900224672 06/01/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	05/01/2012

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Key Pharmaceuticals, Inc.		04/26/2012	CORPORATION: FLORIDA

RECEIVING PARTY DATA

Name:	Schering Corporation	
Street Address:	2000 Galloping Hill Road	
City:	Kenilworth	
State/Country:	NEW JERSEY	
Postal Code:	07033	
Entity Type:	CORPORATION: NEW JERSEY	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	74378644	IMDUR
Serial Number:	73597120	K-DUR
Serial Number:	73597122	MICROBURST RELEASE SYSTEM
Serial Number:	73255779	NITRO-DUR

CORRESPONDENCE DATA

Fax Number: 2122776501

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

via US Mail.

Phone: (212)556-6501

Email: goodwillj@dicksteinshapiro.com

Correspondent Name: Clark W. Lackert
Address Line 1: Dickstein Shapiro LLP
Address Line 2: 1633 Broadway

Address Line 4: New York, NEW YORK 10019-6708

TRADEMARK REEL: 004793 FRAME: 0771 **\$115.00 74378644**

ATTORNEY DOCKET NUMBER:	M0087.0020
NAME OF SUBMITTER:	Clark W. Lackert
Signature:	/Clark W. Lackert/
Date:	06/01/2012
Total Attachments: 2 source=Key Pharmaceuticals#page1.tif source=Key Pharmaceuticals#page2.tif	

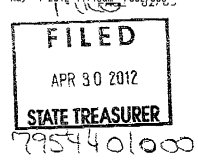
TRADEMARK
REEL: 004793 FRAME: 0772

Fax: CT CORPORATION

UMC-2 11/03

New Jersey Division of Revenue Certificate of Merger/Consolidation

(Profit Corporations)



This form may be used to record the merger or consolidation of a corporation with or into another business entity or entities, pursuant to NJSA 14A. Applicants must insure strict compliance with the requirements of State law and insure that all filling requirements are met. This form is intended to simplify filing with the State Treasurer. Applicants are advised to seek out private legal advice before submitting filings to the Department of the Treasury, Division of Revenue's office.

l.	Type of Filing (check one):	X Merger	Consolidation			
2.	Name of Surviving Business Entity:	Schering Corporati	on			
3.	Name(s)/Jurisdiction(s) of All Partic	ipating Business Entities	s including Surviving Entity:	or and the		
	Name		Jurisdiction Trens	fication # Assigned by urer (if applicable)		
	Key Pharmaceuticals, Inc., Schering Corporation, New	Florida, 010019794 Jersey, 79544 0100	† 0			
4.	Date Merger/Consolidation adopted: 4/2	6/12				
5.	Voting: (all corporations involved; attach additional sheets if necessary) -a Corp. Name Key Pharmacouticals, Inc. If applicable, set forth the number and designation of any class or series of shares entitled to vote.			ding Shares 1,000 shares entitled to vote.		
	Сопшол					
	Voting For 1,000		Voting Against	; OR		
	Merger/consolidation plan was ad-	opted by the unanimous wi	itten consent of the shareholders	vithout a meeting (check)		
	Merger/consolidation plan was adopted by the unanimous written consent of the shareholders without a meeting (check). -b Corp. Name Schering Corporation If applicable, set forth the number and designation of any class or series of shares entitled to vote.					
	Common			O.D.		
	Voting For 100,000		Voting Against			
	Merger/consolidation plan was ad	opted by the unanimous w	ritten consent of the shareholders	without a meeting (check)		
			Outs	tanding Shares		
	If applicable,	set forth the number and di	esignation of any class or series of	shares entitled to vote.		
	Voting For		Voting Against	; OR		
	Merger/consolidation plan was adopted by the unanimous written consent of the shareholders without a meeting (check)					
6	. Service of Process Address (For use Treasurer:					
	The surviving business entity agree for the enforcement of any obligati State, which is a party to this merg dissenting shareholder of such don	on of any domestic or to er/consolidation, and in nestic corporation agains	any proceeding for the enforce at the surviving corporation.	ment of the rights of a		
	The Treasurer is hereby appointed shall be forwarded to the surviving	business entity at the 5	BLAICE OF LINCERS HACHEST STATE	_ 10014		
	The Surviving Business Entity also domestic corporation the amount,	it any, to which they me	y de entried ander die provisi	,,,,		
	All applicable provisio	ng of the laws o	f Florida have been,	or upon compliance		
	with filing and recordi	ng requirements	will have been, compl	ied with.		

TRADEMARK REEL: 004793 FRAME: 0773

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Certificate of Merger/Consolidation UMC-2 Page 2

7. Effective Date (see inst.): May 1, 2012, 3:01 a.m. EST

atherican J.	Arthur Ceconi, Jr. Arthur Ceconi, Jr.	Vice President, Tax Vice President, Tax	1/26/12 4/26/12
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NJ Division of Revenue, PO Box 308, Treaton NJ 08646

TRADEMARK REEL: 004793 FRAME: 0774

^{**}Remember to attach: 1) the plan of merger or consolidation; and 2) if the surviving or resulting business is not a registered or authorized domestic or foreign corporation, a Tax Clearance Certificate for each participating corporation.