct a public offering of Issuer Common Stock and the Issuer entered into an underwriting agreement with the underwriters named therein for the public offering, issuance and sale of 23,924,705 shares of Issuer Common Stock, plus an option for the underwriters to purchase up to an additional 3,588,705 shares of Issuer Common Stock (the "2023 Issuer Public Offering").

On May 31, 2023, the Issuer entered into a purchase agreement (the "<u>Purchase Agreement</u>") with Artal International S.C.A., Artal Group S.A., Artal International Management S.A., Invus Advisors, L.L.C., Invus Public Equities, L.P., Invus, L.P., Mr. Amaury Wittouck, the Stichting and Westend (collectively, the "<u>Invus Entities</u>") pursuant to which Artal International S.C.A. agreed to purchase 24,152,218 shares of Issuer Common Stock for an aggregate purchase price of \$62,795,766.80 representing a purchase price (the "<u>Purchase Price</u>") of \$2.60 per share.

The Purchase Agreement also provided Artal International S.C.A. the right to purchase from the Issuer, on a pro rata basis, up to an additional 3,622,832 shares of Issuer Common Stock at a price per share equal to the Purchase Price if and to the extent the underwriters exercised their option to purchase up to an additional 3,588,705 shares of Issuer Common Stock in the 2023 Issuer Public Offering.

On June 1, 2023, pursuant to the 2023 Purchase Agreement and following the exercise of the underwriters' option to purchase additional shares in the 2023 Issuer Public Offering, Artal International S.C.A. exercised its right to purchase an additional 3,622,832 shares of Issuer Common Stock at a price per share equal to the Purchase Price for an aggregate purchase price of \$9,419,363.20.

The purchase by Artal International S.C.A was made directly from the Issuer in a private placement and closed on June 5, 2023. Under the Purchase Agreement, the Issuer agreed to certain covenants and made certain representations and warranties to Artal International S.C.A. and agreed to customary indemnification provisions to the Invus Entities and each of their respective affiliates, directors, officers, agents, control persons and employees.

In connection with the Purchase Agreement and 2023 Issuer Public Offering, the Issuer, its officers, directors and certain of its stockholders, including Artal International S.C.A., Invus, L.P., Invus Public Equities, L.P. Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC, Ulys, L.L.C. and Invus US Partners LLC have agreed, subject to specified limited exceptions, not to dispose of or hedge any Issuer Common Stock or any securities convertible into or exchangeable for Issuer Common Stock, for a period of 60 days commencing May 31, 2023, except with the prior written consent of the representatives of the underwriters in the 2023 Issuer Public Offering (such agreement the "Lock-up Agreement").

The above description of the 2023 Purchase Agreement and Lock-up Agreement is qualified in its entirety by reference to the 2023 Purchase Agreement and Lock-up Agreement, which are filed as exhibits to this Statement and incorporated herein by reference.

Item 5. Interest in Securities of the Issuer

Item 5(a), Item 5(b) and Item 5(c) of the Statement is each hereby amended and restated in its entirety as follows:

The information contained in rows 7, 8, 9, 10, 11 and 13 on each of the cover pages of this Schedule 13D and the information set forth or incorporated in Items 2, 3 and 6 is incorporated by reference in its entirety into this Item 5.

(a)-(b) Invus Public Equities, L.P. is the record and beneficial owner of 3,516,214 shares of Issuer Common Stock, representing approximately 1.4% of the outstanding shares of Issuer Common Stock. Invus Public Equities Advisors, LLC, as the general partner of Invus Public Equities, L.P., controls Invus Public Equities, L.P. and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock held by Invus Public Equities, L.P. The Geneva branch of Artal International S.C.A., as the managing member of Invus Public Equities Advisors, LLC and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that Invus Public Equities Advisors, LLC may be deemed to beneficially own. Each of Invus Public Equities Advisors, LLC and the Geneva branch of Artal International S.C.A. disclaims such beneficial ownership.

Invus, L.P. is the record owner of 35,402,689 shares of Issuer Common Stock and the beneficial owner of 38,918,903 shares of Issuer Common Stock, representing approximately 14.5% and approximately 15.9% of the outstanding shares of Issuer Common Stock, respectively. Invus Advisors, L.L.C., as the general partner of Invus, L.P., controls Invus, L.P. and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock held by Invus, L.P. Invus Advisors, L.L.C. disclaims such beneficial ownership.

Artal International S.C.A. is the record owner of 78,634,381 shares of Issuer Common Stock and the beneficial owner of 117,553,284 shares of Issuer Common Stock, representing approximately 32.1% and approximately 48.0% of the outstanding shares of Issuer Common Stock, respectively. Artal International S.C.A., as the managing member of Invus Advisors, LLC, and through its Geneva branch, as the managing member of Invus Public Equities Advisors, LLC, controls each of these two entities and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock they may be deemed to beneficially own. Artal International Management S.A., as the managing partner of Artal International S.C.A., controls Artal International S.C.A. and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that Artal International Management S.A. and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that Artal International Management S.A. may be deemed to beneficially own. Westend, as the parent company of Artal Group S.A., controls Artal Group S.A. and, accordingly, may be deemed to beneficially own. The Stichting, as the majority stockholder of Westend, controls Westend and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that Westend may be deemed to beneficially own. Mr. Amaury Wittouck, as the sole member of the board of the Stichting, controls the Stichting and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that the Stichting may be deemed to beneficially own. Each of Artal International S.C.A., Artal International Management S.A., Artal Group S.A., Westend, the Stichting and Mr. Amaury Wittouck disclaims such beneficial ownership.

Invus US Partners LLC is the record and beneficial owner of 5,451,204 shares of Issuer Common Stock, representing approximately 2.2% of the outstanding shares of Issuer Common Stock. Ulys, L.L.C., as the managing member of Invus US Partners LLC, controls Invus US Partners LLC and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock held by Invus US Partners LLC. Ulys, L.L.C. disclaims such beneficial ownership. As the sole member of Ulys, L.L.C., Mr. Raymond Debbane controls Ulys, L.L.C. and, accordingly, may be deemed to beneficially own the shares of Issuer Common Stock that Ulys, L.L.C. may be deemed to beneficially own. Mr. Debbane disclaims such beneficial ownership.

Mr. Debbane individually directly owns 340,847 shares of Issuer Common Stock, including 9,302 shares of Issuer Common Stock that he received on May 21, 2023 in connection with vesting of previously granted restricted stock units, and beneficially owns an additional 48,035 shares of Issuer Common Stock issuable pursuant to options that are exercisable within 60 days of June 5, 2023. Mr. Debbane also holds unvested stock options to purchase an additional 24,419 shares of Issuer Common Stock scheduled to vest on various dates, including 12,658 unvested stock options that were granted on April 28, 2023, and 8,032 unvested restricted stock units that were granted on April 28, 2023 and are scheduled to vest on April 28, 2024.

The Reporting Persons collectively beneficially own 123,393,370 shares of Issuer Common Stock, representing approximately 50.4% of the outstanding shares of Issuer Common Stock. Calculations of the percentage of shares of Issuer Common Stock beneficially owned are based on 189,561,819 shares of Issuer Common Stock outstanding as of May 2, 2023 as disclosed in the Quarterly Report on Form 10-Q filed by the Issuer on May 4, 2023, plus the additional 55,288,460 shares of Issuer Common Stock issued on June 5, 2023 in connection with the 2023 Issuer Public Offering and under the 2023 Purchase Agreement.

Mr. Amouyal beneficially owns 40,332 shares of Issuer Common Stock held directly, including 9,302 shares of Issuer Common Stock that he received on May 21, 2023 in connection with vesting of previously granted restricted stock units, and 48,035 shares of Issuer Common Stock issuable pursuant to options that are exercisable within 60 days of June 5, 2023. Mr. Guimarães beneficially owns 714 shares of Issuer Common Stock. Mr. Sobecki beneficially owns 159,023 shares of Issuer Common Stock held directly, including 9,302 shares of Issuer Common Stock that he received on May 21, 2023 in connection with vesting of previously granted restricted stock units, and 48,035 shares of Issuer Common Stock issuable pursuant to

options that are exercisable within 60 days of June 5, 2023. Each of Messrs. Amouyal and Sobecki also holds unvested stock options to purchase an additional 24,419 shares of Issuer Common Stock scheduled to vest on various dates, including 12,658 unvested stock options that were granted on April 28, 2023, and 8,032 unvested restricted stock units that were granted on April 28, 2023 and are scheduled to vest on April 28, 2024. Shares of Issuer Common Stock beneficially owned by each of Messrs. Amouyal, Guimarães and Sobecki represent less than 1% of the number of outstanding shares of Issuer Common Stock.

(c) Except as set forth in this Statement, there have been no transactions in shares of Issuer Common Stock by any of the Reporting Persons in the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 of the Statement is hereby amended and supplemented as follows:

The information set forth or incorporated by reference in Item 4 of the Statement is incorporated herein by reference.

Item 7. Material to be Filed as Exhibits

Item 7 of the Statement is hereby amended and supplemented by inserting the following at the end thereof:

26. Purchase Agreement among the Issuer, Artal International S.C.A., Artal Group S.A., Artal International Management S.A., Invus Advisors, L.L.C., Invus Public Equities, L.P., Invus, L.P., Amaury Wittouck, Stichting Administratiekantoor Westend and Westend S.A., dated May 31, 2023 (incorporated herein by reference to the Current Report on Form 8-K filed by the Issuer on May 31, 2023).

27. Lock-up Agreement dated May 31, 2023.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

INVUS, L.P.

By: INVUS ADVISORS, L.L.C., its general partner

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

INVUS PUBLIC EQUITIES, L.P.

By: INVUS PUBLIC EQUITIES ADVISORS, LLC,

its general partner

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

INVUS ADVISORS, L.L.C.

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

INVUS PUBLIC EQUITIES ADVISORS, LLC

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

ARTAL INTERNATIONAL S.C.A.

By: ARTAL INTERNATIONAL MANAGEMENT S.A., its managing partner

no managing partite

By: /s/ Anne Goffard
Name: Anne Goffard
Title: Managing Director

ARTAL INTERNATIONAL MANAGEMENT S.A.

By: /s/ Anne Goffard
Name: Anne Goffard

Title: Managing Director

ARTAL GROUP S.A.

By: /s/ Anne Goffard
Name: Anne Goffard
Title: Authorized Person

WESTEND S.A.

By: /s/ Anne Goffard
Name: Anne Goffard
Title: Managing Director

STICHTING ADMINISTRATIEKANTOOR WESTEND

By: /s/ Amaury Wittouck

Name: Amaury Wittouck

Title: Sole Member of the Board

AMAURY WITTOUCK

By: /s/ Amaury Wittouck

INVUS US PARTNERS LLC

By: /s/ Philip Bafundo
Name: Philip Bafundo
Title: Authorized Person

ULYS, L.L.C.

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

RAYMOND DEBBANE

By: /s/ Raymond Debbane

Dated: June 5, 2023

SCHEDULE I

The name, citizenship and present principal occupation or employment of each executive officer of Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C. are set forth below. The business address for each of the persons listed below and the address of the principal executive offices of each of The Invus Group, LLC, Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C. is 750 Lexington Avenue, 30th Floor, New York, NY 10022. The Invus Group, LLC is a private equity and investment management firm. See Item 2 of this Statement for a description of the principal business of each of Invus Advisors, L.L.C., Invus Public Equities Advisors, LLC and Ulys, L.L.C.

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT	CITIZENSHIP				
Invus Advisors, L.L.C.		-				
Raymond Debbane, President and Chief Executive Officer	President and Chief Executive Officer of The Invus Group, LLC, Chief Executive Officer of Artal Group S.A., Chairman of the board of directors of the Issuer	Panama				
Christopher Sobecki, Managing Director	Managing Director and Secretary of The Invus Group, LLC	United States				
Philippe Amouyal, Managing Director	Managing Director of The Invus Group, LLC	United States				
Jonas Fajgenbaum, Managing Director	Managing Director of The Invus Group, LLC	United States				
Aflalo Guimarães, Managing Director	Managing Director of The Invus Group, LLC	United States				
Evren Bilimer, Managing Director	Managing Director of The Invus Group, LLC	United States				
Benjamin Felt, Managing Director	Managing Director of The Invus Group, LLC	United States				
Philip Bafundo, Chief Financial Officer, Chief Compliance Officer, Treasurer and Secretary	Chief Financial Officer and Chief Compliance Officer of The Invus Group, LLC	United States				
Invus Public Equities Advisors, LLC						
Raymond Debbane, President and Chief Executive Officer	President and Chief Executive Officer of The Invus Group, LLC, Chief Executive Officer of Artal Group S.A., Chairman of the board of directors of the Issuer	Panama				
Khalil Barrage, Vice President	Managing Director of The Invus Group, LLC	United States				
Christopher Sobecki, Vice President	Managing Director and Secretary of The Invus Group, LLC	United States				
Philip Bafundo, Chief Financial Officer, Chief Compliance Officer, Treasurer and Secretary	Chief Financial Officer and Chief Compliance Officer of The Invus Group, LLC	United States				
	22					

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT	CITIZENSHIP
Ulys, L.L.C.		
Raymond Debbane, President, Treasurer and Secretary	President and Chief Executive Officer of The Invus Group, LLC, Chief Executive Officer of Artal Group S.A., Chairman of the board of directors of the Issuer	Panama
	23	

LOCK-UP AGREEMENT

May 31, 2023

Citigroup Global Markets Inc. Jefferies LLC Piper Sandler & Co.

As Representatives of the several Underwriters

- c/o Citigroup Global Markets Inc. 388 Greenwich Street New York, New York 10013
- c/o Jefferies LLC 520 Madison Avenue New York, New York 10022
- c/o Piper Sandler & Co. 800 Nicollet Mall Minneapolis, Minnesota 55402

Ladies and Gentlemen:

The undersigned understands that Citigroup Global Markets Inc. ("<u>Citigroup</u>"), Jefferies LLC ("<u>Jefferies</u>") and Piper Sandler & Co. (together with Citigroup and Jefferies, the "<u>Representatives</u>") propose to enter into an Underwriting Agreement (the "<u>Underwriting Agreement</u>") with Lexicon Pharmaceuticals, Inc., a Delaware corporation (the "<u>Company</u>"), providing for the public offering (the "<u>Offering</u>") by the several Underwriters listed in Schedule II to the Underwriting Agreement (the "<u>Underwriters</u>") of shares (the "<u>Shares</u>") of the common stock, par value \$0.001 per share, of the Company (the "<u>Common Stock</u>").

To induce the Underwriters that may participate in the Offering to continue their efforts in furtherance thereof, the undersigned hereby agrees not to, during the period commencing on the date hereof and ending 60 days after the date of the final prospectus supplement relating to the Offering (the "Prospectus") (such period, the "Lock-Up Period"), without the prior written consent of the Representatives on behalf of the Underwriters, (1) offer, pledge, hedge, sell, contract to sell, sell any option or contract to purchase any option or contract to sell, grant any option, right or warrant to purchase, lend, or otherwise transfer or dispose of, directly or indirectly, any shares of Common Stock beneficially owned (as such term is used in Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act")), by the undersigned or any other securities so owned convertible into or exercisable or exchangeable for Common Stock or (2) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of the Common Stock, whether any such transaction described in clause (1) or (2) above is to be settled by delivery of Common Stock or such other securities, in cash or otherwise. The foregoing sentence shall not apply to (a) transactions relating to shares of Common Stock or other securities acquired in open market transactions after the completion of the Offering, (b) any surrender of shares of Common Stock (or options to purchase

shares of Common Stock) to the Company by the undersigned in satisfaction of (i) any federal, state or local taxes required by law to be withheld with respect to the vesting of shares of Common Stock or the exercise of stock options to purchase Common Stock and/or (ii) the exercise price payable to the Company with respect to the exercise of stock options to purchase Common Stock, in each case granted under a stock incentive plan or stock purchase plan of the Company described in the Prospectus or any document incorporated by reference therein and in accordance with the terms of any such instrument as in effect on or before the date hereof, (c) transfers of shares of Common Stock or any security convertible into Common Stock as a bona fide gift, (d) distributions of shares of Common Stock or any security convertible into Common Stock to limited partners, members, stockholders or equityholders of the undersigned, (e) transfers to the undersigned's affiliates or to any investment fund or other entity controlled or managed by the undersigned, (f) transfers to immediate family of the undersigned, to a trust all of the beneficiaries of which are the undersigned and/or members of his or her immediate family or to a corporation, partnership, limited partnership or limited liability company all of the stockholders, partners and members of which are the undersigned and/or members of his or her immediate family, in each case for estate planning purposes, (g) transfers by will or other testamentary document, or intestacy; provided that (i) in the case of any transfer or distribution pursuant to clauses (c) – (g) each donee, distributee or transferee shall sign and deliver a lock-up agreement substantially in the form of this agreement, (ii) in the case of any surrender, transfer or distribution pursuant to clauses (b) and (g), no filing under Section 16(a) of the Exchange Act, reporting a reduction in beneficial ownership of shares of Common Stock, shall be voluntarily made during the Lock-Up Period and if any filing under Section 16(a) of the Exchange Act shall be legally required during the Lock-Up Period, such filing, report or announcement shall clearly indicate in the footnotes thereto the nature and conditions of such transfer, and (iii) in the case of any surrender, transfer or distribution pursuant to clauses (c) – (f), no filing under Section 16(a) of the Exchange Act, reporting a reduction in beneficial ownership of shares of Common Stock, shall be required or shall be voluntarily made during the Lock-Up Period, (h) the sale of securities in a registered public offering pursuant to the undersigned's incidental, or "piggy-back," registration rights in connection with registration statements proposed to be filed by the Company for any public offering of securities of the Company after the Offering, (i) any transfers, surrenders or distributions, or offers to take any such action, in connection with a bona fide third party takeover bid made to all or substantially all holders of Common Stock or any other acquisition, merger, consolidation, stock exchange or other similar transaction whereby all or substantially all of the Common Stock is acquired by a third party; provided that in the event the third party takeover bid or other acquisition, merger, consolidation, stock exchange or other similar transaction is not completed, the undersigned shall remain subject to the restrictions contained herein, (j) the establishment of a trading plan pursuant to Rule 10b5-1 under the Exchange Act for the transfer of shares of Common Stock; provided that such plan does not provide for the transfer of Common Stock during the Lock-Up Period, except as otherwise permitted herein, and no public announcement or filing under the Exchange Act regarding the establishment of such plan shall be required of or voluntarily made by or on behalf of the undersigned or the Company during the Lock-Up Period or (k) by operation of law, such as pursuant to a qualified domestic order, divorce settlement, divorce decree or separation agreement; provided that if any filing under Section 16(a) of the Exchange Act shall be legally required during the Lock-Up Period, such filing, report or announcement shall clearly indicate in the footnotes thereto the nature and conditions of such transfer. For purposes of this agreement, "immediate family" shall mean spouse, lineal descendant, father, mother, brother or sister of the transferor.

In addition, the undersigned agrees that, without the prior written consent of the Representatives on behalf of the Underwriters, it will not, during the period commencing on the date hereof and ending 60 days after the date of the Prospectus, make any demand for or exercise any right with respect to, the registration of any shares of Common Stock or any security convertible into or exercisable or exchangeable for Common Stock. The undersigned also agrees and consents to the entry of stop transfer instructions with the Company's transfer agent and registrar against the transfer of the undersigned's shares of Common Stock except in compliance with the foregoing restrictions.

If prior to the termination of this agreement, the Company or the Underwriters enter into an oral or written agreement with any executive officer listed on Exhibit A or any director of the Company (each an "Other Holder") with respect to shares of Common Stock owned by or to be granted to such Other Holder, and such other agreement (1) does not contain the lock-up restrictions contained in this agreement, (2) waives, terminates or suspends an existing lock-up restriction, in whole or in part, permanently or for a limited period of time or (3) contains a lock-up restriction which (or amends or modifies an existing lock-up restriction such that it) expires or terminates, in whole or in part, on terms more favorable to such Other Holder than to the undersigned pursuant to this agreement, then this agreement shall be deemed to be automatically modified without any further action so that the terms of this agreement are no less favorable to the undersigned than the agreement applicable to such Other Holder, unless such agreements with such executive officers or directors relate to a number of shares not more than 100,000 shares in the aggregate; *provided* that, for the avoidance of doubt, any transfers pursuant to lockup exceptions existing on the date hereof do not count toward such 100,000 share limit. The Company shall, upon any such automatic modification or termination of this agreement, notify the undersigned of such modification or termination in writing as promptly as reasonably practicable; *provided* that, the failure to give such notice shall not give rise to any claim or liability against the Company or the Underwriters. This agreement supersedes any other similar agreement or covenant agreed to by the undersigned in any other agreement, including the hold-back provisions of the registration rights agreement between the undersigned and the Company, dated as of June 17, 2007.

The undersigned acknowledges and agrees that none of the Underwriters has made any recommendation or provided any investment or other advice to the undersigned with respect to this agreement or the subject matter hereof, and the undersigned has consulted its own legal, accounting, financial, regulatory, tax and other advisors with respect to this agreement and the subject matter hereof to the extent the undersigned has deemed appropriate. The undersigned further acknowledges and agrees that, although the Underwriters may provide certain Regulation Best Interest and Form CRS disclosures or other related documentation to you in connection with the Offering, the Underwriters are not making a recommendation to you to participate in the Offering or sell any shares at the price determined in the Offering, and nothing set forth in such disclosures or documentation is intended to suggest that any Underwriter is making such a recommendation.

This agreement may be delivered via facsimile, electronic mail (including pdf or any electronic signature complying with the U.S. federal ESIGN Act of 2000, *e.g.*, www.docusign.com or www.echosign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

This agreement shall automatically terminate, and the undersigned shall be automatically released from its obligations hereunder, upon the earliest to occur, if any, of (1) the execution of the Underwriting Agreement in connection with the Offering shall not have occurred on or before June 23, 2023, (2) the closing of the Offering shall not have occurred on or before June 30, 2023, (3) the Underwriting Agreement (other than the provisions thereof which survive termination) shall terminate or be terminated prior to payment for and delivery of the Common Stock to be sold thereunder or (4) the Representatives, on behalf of the Underwriters, advise the Company, or the Company advises the Representatives, in writing, prior to the execution of the Underwriting Agreement, that they have determined not to proceed with the Offering.

The undersigned hereby represents and warrants that the undersigned has full power, capacity and authority to enter into this agreement. This agreement is irrevocable and will be binding on the undersigned and the successors, heirs, personal representatives and assigns of the undersigned.

This agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Very truly yours,

INVUS, L.P.

By: Invus Advisors, L.L.C.,

its general partner

By: /s/ Philip Bafundo

Name: Philip Bafundo

Title: CFO of the General Partner

INVUS PUBLIC EQUITIES, L.P.

By: Invus Public Equities Advisors, LLC,

its general partner

By: /s/ Philip Bafundo

Name: Philip Bafundo

Title: CFO of the General Partner

INVUS ADVISORS, L.L.C.

By: /s/ Philip Bafundo

Name: Philip Bafundo

Title: CFO of the General Partner

INVUS PUBLIC EQUITIES ADVISORS, LLC

By: /s/ Philip Bafundo

Name: Philip Bafundo

Title: CFO of the General Partner

ARTAL INTERNATIONAL S.C.A.

By: /s/ Anne Goffard
Name: Anne Goffard
Title: Managing Director

[Signature Page to Lock-Up Agreement]

ULYS, L.L.C.

By: /s/ Raymond Debbane

Name: Raymond Debbane

Title: President

INVUS US PARTNERS LLC

By: /s/ Philip Bafundo
Name: Philip Bafundo
Title: Authorized Person

[Signature Page to Lock-Up Agreement]

EXHIBIT A

T 1	
Lonnel	Coats

Brian T. Crum

Craig B. Granowitz

Kenneth B. Kassler-Taub

Alan J. Main

Jeffrey L. Wade

Wendy E. McDermott

Kristen L. Alexander