PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2983531

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/31/2006

CONVEYING PARTY DATA

Name	Execution Date
ALKERMES CONTROLLED THERAPEUTICS INC. II	07/26/2006

RECEIVING PARTY DATA

Name:	ALKERMES, INC.
Street Address:	88 SIDNEY STREET
City:	CAMBRIDGE
State/Country:	MASSACHUSETTS
Postal Code:	02139

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14087132

CORRESPONDENCE DATA

Fax Number: (202)662-6291

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: (202)662-6000

Email: jaugsburger@cov.com

Correspondent Name: COVINGTON & BURLING LLP

Address Line 1: 1201 PENNSYLVANIA AVENUE NW

Address Line 2: ATTN: PATENT DOCKETING Address Line 4: WASHINGTON, D.C. 20004

ATTORNEY DOCKET NUMBER:	034468.2056-US19
NAME OF SUBMITTER:	JENNIFER AUGSBURGER
SIGNATURE:	/jenn augsburger/
DATE SIGNED:	08/15/2014

Total Attachments: 8

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COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU 206 NORTH OFFICE BUILDING P.O. BOX 8722 HARRISBURG, PA 17105-8722 WWW.CORPORATIONS.STATE.PA.US/CORP

ALKERMES, INC.

THE CORPORATION BUREAU IS HAPPY TO SEND YOU YOUR FILED DOCUMENT. THE CORPORATION BUREAU IS HERE TO SERVE YOU AND WANTS TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA.

IF YOU HAVE ANY QUESTIONS PERTAINING TO THE CORPORATION BUREAU, PLEASE VISIT OUR WEB SITE LOCATED AT <u>WWW.CORPORATIONS.STATE.PA.US/CORP</u> OR PLEASE CALL OUR MAIN INFORMATION TELEPHONE NUMBER (717)787-1057. FOR ADDITIONAL INFORMATION REGARDING BUSINESS AND / OR UCC FILINGS, PLEASE VISIT OUR ONLINE "SEARCHABLE DATABASE" LOCATED ON OUR WEB SITE.

ENTITY NUMBER: 968281

CT CORPORATION SYSTEM 100 Pine Street, Suite 325 Harrisburg, PA 17101

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Entity #: 968281 Date Filed: 07/27/2006 Effective Date: 07/31/2006 Pedro A. Cortés Secretary of the Commonwealth

Secretary of the Commonwea

	(15 Pa.C.) Domestic Business Domestic Nonprofi Limited Partnership	Corporation (§ 19 t Corporation (§ 5	926) 926)		•
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PENNSYLVANIA DEPARTMENT OF STATE

CORPORATION BUREAU

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26 day of July 2006 Alkermes, Inc. Name of Corporation/Limited Partification Signature Chief Executive Offices Title Alkermes Controlled Therapeutics Inc. II Name of Corposation/Limited Partification Signature Chairman + President Title		IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this
Alkermes, Inc. Name of Corporation/Limited Partification Signature Chief Execution Offices Title Alkermes Controlled Therapeutics Inc. II Name of Corposation/Limited Partification Signature Chause on the President	-	26 day of July
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PLAN OF MERGER

PLAN OF MERGER, dated as of the 26th day of July 2006, between Alkermes Controlled Therapeutics Inc. II, a corporation organized under the laws of the Commonwealth of Pennsylvania ("ACT"), and Alkermes, Inc., a corporation organized under the laws of the Commonwealth of Pennsylvania ("ALKS"). The two corporations are hereinafter sometimes called the "Constituent Corporations." ACT is hereinafter also sometimes referred to as the "Merged Corporation" and ALKS is hereinafter also sometimes referred to as the "Surviving Corporation."

WITNESSETH

WHEREAS, the Constituent Corporations deem it advisable and generally to the welfare of the Constituent Corporations that ACT be merged with and into ALKS under the terms and conditions hereinafter set forth, such merger to be effected pursuant to the statutes of the Commonwealth of Pennsylvania in a transaction qualifying as a liquidation within the meaning of Section 332 of the Internal Revenue Code of 1986, as amended; and

WHEREAS, ACT, by its Articles of Incorporation, has authorized capital stock of one hundred (100) shares, all of which are now issued and outstanding and held of record by ALKS, and all of which will be canceled on the effective date of the merger; and

WHEREAS, the registered office of ACT and ALKS in the Commonwealth of Pennsylvania is located at c/o CT Corporation System, 1575 Market St., Philadelphia, PA 19103.

WHEREAS, the principal office of ACT and ALKS is located at 88 Sidney Street, Cambridge, MA 02139.

NOW, THEREFORE, the Constituent Corporations, in consideration of the mutual covenants, agreements and provisions hereinafter contained, do hereby prescribe the terms and conditions of such merger and mode of carrying the same into effect as follows:

FIRST: ACT shall be and hereby is merged into ALKS, and ALKS shall be the Surviving Corporation (the "Merger"). On the effective date of the Merger the separate existence of ACT shall cease in accordance with applicable law.

SECOND: The Articles of Incorporation of ALKS, as in effect on the effective date of the Merger, shall continue in full force and effect as the Articles of Incorporation of the Surviving Corporation until the same shall be altered, amended or repealed as provided therein or in accordance with applicable law.

THIRD: The effect of the Merger on the capital stock of the Merged Corporation and the Surviving Corporation shall be as follows:

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- (a) The issued and outstanding shares of capital stock of the Merged Corporation shall not be converted in any manner, but each share that is issued and outstanding as of the effective date of the Merger shall be surrendered and extinguished.
- (b) After the effective date of the Merger, each holder of a certificate or certificates which represented shares of Common Stock of the Merged Corporation shall cease to have any rights as a stockholder of the Merged Corporation, except as such are expressly reserved to such stockholder by statute, and shall surrender such certificate or certificates to the Surviving Corporation. Certificates representing shares of the capital stock of the Merged Corporation will be treated by the Surviving Corporation as null and void for all corporate purposes and will be deemed canceled.

FOURTH: The terms and conditions of the Merger are as follows:

- (a) The By-laws of ALKS as they exist on the effective date of the Merger shall be the By-laws of the Surviving Corporation until the same shall be altered, amended and repealed as therein provided or in accordance with law.
- (b) At and after the effective date of the Merger, the directors and officers of ALKS shall continue in office as the directors and officers of the Surviving Corporation until their successors shall have been elected and qualified,
- At and after the effective date of the Merger, the Surviving Corporation (c) shall succeed to and possess, without further act or deed, all the rights, privileges, obligations, contracts, agreements, leases, instruments, powers and franchises, both public and private, and all of the property, real, personal and mixed, of each of the Constituent Corporations; all debts due to either of the Constituent Corporations on whatever account, including for stock subscriptions, shall be vested in the Surviving Corporation; all claims, demands, property, contracts, agreements, rights, privileges, powers and franchises and every other interest of either of the Constituent Corporations shall be as effectively the property of the Surviving Corporation as they were of either of the respective Constituent Corporations; the title to any real estate vested by deed or otherwise in either of the Constituent Corporations shall not revert or be in any way impaired by reason of the Merger, but shall be vested in the Surviving Corporation; all rights of creditors and all liens upon any property of either of the Constituent Corporations shall be preserved unimpaired; all debts, liabilities and duties of the respective Constituent Corporations shall attach to the Surviving Corporation and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by it; and the Surviving Corporation shall indemnify and hold harmless the officers and directors of each of the Constituent Corporations against all such debts, liabilities and duties and against all claims and demands arising out of the Merger.
- (d) As and when requested by the Surviving Corporation or by its successors or assigns, the Merged Corporation will execute and deliver or cause to be executed and delivered all such deeds and instruments, and will take or cause to be taken all such further action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the

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Surviving Corporation title to and possession of any property of the Merged Corporation acquired by the Surviving Corporation by reason or as a result of the Merger and otherwise to carry out the intent and purposes of the Merger, and the officers and directors of the Merged Corporation and the officers and directors of the Surviving Corporation are fully authorized in the name of the Merged Corporation or otherwise to take any and all such action.

- (e) The Merger shall take effect at 11:59 p.m. on July 31, 2006 (the "effective date").
- (f) This Plan of Merger may be terminated or abandoned by written action of the Board of Directors of ALKS at any time prior to the effective date of the Merger for any reason or for no reason. In the event of such termination or abandonment, this Plan of Merger shall become wholly void and of no effect and there shall be no further liability or obligation hereunder on the part of either Constituent Corporation or of the Board of Directors or stockholders of either Constituent Corporation.
- (g) This Plan of Merger constitutes a Plan of Liquidation under the Internal Revenue Code, Section 332, as well as a Plan of Merger, to be carried out in the manner, on the terms and subject to the conditions herein set forth.
- (h) All corporate acts, plans, policies, approvals and authorizations of ACT, its stockholders, Board of Directors, committees elected or appointed by the Board of Directors, officers and agents, that were valid and effective immediately prior to the effective date of the Merger, shall be taken for all purposes as the acts, plans, policies, approvals and authorizations of the Surviving Corporation, and shall be effective and binding thereon as they were on ACT, and all actions whether or not formally adopted, approved and ratified shall be effective and binding on the Surviving Corporation as if such actions were formally adopted, approved and ratified. The employees of ACT shall become the employees of the Surviving Corporation and continue to be entitled to the same rights and benefits they enjoyed as employees of ACT.
- (i) From the effective date of the Merger, the officers and directors of the Surviving Corporation are hereby authorized, in the name of the corporations that were the Constituent Corporations, to execute, acknowledge and deliver all instruments and do all things as may be necessary or desirable to vest in the Surviving Corporation any property or rights of either of the Constituent Corporations or to carry out the purposes of this Plan of Merger.

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IN WITNESS WHEREOF, the parties to this Plan of Merger, pursuant to the approval and authority duly given by resolutions adopted by the Board of Directors of Alkermes, Inc. pursuant to 15 Pa.C.S. §1924(b)(2), have caused this Plan of Merger to be executed by the undersigned officer of each party hereto.

ALKERMES, INC.

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Title: Chief Executive Officer

ALKERMES CONTROLLED THERAPEUTICS INC. II

Bv

Name: Richard F. Paper

Title: Charmon + President

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