| T- 100 1604 | |
|--|---|
| Form PTO-1594 RECORDATION FO (Rev. 10/02) | |
| OMB No. 0651-0027 (exp. 6/30/2005) | RNS UNLY |
| Tab settings ⇔⇔ ♥ ▼ | |
| To the Honorable Commissioner of Patents and Trademarks: F | Please record the attached original documents or copy thereof. |
| Name of conveying party(ies): | Name and address of receiving party(ies) |
| R.P. Scherer Corporation | Name: Cardinal Health 409, Inc. |
| | Internal Address: |
| Individual(s) Association | |
| General Partnership Limited Partnership | Street Address; 2725 Scherer Drive North |
| ✓ Corporation-State | City: St. Petersburg State: FL Zip: 33176 |
| Other Delaware | Individual(s) čtizenship |
| Address of the second s | Association |
| Additional name(s) of conveying party(ies) attached? Yes No | General Partnership |
| 3. Nature of conveyance: | Limited Partnership |
| Assignment Merger | ✓ Corporation-State Delaware |
| Security Agreement Change of Name | Other |
| Other | If assignee is not domicited in the United States, a domestic representative designation is attached: Yes No |
| Execution Date: 12/02/03 | (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yos No |
| Application number(s) or registration number(s): | |
| A. Trademark Application No.(s) | B. Trademark Registration No.(s) 1,538,697 |
| | |
| | |
| 5. Name and address of party to whom correspondence | 6. Total number of applications and |
| concerning document should be mailed: | registrations involved: |
| Name: Michael D. Steffensmeier | |
| Internal Address: Cardinal Health, Inc. | 7. Total fee (37 CFR 3.41) \$ 40.00 |
| | Enclosed |
| | <u> </u> |
| | Authorized to be charged to deposit account |
| Street Address 7000 Cardinal Place | 9 Danis |
| Street Address: 7000 Cardinal Place | Deposit account number: |
| | 50-0256 |
| City: Dublin State: OH Zip:43017 | |
| | |
| 9. Signature. DO NOT USE 1 | HIS SPACE |
| · | |
| -MI. | // |
| Michael D. Steffensmeier | October 29, 2003 |
| - · · · · · · · · · · · · · · · · · · · | nature Date |
| Total number of pages including cover Mall documents to be recorded with re | |

Commissioner of Patont & Trademarks, Box Assignments
Washington, D.C. 20231

TRADEMARK REEL: 002738 FRAME: 0682

20030 3:16PMM CARDINAL HEALTH INC. NO. NO. 801 P. 4P. 4 Delcovore PAGE 1

The First State

I, HARRIST 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 AMENDMENT OF "R.P. SCHERER CORPORATION", CHANGING ITS NAME FROM "R.P. SCHERER CORPORATION" TO "CARDINAL HEALTH 409, INC.", FILED IN THIS OFFICE ON THE SECOND DAY OF DECEMBER, A.D. 2002, AT 9 O'CLOCK A.M.



Harriet Smith Handson

2194477 8100

030314498

AUTHENTICATION: 2417413

DATE: 05-15-03

TRADEMARK REEL: 002738 FRAME: 0683

STATE OF DELAWARD SECRETARY OF STATE TISION OF CORPORATIONS PD 09:00 AM 12/02/2002 020739010 - 1194477

STATE of DELAWARE CERTIFICATE of AMENDMENT of CERTIFICATE of INCORPORATION

| resolutions | were dub | y adopted | setting : | forth a pro | posed an | endment of | the Certific | ete |
|--------------|------------|------------------------|-----------|-------------|---------------------|---------------|-------------------|-----|
| of incorpora | tion of s | aid compo | ration, d | claring se | nd emend | bnext to be a | dvisable ar | nd |
| calling a me | eting of | the stocki | olders o | f said corp | ocration f | or considera | ion thereo: | €. |
| The resoluti | on settin, | g forth the | sogorg s | ed amendr | n en t is as | follows: | | |
| Resolved, t | hat the Co | stificate : | of Incorp | eretion of | f this corp | contion be a | n ended by | - |
| | | | | | | as amended, | _ | |
| shall be and | read as fi | bllows: | | | · | • | | |
| | | | | | | | | |

- Second: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held, upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.
- Third: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.
- Fourth: That the capital of said corporation shall not be reduced under or by reason. of said amendment.

NAME: Anthony J. Rucci, Exec. V.P. (Type or Print)

REEL: 002738 FRAME: 0684

TRADEMARK