FORM 13

NOTICE OF AMENDMENT OF WARRANT TERMS

lame of Listed Issuer: VALEO PHARMA INC.					(the	_ (the "Issuer").	
Trading Symbol	: VPH						
Date: <u>Decembe</u>	r 15, 2021						
Date of Press R	elease anr	nouncing ar	nendment <u>: <i>Dec</i></u>	cember 15, 2	2021		
Closing price of	underlying	shares on	the day prior to	o the annoui	ncement: <u>\$0.7</u>	<u>72</u>	
Closing price of	underlying	shares at t	the time of issu	ance <u>\$1.25</u>			
1. Current	terms of w	arrants to	be amended:				
Date Issued	Issue Price	Exercise Price	Market Price of underlying shares	Number of Warrants	Expiry Date	Percentage of Warrant class held by Insiders	
2021-04-26	-	\$1.60	\$1.13	1,329,000	2023-04-26	34.61%	
c) No wa	arrants hav st 10 tradir	e been exe	than the curre rcised in the la	st 6 months			
a) Extens	sion – ame	nded expiry	v date: <u>N/A</u>				
		rrant may nate of issua	not extend past nce.	the date tha	at would have	been	
b) Reprid	cing – ame	nded exerc	ise price: <u>\$1.2</u>	5			
time t is bei tradin of the	he warrant low the clo g days by e warrants_	s were issu sing price more than must be ar	ow the market ped, and following of the underly the permitted pended to 30 e and Form 13	ng the amen ing security private place days. The	dment the exe for any 10_c ement discour amended ten	ercise price consecutive at, the term m must be	

7 days from the end of the 10 day period. See Policy 6 section 7.4 for details.

3. Amended terms of warrants:

Date Issued	Issue Price	Exercise Price	Market Price of underlying shares	Number of Amended Warrants	Expiry Date	Percentage of Warrant class held by Insiders
2021-04-26	-	\$1.25	\$0.72	1,329,000	2023-04-26	34.61%

listed Issuers must obtain appropriate corporate approvals prior to any change, modification or amendment of outstanding warrants or other convertible securities (including non-listed securities). The amendment of the terms of a warrant (or other security) may be considered to be the distribution of a new security under securities laws and require exemptions from legislative requirements. Furthermore, the amendment of the terms of a security held by an insider or a related party may be considered to be a related party transaction under Multilateral Instrument 61-101 and require exemptions from provisions of that rule. Issuers should consult legal counsel before amending the terms of a security.

4. Certificate of Compliance

The undersigned hereby certifies that:

- The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance.
- 2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in Policy 1).
- 4. All of the information in this Form 13 Notice of Amendment of Warrant Terms is true.

Dated <u>December 15, 2021</u>		
	GUY PAUL ALLARD Name of Director or Senior Officer	
	<u>(s) Guy Paul Allard</u> Signature	
	Vice-President Legal Affairs Corporate Secretary	and
	Official Capacity	