503207777 03/06/2015 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3254393

SUBMISSION TYPE:		NEW ASSIGNM	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		CHANGE OF N	CHANGE OF NAME			
CONVEYING PARTY DA	АТА					
		Name			Execution Date	
SCHERING-PLOUGH ANIMAL HEAL		ALTH CORPORATIO	TH CORPORATION		01/01/2009	
RECEIVING PARTY DA	TA					
Name:	INTERVET INC.					
Street Address:	2 GIRALDA FARMS					
City:	MADISC	MADISON				
State/Country:	NEW JE	NEW JERSEY				
Postal Code:	07940					
PROPERTY NUMBERS	Total: 1					
Property Type		Numbe	or]		
Application Number:	1	0857695				
Application Number: CORRESPONDENCE D Fax Number: Correspondence will be	ATA (732)594-4720		successful,	it will be sent	
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Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"INTERVET INC.", A DELAWARE CORPORATION,

WITH AND INTO "SCHERING-PLOUGH ANIMAL HEALTH CORPORATION" UNDER THE NAME OF "INTERVET INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SECOND DAY OF DECEMBER, A.D. 2008, AT 12:35 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF JANUARY, A.D. 2009, AT 12:03 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



2692766 8100M

081218803 You may verify this certificate online at corp.delaware.gov/authver.shtml

Varnet Smith Windson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 7044841

DATE: 12-23-08

PATENT REEL: 035103 FRAME: 0102

INTERVET INC.

INTO

SCHERING-PLOUGH ANIMAL HEALTH CORPORATION

Pursuant to Section 253 of the General Corporation Law of the State of Delaware

Schering-Plough Animal Health Corporation, a corporation organized and existing under and by virtue of the laws of the State of Delaware (the "Parent Corporation"), DOES HEREBY **CERTIFY THAT:**

The Parent Corporation owns all of the issued and outstanding capital stock of 1. Intervet Inc., a corporation organized and existing under and by virtue of the laws of the State of Delaware (the "Subsidiary Corporation").

The Subsidiary Corporation is hereby merged into the Parent Corporation, with 2. the Parent Corporation being the surviving corporation (the "Merger") pursuant to the following resolutions of the Board of Directors of the Parent Corporation, duly adopted by the unanimous written consent of the Board of Directors of the Parent Corporation on December 16, 2008, which resolutions approve the merger of the Parent Corporation with the Subsidiary Corporation:

WHEREAS, the Board of Directors of the Corporation deems it in the best interest of the Corporation to completely liquidate its subsidiary, Intervet Inc., a Delaware corporation ("Intervet"), in accordance with Section 332 of the Internal Revenue Code of 1986, as amended (the "Code"), and that such liquidation be accomplished by the merger of Intervet with and into the Corporation (the "<u>Intervet Merger</u>"); and

WHEREAS, for United States federal income tax purposes, it is intended that the Intervet Merger qualify as a complete liquidation of Intervet under Section 332 of the Code, and that these resolutions be adopted as a plan of complete liquidation for purposes of the Code; and

NOW, THEREFORE, BE IT RESOLVED, that the Intervet Merger be, and hereby is, in all respects, approved.

FURTHER RESOLVED, that any of the officers of the Corporation be, and hereby are, authorized, empowered and directed on behalf of the Corporation to execute and file such certificates, documents, instruments and agreements, and to perform any and all other acts that he or they may, in such officer's sole and absolute discretion, deem necessary or desirable to consummate the Intervet Merger.

FURTHER RESOLVED, that pursuant to and at the effective time of the Merger, the name of the Corporation shall be changed to "Intervet Inc." by deleting Article FIRST of the Certificate of Incorporation of the Company and inserting in lieu thereof a new Article FIRST to read as follows: "FIRST: The name of the corporation is Intervet Inc."

FURTHER RESOLVED, that in order to fully carry out the intent and effectuate the purposes of the foregoing resolutions, any officers of the Corporation be, and hereby are, authorized and directed to take all such further action, and to execute and deliver all such further instruments and documents in the name and on behalf of the Corporation and to pay all such fees and expenses, which shall in his or her judgment be necessary, proper or desirable.

FURTHER RESOLVED, that any and all actions heretofore taken by any of said officers in connection with the matters approved in the foregoing resolution, and any matters related or incidental thereto, are hereby ratified, confirmed and approved in all respects.

3. The Parent Corporation shall be the surviving corporation of the Merger. The name of the Parent Corporation shall be amended in the Merger to be "Intervet Inc."

4. The proposed Merger herein certified has been adopted, approved, certified, executed, and acknowledged by the Parent Corporation pursuant to Section 253 of the General Corporation Law of the State of Delaware.

5. The filing of this Certificate of Ownership and Merger, and thus the merger of Intervet Inc. into the Parent Corporation, shall be effective at 12:03 a.m., Eastern Standard Time, January 1, 2009.

(Signature Page Follows)

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IN WITNESS WHEREOF, the Parent Corporation has caused this Certificate of Ownership and Merger to be signed as of <u>December</u> l/q, 2008, by a duly authorized officer, declaring that the facts stated herein are true.

SCHERING-PLOUGH ANIMAL HEALTH CORPORATION

By: _

Name: Steven H. Koehler Title: Vice President

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RECORDED: 03/06/2015