PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

Name	Execution Date
KYOWA HAKKO KIRIN CO., LTD.	10/01/2008

RECEIVING PARTY DATA

Name:	KYOWA HAKKO KIRIN CO., LTD.
Street Address:	1-6-1, OHTEMACHI, CHIYODA-KU
City:	токуо
State/Country:	JAPAN

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12589727

CORRESPONDENCE DATA

Fax Number: (202)672-5399

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2026725300

Email: BBEAVERS@FOLEY.COM

Correspondent Name: STEPHEN A. BENT

Address Line 1: 3000 K ST NW SUITE 500

Address Line 4: WASHINGTON, DISTRICT OF COLUMBIA 20007

ATTORNEY DOCKET NUMBER: 081356-0338

NAME OF SUBMITTER: STEPHEN A. BENT

Total Attachments: 14

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CERTIFICATE OF ALL REGISTERED ITEMS

Corporate Name	Kyowa Hakko Kogyo Co., Ltd.	
	Kyowa Hakko Kirin Co., Ltd.	October 1, 2008 changed October 1, 2008 registered
Head Office	1-6-1, Ohtemachi, Chiyoda-ku, Tokyo	
Method of Public	Its public notice is to be made in the Nihon Keizai Shi	imbun published in Tokyo.
Notice .	Its public notice is to be made in an electronic manner. http://ir.kyowa.co.jp When it can not do it electronically due to unavoidable events such as accidents, etc., it is to be made in the Nihon Keizai Shimbun.	June 28, 2006 changed July 6, 2006 registered
Matters required to receive the information relating	http://www.kyowa.co.jp/	May 15, 2002 provided May 24, 2002 registered
to the balance sheet	· .	May 1, 2006 abolished July 6, 2006 registered
Date of incorpora- tion of the Company	July 1, 1949	
Purposes	 Manufacture, import and export, and purchase and sale of petrochemical as solvents and plasticizers, fertilizers and other chemical engineering periods. Manufacture, import and export, and purchase and sale of pharmaceutic 	
	products; 3. Manufacture, import and export, and purchase and other beverages, and spirits;	sale of alcoholic liquors and
	4. Mining, manufacture, processing, import and export petroleum, natural gas, other minerals and by-processing.	ort, and purchase and sale of lucts;
	Manufacture, import and export, and purchase and and materials for manufacturing confectionery and	
	6. Manufacture, import and export, purchase and sale monosodium glutamate, food additives, salt, <i>miso</i> vinegar, and other foods;	
	7. Cold storage, refrigeration and ice making, and saice products;	le of cold-storage, frozen and
	8. Manufacture, import and export, and purchase and additives;	I sale of feed and feed
	Manufacture, import and export, and purchase and pharmaceutical products for animals;	l sale of agrochemicals and

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	10. Manufacture, import and export, and purchase and products, reagents and cosmetics;	sale of non-pharmaceutical
	11. Manufacture, import and export, and purchase and apparatuses, medical instruments, cooking utensils, materials thereof;	
	12. Production, import and export, and purchase and sa and marine products;	lle of agricultural, livestock
	13. Warehousing, transportation and forwarding agency	y;
	14. Operation of medical, health, recreation and eating accommodations;	facilities, and
	15. Creation of land, construction of buildings, and pur management of immovables;	chase and sale, lease and
	16. Design, manufacture, installation, import and expormachinery related to any of the preceding items, an export, and purchase and sale of the technology the	d assistance, import and
	17. Loan to the subsidiaries and affiliates; and	
	18. Any business incidental and related to any of the pr	eceding items.
	June 29, 2004 ch	anged; July 8, 2004 registered
Number of Shares for One Unit	1,000 shares	
Total Number of Shares Authorized to be Issued	987,900,000 shares	
Total Number of	Total number of issued shares:	
Issued Shares and	434,243,555 shares	
their Respective Types and Numbers	Total number of issued shares: 399,243,555 shares	March 6, 2007 changed
Typos and rumbers	377,273,333 shares	March 9, 2007 registered
	Total number of issued shares:	April 1, 2008 changed
	576,483,555 shares	April 9, 2008 registered
Issue of Certificates	The Company shall issue certificates of shares.	
of Shares	1, 1,000	
		ristered in accordance with w No. 87, Article 136 of 2005
Amount of Capital	¥26,745,009,878-	w 110. 07, ATHOR 130 01 2003
2 sinount of Capital	120,7 10,007,070	
Names and	Chuo-Mitsui Trust Bank	
Addresses of	3-33-1, Shiba, Minato-ku, Tokyo	
Transfer Agents,	Chuo-Mitsui Trust Bank, Head Office	
and Their Offices	3-33-1, Shiba, Minato-ku, Tokyo	
	December 4, 2000 changed	; December 4, 2000 registered

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Matters Relating to	Director: Tadashi Hirata	June 20, 2004 recommended
Directors and		June 29, 2004 reappointed
Officers		July 8, 2004 registered
		June 28, 2005 resigned
	Discotory Town Doingtoi	July 5, 2005 registered
	<u>Director</u> : <u>Toru Doiuchi</u>	June 27, 2003 reappointed
	,	July 4, 2003 registered
		June 28, 2005 retired
		July 5, 2005 registered
	Director: Yoshito Imai	June 27, 2003 reappointed
·		July 4, 2003 registered
	Director: Yoshito Imai	June 28, 2005 reappointed
		July 5, 2005 registered
	Director: Yoshito Imai	June 28, 2006 reappointed
	·	July 6, 2006 registered
	<u>Director</u> : <u>Yoshito Imai</u>	June 20, 2007 reappointed
		July 2, 2007 registered
		June 24, 2008 retired
		July 2, 2008 registered
	Director: Sadao Teshiba	June 27, 2003 reappointed
,	,	July 4, 2003 registered
	·	June 28, 2005 retired
		July 5, 2005 registered
	Director: Tomonori Yuji	June 27, 2003 reappointed
		July 4, 2003 registered
	Director: Tomonori Yuji	June 28, 2005 reappointed
		July 5, 2005 registered
	Director: Tomonori Yuji	June 28, 2006 reappointed
		July 6, 2006 registered
	Director: Tomonori Yuji	June 20, 2007 reappointed
		July 2, 2007 registered
	Director: Tomonori Yuji	June 24, 2008 reappointed
	-	July 2, 2008 registered
	Director: Yuzuru Matsuda	June 29, 2004 reappointed
		July 8, 2004 registered
	Director: Yuzuru Matsuda	June 28, 2006 reappointed
		July 6, 2006 registered
	Director: Yuzuru Matsuda	June 20, 2007 reappointed
L		July 2, 2007 registered

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	Director: Yuzuru Matsuda	T 24 2008
	THE TOTAL A MAINE OF TAXABLE OF T	June 24, 2008 reappointed
	Director: Kazuhiko Yamanoe	July 2, 2008 registered
	Director. Nazuniko ramanoe	June 27, 2003 appointed
		July 4, 2003 registered
	Director: Kazuhiko Yamanoe	June 28, 2005 reappointed
	Disease Versilie Versilie	July 5, 2005 registered
ļ	Director: Kazuhiko Yamanoe	June 28, 2006 reappointed
	D	July 6, 2006 registered
	Director: Kazuhiko Yamanoe	June 20, 2007 reappointed
	D	July 2, 2007 registered
	Director: Kazuhiko Yamanoe	June 24, 2008 reappointed
		July 2, 2008 registered
	Director: Nobuo Kanda	June 27, 2003 appointed
		July 4, 2003 registered
•	Director: Nobuo Kanda	June 28, 2005 reappointed
		July 5, 2005 registered
	Director: Nobuo Kanda	June 28, 2006 reappointed
		July 6, 2006 registered
		June 20, 2007 retired
		July 2, 2007 registered
	Director: Yukinobu Kotani	June 28, 2005 appointed
		July 5, 2005 registered
	Director: Yukinobu Kotani	June 28, 2006 reappointed
		July 6, 2006 registered
	Director: Yukinobu Kotani	June 20, 2007 reappointed
		July 2, 2007 registered
	Director: Yukinobu Kotani	June 24, 2008 reappointed
		July 2, 2008 registered
	Director: Hiroyuki Kuniyasu	June 28, 2006 appointed
		July 6, 2006 registered
		June 20, 2007 retired
		July 2, 2007 registered
	Director: Kozo Fujita	June 20, 2007 appointed
	(Outside Director)	July 2, 2007 registered ·
	Director: Kozo Fujita	June 24, 2008 reappointed
	(Outside Director)	July 2, 2008 registered

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	Director: Tomobiro Muno	T
	Director: Tomohiro Mune	April 1, 2008 appointed
	n	April 1, 2008 registered
	Director: Tomohiro Mune	June 24, 2008 reappointed
		July 2, 2008 registered
<u> </u>	<u>Director</u> : <u>Ken Yamazumi</u>	April 1, 2008 appointed
		April 1, 2008 registered
,	Director: Ken Yamazumi	June 24, 2008 reappointed
		July 2, 2008 registered
•	Representative Director: Tadashi Hirata	June 29, 2004 reappointed
	1566-315, Nara-machi, Aoba-ku, Yokoyama-city	July 8, 2004 registered
		June 28, 2005 retired
		July 5, 2005 registered
	Representative Director: Yuzuru Matsuda	June 29, 2004 reappointed
	1-22-7, Nukui Minami-cho, Koganei-city, Tokyo	July 8, 2004 registered
	Representative Director: Yuzuru Matsuda	
	1-22-7, Nukui Minami-cho, Koganei-city, Tokyo	June 28, 2006 reappointed
	•	July 6, 2006 registered
	Representative Director: Yuzuru Matsuda	June 20, 2007 reappointed
	1-22-7, Nukui Minami-cho, Koganei-city, Tokyo	July 2, 2007 registered
	Representative Director: Yuzuru Matsuda	June 24, 2008 reappointed
	1-22-7, Nukui Minami-cho, Koganei-city, Tokyo	July 2, 2008 registered
	Representative Director: Yoshito Imai	June 28, 2005 appointed
	5-14-13, Nukui Minami-cho, Koganei-city, Tokyo	July 5, 2005 registered
	Representative Director: Yoshito Imai	June 28, 2006 reappointed
	5-14-13, Nukui Minami-cho, Koganei-city, Tokyo	July 6, 2006 registered
	Representative Director: Yoshito Imai	June 20, 2007 reappointed
	5-14-13, Nukui Minami-cho, Koganei-city, Tokyo	July 2, 2007 registered
	Representative Director: Yoshito Imai	August 26, 2007 moved
,	2-15-8, Higashimoto-machi, Kokubunji-city, Tokyo	August 27, 2007 registered
	·	June 24, 2008 retired
	·	
	Representative Director: Tomonori Mune	July 2, 2008, registered
	3-1-1-1105, Osaki, Shinagawa-ku, Tokyo	April 1, 2008 appointed
	Representative Director: Tomonori Mune	April 1, 2008 registered
	3-1-1-1105 Osaki, Shinagawa-ku, Tokyo	June 24, 2008 reappointed
		July 2, 2008 registered
	Auditor: Takeshi Asaoka	June 27, 2002 reappointed
		July 4, 2002 registered
	Auditor: Takeshi Asaoka	June 28, 2005 reappointed
		July 5, 2005 registered

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	Auditor: Takeshi Asaoka	
	(Outside Auditor)	July 6, 2006 registered as Outside Auditor
	Auditor: Kozo Fujita	June 29, 2004 reappointed July 8, 2004 registered
	Auditor: Kozo Fujita	July 0, 200 . Togistorou
	(Outside Auditor)	July 6, 2006 registered as Outside Auditor
		June 20, 2007 resigned July 2, 2007 registered
	Auditor: Masahiro Kawaguchi	June 27, 2003 appointed July 4, 2003 registered
		June 20, 2007 registered July 2, 2007 registered
	Auditor: Akira Taniguchi	June 29, 2004 appointed July 8, 2004 registered
	Auditor: Akira Taniguchi (Outside Auditor)	July 6, 2006 registered as
	Auditor: Akira Taniguchi (Outside Auditor)	Outside Auditor June 24, 2008 reappointed July 2, 2008 registered
	Auditor: Nobuo Kanda	June 20, 2007 appointed July 2, 2007 registered
	Auditor: Hiroyuki Takahashi (Outside Auditor)	June 20, 2007 appointed July 2, 2007 registered
	Auditor: Tomojiro Sato (Outside Auditor)	April 1, 2008 appointed April 1, 2008 registered
•	Accounting Auditor: Chuo-Aoyama Kansa Hojin	
		July 6, 2006 registered as Accounting Auditor
	Accounting Auditor: Chuo-Aoyama Kansa Hojin	June 28, 2006 reappointed July 6, 2006 registered
		July 1, 2006 disqualified
		July 6, 2006 registered
	Accounting Auditor: ShinNihon Kansa Hojin	June 20, 2007 appointed
		July 2, 2007 registered
	Accounting Auditor: ShinNihon Kansa Hojin	June 24, 2008 reappointed
	Accounting Auditor: Ernst & Young ShinNihon LLC	July 2, 2008 registered July 1, 2008 renamed from ShinNihon Kansa Hojin
		July 10, 2008 registered

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,	Temporary Accounting Auditor: ShinNihon Kansa Hojin	July 3, 2006 appointed
	i xojiii	July 6, 2006 registered
Limitation of Liability of Outside Directors, etc.	Pursuant to the provisions of Article 427, Paragraph 1 of the Corporation Law, the Company may enter into agreements with outside directors to limit the liability for damages caused by failure of duty; provided, however, that the limit of liability under such agreements shall be the greater of a predetermined amount which shall be at least five million Japanese Yen, or the amount stipulated by Japanese laws or regulations. Pursuant to the provisions of Article 427, Paragraph 1 of the Corporation Law, the Company may enter into agreements with outside auditors to limit the liability for damages caused by failure of duty; provided, however, that the limit of liability under such agreements shall be the greater of a predetermined amount which shall be at least five million Japanese Yen, or the amount stipulated by Japanese laws or regulations.	
Branch Offices	1	ovided; July 6, 2006 registered
21411011 (111100)	36-2, Nihonbashi-Hakozaki-cho, Chuo-ku, Tokyo	
	2	
	1-8-17, Umeda, Kita-ku, Osaka-city	
	3	
	2-2-1, Hakataekimae, Hakata-ku, Fukuoka-city	
	4	
	3-21-25, Marunouchi, Naka-ku, Nagoya-city, Aichi-pref.	
	Sendai-Hashimoto-Bldg., 27-21, Tate-machi, Aoba-ku, Sendai-city, Miyagi-pref.	
	6 2-16, Inari-cho, Minami-ku, Hiroshima-city	
	7 7-1, Odori-Nishi, Chuo-ku, Sapporo-city, Hokkaido	
	9 .	July 1, 2003 opened
	3-2-11, Ichiban-cho, Matsuyama-city, Ehime-pref.	July 4, 2003 registered
Stock Acquisition Rights	Kyowa Hakko Kogyo Co., Ltd. (the "Company") Stock Acquisition Rights (stock option scheme for a stock-linked compensation plan) to be issued in June 2005 Number of stock acquisition rights: 133	
	1000 shares shall be granted to each stock acquisition right (the "number of	
	shares granted"). In the event of the Company's stock split or reverse s	tack split the number of shares
	In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any	
	number of shares less than one share arising out of	
	disregarded.	Wallet Manager VV
	Number of shares granted after adjustment	
	= Number of shares granted before adjustment x R	latio of split or reverse stock
	split.	

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In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, such as when the Company undergoes any merger or consolidation with any other company and the stock acquisition rights are succeeded, becomes a complete parent company due to stock exchange with any other company, or carries out incorporation-type demerger or absorption-type demerger, the number of shares granted shall be adjusted to the reasonable extent, taking into account the terms and conditions of the merger, split, or the like.

114

1000 shares shall be granted to each stock acquisition right (the "number of shares granted").

In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.

Number of shares granted after adjustment

= Number of shares granted before adjustment x Ratio of split or reverse stock split.

In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, such as when the Company undergoes any merger or consolidation with any other company and the stock acquisition rights are succeeded, becomes a complete parent company due to stock exchange with any other company, or carries out incorporation-type demerger or absorption-type demerger, the number of shares granted shall be adjusted to the reasonable extent, taking into account the terms and conditions of the merger, split, or the like.

June 30, 2006 changed; July 6, 2006 registered

81

1000 shares shall be granted to each stock acquisition right (the "number of shares granted").

In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.

Number of shares granted after adjustment

= Number of shares granted before adjustment x Ratio of split or reverse stock split.

In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, such as when the Company undergoes any merger or consolidation with any other company and the stock acquisition rights are succeeded, becomes a complete parent company due to stock exchange with any other company, or carries out incorporation-type demerger or absorption-type demerger, the number of shares granted shall be adjusted to the reasonable extent, taking into account the terms and conditions of the merger, split, or the like.

June 30, 2007 changed; July 2, 2007 registered

75

1000 shares shall be granted to each stock acquisition right (the "number of shares granted").

In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.

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Number of shares granted after adjustment

= Number of shares granted before adjustment x Ratio of split or reverse stock split.

In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, such as when the Company undergoes any merger or consolidation with any other company and the stock acquisition rights are succeeded, becomes a complete parent company due to stock exchange with any other company, or carries out incorporation-type demerger or absorption-type demerger, the number of shares granted shall be adjusted to the reasonable extent, taking into account the terms and conditions of the merger, split, or the like.

· April 30, 2008 changed; May 7, 2008 registered

Type and number of stock acquisition rights to be issued: .

133,000 shares of common stock of the Company

In case of adjustment of the number of shares granted in accordance with the above, the number of shares to be issued shall be adjusted to a number obtained by multiplying the number of shares granted after adjustment by the aggregate number of stock acquisition rights.

114,000 shares of common stock of the Company

In case of adjustment of the number of shares granted in accordance with the above, the number of shares to be issued shall be adjusted to a number obtained by multiplying the number of shares granted after adjustment by the aggregate number of stock acquisition rights.

June 30, 2006 changed; July 6, 2006 registered

81,000 shares of common stock of the Company

In case of adjustment of the number of shares granted in accordance with the above, the number of shares to be issued shall be adjusted to a number obtained by multiplying the number of shares granted after adjustment by the aggregate number of stock acquisition rights.

June 30, 2007 changed; July 2, 2007 registered

75,000 shares of common stock of the Company

In case of adjustment of the number of shares granted in accordance with the above, the number of shares to be issued shall be adjusted to a number obtained by multiplying the number of shares granted after adjustment by the aggregate number of stock acquisition rights.

April 30, 2008 changed; May 7, 2008 registered

Issue price of stock acquisition rights:

Free of charge

Amount to be paid upon exercise of each stock acquisition right:

An amount to be paid upon exercise of each stock acquisition right shall be an amount obtained by multiplying the amount to be paid per share of the shares newly issued or transferred upon exercise of each stock acquisition right ("exercise price") by the number of shares granted. The exercise price shall be 1 yen.

Exercise period of stock acquisition rights:

From June 29, 2005 to June 28, 2025

Conditions for exercise of stock acquisition rights (except the amount to be paid and exercise period):

(1) The holders of stock acquisition rights may only exercise their rights during a 10-day period beginning on the date immediately following the date when they lose the positions as both Directors and Corporate Officers of the Company.

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- (2) Each stock acquisition right shall not be partially exercised. Reasons and conditions for the cancellation of stock acquisition rights by the Company:
 - (1) The Company may cancel the stock option rights free of charge when any joint venture agreement is approved in which the Company becomes a dissolved company, or when a resolution concerning approval of any share exchange agreement under which the Company becomes a subsidiary of the other party thereof or a resolution concerning share transfer is passed in the shareholders' meeting of the Company.
 - (2) The Company may cancel the stock option rights free of charge at any time. (Reasons and conditions for acquirement of stock acquisition rights by the Company)
 - (1) The Company may acquire the stock option rights free of charge when any joint venture agreement is approved in which the Company becomes a dissolved company, or when a resolution concerning approval of any share exchange agreement under which the Company becomes a subsidiary of the other party thereof or a resolution concerning share transfer is passed in the shareholders' meeting of the Company.

May 1, 2006 changed; October 12, 2006 registered

July 5, 2005 registered

Kyowa Hakko Kogyo Co., Ltd. Stock Acquisition Rights (stock option scheme for a stock-linked compensation plan) to be issued in June 2006

Number of stock acquisition rights:

111

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

June 30, 2007 changed; July 2, 2007 registered

72

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

April 30, 2008 changed; May 7, 2008 registered

Type and number of the shares to be issued upon exercise of stock acquisition rights or the method of calculation:

The type of the shares to be issued upon exercise of the stock acquisition rights shall be shares of common stock, and the number of shares to be granted to each stock acquisition right ("the number of shares granted") shall be 1,000.

In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.

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Number of shares granted after adjustment

= Number of shares granted before adjustment x Ratio of split or reverse stock split.

In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, the number of shares granted shall be adjusted to the reasonable extent.

Amount to be paid upon exercise of the offered stock acquisition rights or no payment

No payment of money shall be required in exchange for the offered stock acquisition rights.

Value of assets to be financed upon exercise of stock acquisition rights or the method of calculation

The value of assets to be financed upon the exercise of stock acquisition rights shall be the paid-in amount per share to be delivered upon the exercise of stock acquisition rights multiplied by the number of shares granted. The exercise price shall be 1 yen.

Exercise period of stock acquisition rights From June 30, 2006 to June 28, 2026

Conditions for exercise of stock acquisition rights

- (1) The holders of stock acquisition rights may only exercise their rights during a 10-day period beginning on the date immediately following the date when they lose the positions as both Directors and Corporate Officers of the Company.
- (2) Each stock acquisition right shall not be partially exercised.
- (3) When a holder of stock acquisition rights waives the rights, he/she cannot exercise such stock acquisition rights.

June 29, 2006 issued July 6, 2006 registered

Kyowa Hakko Kogyo Co., Ltd. Stock Acquisition Rights (stock option scheme for a stock-linked compensation plan) to be issued in June 2007

Number of stock acquisition rights:

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued. <u>78</u>

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

April 30, 2008 changed; May 7, 2008 registered

69

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

June 30, 2008 changed; July 2, 2008 registered

Processing Number: / 681712 * The underlines indicate that the respective entries have been erased.

Type and number of shares to be issued upon exercise of the stock acquisition rights or the method of calculation:

The type of the shares to be issued upon exercise of the stock acquisition rights shall be shares of common stock, and the number of shares to be granted to each stock acquisition right ("the number of shares granted") shall be 1,000.

In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.

Number of shares granted after adjustment

= Number of shares granted before adjustment x Ratio of split or reverse stock split.

In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, the number of shares granted shall be adjusted to the reasonable extent.

Amount to be paid upon exercise of the offered stock acquisition rights or no payment

No payment of money shall be required in exchange for the offered stock acquisition rights.

Value of assets to be financed upon exercise of stock acquisition rights or the method of calculation

The value of assets to be financed upon the exercise of stock acquisition rights shall be the paid-in amount per share to be delivered upon the exercise of stock acquisition rights multiplied by the number of shares granted. The exercise price shall be 1 yen.

Exercise period of stock acquisition rights

From June 22, 2007 to June 20, 2027

Conditions for exercise of stock acquisition rights

- (1) The holders of stock acquisition rights may only exercise their rights during a 10-day period beginning on the date immediately following the date when they lose the positions as either Directors or Corporate Officers of the Company (except that they continue to be employees) or the date when Corporate Officers of the Company are appointed Directors or Auditors of the Company.
- (2) Each stock acquisition right shall not be partially exercised.

June 21, 2007 issued
July 2, 2007 issued

Kyowa Hakko Kogyo Co., Ltd. Stock Acquisition Rights (stock option scheme for a stock-linked compensation plan) to be issued in June 2008

Number of stock acquisition rights:

91

The above total number of stock acquisition rights is the number of planned allotment. In the event that such total number decreases if any qualified allotee does not subscribe or otherwise, the total number of stock acquisition rights so subscribed shall be the total number of stock acquisition rights to be issued.

Type and number of shares to be issued upon exercise of the stock acquisition rights or the method of calculation:

The type of the shares to be issued upon exercise of the stock acquisition rights shall be shares of common stock, and the number of shares to be granted to each stock acquisition right ("the number of shares granted") shall be 1,000.

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	In the event of the Company's stock split or reverse stock split, the number of shares granted shall be adjusted in accordance with the following formula, and any number of shares less than one share arising out of such adjustment shall be disregarded.	
	Number of shares granted after adjustment	
	= Number of shares granted before adjustment x Ratio of split or reverse stock split.	
	In addition, in the case of any unavoidable event that requires adjustments to be effected to the number of shares granted, the number of shares granted shall be adjusted to the reasonable extent.	
	Amount to be paid upon exercise of the offered stock acquisition rights or no payment	
,	No payment of money shall be required in exchange for the offered stock acquisition rights.	
	Value of assets to be financed upon exercise of stock acquisition rights or the method of calculation	
	The value of assets to be financed upon the exercise of stock acquisition rights shall be the paid-in amount per share to be delivered upon the exercise of stock acquisition rights multiplied by the number of shares granted. The exercise price shall be 1 yen.	
	Exercise period of stock acquisition rights From June 26, 2008 to June 24, 2028	
	Conditions for exercise of stock acquisition rights	
	(1) The holders of stock acquisition rights may only exercise their rights during	
, i	a 10-day period beginning on the date immediately following the date when	
	they lose the positions as either Directors or Corporate Officers of the	
	Company (except that they continue to be employees) or the date when	
	Corporate Officers of the Company are appointed Directors or Auditors of	
, i	the Company.	
	(2) Each stock acquisition right shall not be partially exercised.	
	June 25, 2008 issued	
	July 2, 2008 registered	
Corporate	Kyowa Hakko Food Specialties Co., Ltd. having an office at 1-6-1, Ohtemachi,	
Spin-off	Chiyoda-ku, Tokyo was spun off on April 1, 2005.	
	April 1, 2005 registered	
	Kyowa Hakko Bio Co., Ltd. having an office at 1-6-1, Ohtemachi, Chiyoda-ku, Tokyo	
	was spun off on October 1, 2008. October 1, 2008 registered	
Absorption-type	Kirin Pharma Co., Ltd. (Kirin Pharma Kabushiki Kaisha) having an office at 6-26-1,	
Merger	Jingumae, Shibuya-ku, Tokyo was merged on October 1, 2008.	
Matters relating to	October 1, 2008 registered Company with a board of directors	
companies with a	May 1, 2006 registered in accordance with	
board of directors	the Japanese Law No.87, Article 136 of 2005	
Matters relating to	Company with auditors	
companies with	May 1, 2006 registered in accordance with	
auditors	the Japanese Law No.87, Article 136 of 2005	
Matters relating to	Company with a board of auditors	
companies with a	July 6, 2006 registered	
board of auditors	July 0, 2500 registered	

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Matters relating to	Company with an accounting auditor
companies with an	July 6, 2006 registered
accounting auditor	
Matters relating to	In accordance with the provisions of the Ordinance of the Ministry of Justice No. 15,
registered records	Supplementary Provision 3
	May 20, 1999 transferred

This document certifies that the above constitutes all entries recorded in the register.

October 10, 2008 Tokyo Legal Affairs Bureau Registrar:

Koichi Saito (Seal of Registrar)

TRANSLATION CERTIFICATE:

By signing below, I certify that this English translation is a true and accurate English translation of the Japanese original.

Name:

RECORDED: 02/23/2010

Tsuneo Shimoda

Title:

Director, Legal Department

KYOWA HAKKO KIRIN CO., LTD.

Processing Number: / 681712 * The underlines indicate that the respective entries have been erased.

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