UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

			Imprimis Pharmaceuticals, Inc.
			(Name of Issuer)
			Common Stock, par value \$0.001 per share
			(Title of Class of Securities)
			45323A201
			(CUSIP Number)
			March 16, 2016
			(Date of Event Which Requires Filing of this Statement)
Check the ann	ronriate	hox to d	lesignate the rule pursuant to which this Schedule is filed:
0 0		13d-1(b)	icsignate the rule pursuant to which this schedule is fried.
X		13d-1(c)	
0		13d-1(d)	
			age 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 ning information which would alter disclosures provided in a prior cover page.
			ne remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act ubject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
CUSIP No. 4	5323A2	201	SCHEDULE 13G
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) LSAF Holdings LLC I.R.S. #35-2458918		
2.	Check	the Appr	opriate Box if a Member of a Group
	(a)	0	
	(b)	X	
3.	SEC U	se Only	
4.	Citizen Delawa		Place of Organization
		5.	Sole Voting Power 0
Number of Shares Beneficially		6.	Shared Voting Power 958,333
Owned by Each Reporting Person With		7.	Sole Dispositive Power 0

8.

Shared Dispositive Power

958,333

9.	Aggregate Amount Beneficially Owned by Each Reporting Person 958,333				
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares o				
11.	Percent of 6.8% (1)	Percent of Class Represented by Amount in Row (9) 6.8% (1)			
12.	Type of Reporting Person OO				
into shares of exercised and additional sha are currently	the issuer'd converted ares of the 13,105,678	a is the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible s common stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were in full, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 ssuer's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there outstanding shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the Securities and Exchange March 23, 2016.			
CUSIP No. 4	15323A201	SCHEDULE 13G			
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) Perella Weinberg Partners Asset Based Value Master Fund II L.P. I.R.S. #98-0572025				
2.	Check the Appropriate Box if a Member of a Group (a) 0 (b) x				
3.	SEC Use	Only			
4.	Citizenship or Place of Organization Cayman Islands				
	5	Sole Voting Power 0			
Number of Shares Beneficially	6	Shared Voting Power 958,333			
Owned by Each Reporting Person With	7	Sole Dispositive Power 0			
	8	Shared Dispositive Power 958,333			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 958,333				
10.	Check if t	he Aggregate Amount in Row (9) Excludes Certain Shares o			
11.	Percent of Class Represented by Amount in Row (9)				

	PN				
into shares of exercised and additional sha	the issu conver res of tl	ier's co ted in f he issue	the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible mmon stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were ull, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 er's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there standing shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.		
CUSIP No. 4	5323A2	201	SCHEDULE 13G		
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) Perella Weinberg Partners Asset Based Value GP L.P. I.R.S. #98-0571994				
2.	Check	the Ap	propriate Box if a Member of a Group		
	(a)	0			
	(b)	X			
3.	SEC U	se Onl			
4.	4. Citizenship or Place of Organization Delaware				
		5.	Sole Voting Power 0		
Number of Shares Beneficially		6.	Shared Voting Power 958,333		
Owned by Each Reporting Person With		7.	Sole Dispositive Power 0		
		8.	Shared Dispositive Power 958,333		
9.	Aggreg 958,33	_	nount Beneficially Owned by Each Reporting Person		

12.

10.

11.

12.

6.8% (3)

PN

Type of Reporting Person

Type of Reporting Person

Check if the Aggregate Amount in Row (9) Excludes Certain Shares o

Percent of Class Represented by Amount in Row (9)

⁽³⁾ The reporting person is the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible into shares of the issuer's common stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were exercised and converted in full, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 additional shares of the issuer's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there are currently 13,105,678 outstanding shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.

CUSIP	No	45373	Δ 2 C	۱1

SCHEDULE 13G

1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) Perella Weinberg Partners Asset Based Value GP LLC I.R.S. #26-2159850					
2.	Chack the	Appropriate Box if a Member of a Group				
۷.	(a) o	Appropriate Box it a Member of a Group				
	(b) x					
3.	SEC Use (SEC Use Only				
4.	Citizenshi Delaware	Citizenship or Place of Organization Delaware				
	5.	Sole Voting Power 0				
Number of Shares Beneficially	6.	Shared Voting Power 958,333				
Owned by Each Reporting Person With	7.	Sole Dispositive Power 0				
	8.	Shared Dispositive Power 958,333				
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 958,333					
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares o					
11.	Percent of Class Represented by Amount in Row (9) 6.8% (4)					
12.	Type of Reporting Person OO					

(4) The reporting person is the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible into shares of the issuer's common stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were exercised and converted in full, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 additional shares of the issuer's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there are currently 13,105,678 outstanding shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.

į

CUSIP No. 45323A201

SCHEDULE 13G

Names of Reporting Persons
 I.R.S. Identification Nos. of Above Persons (Entities Only)
 Perella Weinberg Partners Capital Management LP
 I.R.S. #20-8547180

2.	Check the Appropriate Box if a Member of a Group						
	(a)	0					
	(b)	X					
3.	SEC U	se Only	7				
4.	Citizer Delaw		Place of Organization				
	Belaw						
		5.	Sole Voting Power 0				
Number of Shares Beneficially		6.	Shared Voting Power 958,333				
Owned by Each Reporting Person With		7.	Sole Dispositive Power 0				
		8.	Shared Dispositive Power 958,333				
9.	Aggreg 958,33		nount Beneficially Owned by Each Reporting Person				
10.	Check	if the A	ggregate Amount in Row (9) Excludes Certain Shares o				
11.	Percent of Class Represented by Amount in Row (9) 6.8% (5)						
12.	Type o IA	f Repoi	ting Person				
nto shares of exercised and additional sha	the issu conver res of tl	er's con ted in fu ne issue	he beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible nmon stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were all, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 r's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there standing shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.				
CUSIP No. 4	5323A2	201	SCHEDULE 13G				
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) IMMY Funding LLC I.R.S. #47-3743406						
2.	Check (a)	the App	propriate Box if a Member of a Group				
	(b)	X					
3.	SEC U	se Only	7				
4.	Citizenship or Place of Organization						

Delaware

		5.	Sole Voting Power 0
Number of Shares Beneficially		6.	Shared Voting Power 958,333
Owned by Each Reporting Person With		7.	Sole Dispositive Power 0
		8.	Shared Dispositive Power 958,333
9.	Aggreg 958,33		nount Beneficially Owned by Each Reporting Person
10.	Check	if the A	ggregate Amount in Row (9) Excludes Certain Shares o
11.	Percen 6.8% (ss Represented by Amount in Row (9)
12.	Type o	f Repor	ting Person
CUSIP No. 4	15323A2	201	SCHEDULE 13G
1.	I.R.S. I LSAF		
2.			propriate Box if a Member of a Group
	(a) (b)	о х	
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
Number of Shares		5.	Sole Voting Power 0
Beneficially Owned by Each Reporting		6.	Shared Voting Power 958,333
Person With		7.	Sole Dispositive Power

	8.	Shared Dispositive Power 958,333			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 958,333				
10.	Check if the A	Aggregate Amount in Row (9) Excludes Certain Shares o			
11.	Percent of Class Represented by Amount in Row (9) 6.8% (7)				
12.	Type of Repo	rting Person			
into shares of exercised and additional sha	the issuer's coll converted in fares of the issue	the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible mmon stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were full, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 er's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there istanding shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.			
CUSIP No. 4	45323A201	SCHEDULE 13G			
1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (Entities Only) Life Sciences Alternative Funding Holdings LLC I.R.S. #35-2458972				
2.		propriate Box if a Member of a Group			
	(a) o (b) x				
3.	SEC Use Onl	y			
4.	Citizenship or Delaware	r Place of Organization			
	5.	Sole Voting Power			
Number of Shares Beneficially	6.	Shared Voting Power 958,333			
Owned by Each Reporting Person With	7.	Sole Dispositive Power 0			
	8.	Shared Dispositive Power 958,333			
9.	Aggregate Ar 958,333	nount Beneficially Owned by Each Reporting Person			
10.	Check if the A	Aggregate Amount in Row (9) Excludes Certain Shares o			

11.	11. Percent of Class Represented by Amount in Row (9) 6.8% (8)						
12.	2. Type of Reporting Person OO						
into shares of exercised and additional sha	the issu conver ares of t	uer's cou ted in fu he issue	the beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible mmon stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were all, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 er's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there standing shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.				
CUSIP No. 4	15323A	201	SCHEDULE 13G				
1.	I.R.S.		oorting Persons cation Nos. of Above Persons (Entities Only)				
2.	Check	the App	propriate Box if a Member of a Group				
	(a) (b)	0 X					
3.	SEC U	Jse Only	y				
4.	4. Citizenship or Place of Organization United States		Place of Organization				
		5.	Sole Voting Power 0				
Number of Shares Beneficially		6.	Shared Voting Power 958,333				
Owned by Each Reporting Person With		7.	Sole Dispositive Power 0				
		8.	Shared Dispositive Power 958,333				
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 958,333						
10.	Check	if the A	Aggregate Amount in Row (9) Excludes Certain Shares o				
11.	Percent of Class Represented by Amount in Row (9) 6.8% (9)						
12.	Type o	of Repor	rting Person				
(9) The report	ting pe	rson is t	he beneficial owner of a warrant to purchase shares of the issuer's common stock ("Warrant") and a convertible note convertible				

into shares of the issuer's common stock ("Note") and would be entitled to receive 958,333 shares of the issuer's common stock if the Warrant and Note were exercised and converted in full, which would constitute approximately 6.8% of the issuer's then outstanding common stock following the issuance of 958,333 additional shares of the issuer's common stock in respect of the fully-exercised Warrant and fully-converted Note. Percentage calculation assumes that there are currently 13,105,678 outstanding shares of the issuer's common stock, based on the issuer's Form 10-K as filed with the SEC on March 23, 2016.

Explanatory Note

Item 1.

- (a) Name of Issuer Imprimis Pharmaceuticals, Inc.
- (b) Address of Issuer's Principal Executive Offices 12264 El Camino Real, Suite 350 San Diego, CA 92130

Item 2.

(a) Name of Person Filing

IMMY Funding LLC is the record holder of a warrant to purchase shares of the issuer's common stock ("Warrant"), as well as a convertible note convertible into shares of the issuer's common stock ("Note") . LSAF Funding LLC is the sole member of NSPH Funding LLC. Life Sciences Alternative Funding Holdings LLC is the sole member of LSAF Funding LLC. LSAF Holdings LLC is the controlling equity owner of Life Sciences Alternative Funding Holdings LLC. LSAF Holdings LLC is managed by its managing member, Perella Weinberg Partners Asset Based Value Master Fund II L.P. Perella Weinberg Partners Asset Based Value GP L.P. is the general partner of Perella Weinberg Partners Asset Based Value GP LLC is the general partner of Perella Weinberg Partners Asset Based Value GP L.P. Perella Weinberg Partners Capital Management LP is the Managing Member of Perella Weinberg Partners Asset Based Value GP LLC. David Schiff holds voting and investment control over the shares of the issuer's common stock issuable upon exercise of the Warrant and the conversion of the Note, and investment control over the Warrant and the Note.

- (b) Address of the Principal Office or, if none, residence
 The address of the Principal Office of IMMY Funding LLC is 50 Main Street, Suite 1000, White Plains, NY 10606. The address of the Principal Office of each of the other reporting persons is 767 Fifth Avenue, New York, NY 10153.
- (c) Citizenship
 The jurisdiction of formation of each of IMMY Funding LLC, LSAF Funding LLC, Life Sciences Alternative Funding Holdings LLC,
 LSAF Holdings LLC, Perella Weinberg Partners Asset Based Value GP L.P., Perella Weinberg Partners Asset Based Value GP LLC and
 Perella Weinberg Partners Capital Management LP is the State of Delaware. The jurisdiction of formation of Perella Weinberg Partners
 Asset Based Value Master Fund II L.P. is the Cayman Islands. Mr. Schiff is a citizen of the United States.
- (d) Title of Class of Securities
 Common Stock, par value \$0.001 per share
- (e) CUSIP Number 45323A201

Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

Not Applicable

11

Item 4. Ownership.

- (a) Amount beneficially owned:

 See the response(s) to Item 9 on the attached cover page(s).
- (b) Percent of class:See the response(s) to Item 11 on the attached cover page(s).
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote:See the response(s) to Item 5 on the attached cover page(s).
 - (ii) Shared power to vote or to direct the vote:See the response(s) to Item 6 on the attached cover page(s).
 - (iii) Sole power to dispose or to direct the disposition of:See the response(s) to Item 7 on the attached cover page(s).

Shared power to dispose or to direct the disposition of:See the response(s) to Item 8 on the attached cover page(s).

Item 5. Ownership of Five Percent or Less of a Class.

o If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

12

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURES

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.

DATED: March 28, 2016

LSAF HOLDINGS LLC

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE

MASTER FUND II L.P. Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P.

Title: General Partner

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni
Name: Frances Ni
Title: Authorized Person

PERELLA WEINBERG PARTNERS ASSET BASED VALUE MASTER FUND II L.P.

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P. Title: General Partner

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni

Title: **Authorized Person**

PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P.

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

13

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni Title:

Authorized Person

PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni

Title: **Authorized Person**

PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

By: /s/ Frances Ni Name: Frances Ni

Title: Authorized Person

IMMY FUNDING LLC

By: LSAF FUNDING LLC Title: Managing Member

By: LIFE SCIENCES ALTERNATIVE FUNDING HOLDINGS LLC

Title: Managing Member

By: LSAF HOLDINGS LLC Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE

MASTER FUND II L.P. Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P.

Title: General Partner

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni

Title: **Authorized Person**

LSAF FUNDING LLC

By: LIFE SCIENCES ALTERNATIVE FUNDING HOLDINGS LLC

Title: Managing Member

By: LSAF HOLDINGS LLC Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE

MASTER FUND II L.P. Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P.

Title: General Partner

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni

Title: Authorized Person

LIFE SCIENCES ALTERNATIVE FUNDING HOLDINGS LLC

By: LSAF HOLDINGS LLC Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE

MASTER FUND II L.P. Title: Managing Member

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP L.P.

Title: General Partner

By: PERELLA WEINBERG PARTNERS ASSET BASED VALUE GP LLC

Title: General Partner

By: PERELLA WEINBERG PARTNERS CAPITAL MANAGEMENT LP

Title: Managing Member

By: /s/ Frances Ni Name: Frances Ni

Title: Authorized Person

/s/ DAVID SCHIFF

Name: David Schiff