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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ICN Pharmaceuticals, Inc.		11/10/2003	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Valeant Pharmaceuticals International	
Street Address:	3300 Hyland Ave.	
Internal Address:	Legal Dept.	
City:	Costa Mesa	
State/Country:	CALIFORNIA	
Postal Code:	92626	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1184371	ELDOQUIN-FORTE
Registration Number:	1117062	ELDOQUIN
Registration Number:	1247545	SOLAQUIN
Registration Number:	1254294	SOLAQUINFORTE

CORRESPONDENCE DATA

Fax Number: (714)641-7274

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

Phone: 714-545-0100

Email: mhmarshall@valeant.com

Correspondent Name: Matt Marshall
Address Line 1: 3300 Hyland Ave.
Address Line 2: Legal Dept.

Address Line 4: Costa Mesa, CALIFORNIA 92626

NAME OF SUBMITTER: Matthew Marshall

TRADEMARK

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Signature:	/matthew marshall/
Date:	07/18/2005
Total Attachments: 6 source=CertOfInc#page1.tif source=CertOfInc#page2.tif source=CertOfInc#page3.tif source=CertOfInc#page4.tif source=CertOfInc#page5.tif source=CertOfInc#page6.tif	



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, WHICE MERGES:

"ICN MERGER SUBSIDIARY, INC. ", A DELAWARE CORPORATION,

WITH AND INTO "ICN PHARMACEUTICALS, INC." UNDER THE NAME OF "VALEANT PHARMACEUTICALS INTERNATIONAL", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TENTE DAY OF NOVEMBER, A.D. 2003, AT 8:17 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWELFTH DAY OF NOVEMBER, A.D. 2003, AT 12:01 O'CLOCK A.M.

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

Warriet Smith Hindson Harriet Smith Windson, Secretary of State

2422691 8100M

030721781

AUTHENTICATION: 2741182

DATE: 11-12-03

State of Delaware Secretary of State Division of Corporations Delivered 08:17 PM 11/10/2003 FILED 08:17 PM 11/10/2003 SRV 030721781 - 2422691 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

ICN MERGER SUBSIDIARY, INC.

WITH AND INTO

ICN PHARMACEUTICALS, INC.

Pursuant to Section 253 of the General Corporation of Law of the State of Delaware, ICN Pharmaceuticals, Inc., a Delaware corporation (the "Company"), does hereby certify to the following facts relating to the merger (the "Merger") of ICN Merger Subsidiary, Inc., a Delaware corporation (the "Subsidiary"), with and into the Company, with the Company remaining as the surviving corporation:

FIRST: The Company is incorporated pursuant to the General Corporation Law of the State of Delaware (the "DGCL"). The Subsidiary is incorporated pursuant to the DGCL.

SECOND: The Company owns all of the outstanding shares of each class of capital stock of the Subsidiary.

THIRD: The Board of Directors of the Company, by the following resolutions duly adopted on October 29, 2003, determined to merge the Subsidiary with and into the Company pursuant to Section 253 of the DGCL:

Resolutions of Board of Directors of ICN Pharmaceuticals, Inc.

WHEREAS, ICN Pharmaceuticals, Inc. a Delaware corporation (the "Company"), owns all of the outstanding shares of the capital stock of ICN Merger Subsidiary, Inc., a Delaware corporation (the "Subsidiary"); and

WHEREAS, the Board of Directors of the Company has deemed it advisable that the Subsidiary be merged with and into the Company pursuant to Section 253 of the General Corporation Law of the State of Delaware;

NOW, THEREFORE, BE IT RESOLVED, that, effective upon the filing of (or at such subsequent time as may be specified in) the Certificate of Ownership and Merger filed in respect thereof (the "Effective Time"), the Subsidiary shall be merged with and into the Company with the Company being the surviving corporation (the "Merger");

FURTHER RESOLVED, that it is intended that the Merger qualify as a tax-free reorganization under Section 368(a)(1)(F) of the Internal Revenue Code of 1986, as amended, and that these resolutions constitute a plan of reorganization within the meaning of Section 368;

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FURTHER RESOLVED, that, at any time prior to the Effective Time, the Merger may be amended, modified, terminated or abandoned by action of the Board of Directors of the Company;

FURTHER RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share or treasury share of capital stock of the Company shall remain unchanged and continue to remain outstanding or held in treasury, respectively, as one share of capital stock of the Company, held by the person who was the holder of such share of capital stock of the Company immediately prior to the Merger;

FURTHER RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of common stock of the Subsidiary shall be cancelled and no consideration shall be issued in respect thereof;

FURTHER RESOLVED, that the Restated Certificate of Incorporation of the Company as in effect immediately prior to the effective time of the Merger shall be the certificate of incorporation of the surviving corporation, except that Article I thereof shall be amended to read in its entirety as follows:

"ARTICLE I

The name of the corporation is 'Valeant Pharmaceuticals International."

FURTHER RESOLVED, that, effective immediately following the Effective Time, the Bylaws of the Company shall be amended by deleting the name "ICN Pharmaceuticals, Inc." from the heading thereof and substituting therefor the name "Valeant Pharmaceuticals International";

FURTHER RESOLVED, that each officer of the Company is authorized to make and execute a Certificate of Ownership and Merger setting forth a copy of these resolutions, and the date of adoption thereof, in the discretion of such officer to specify therein an Effective Time subsequent to the filing thereof and to file the same in the office of the Secretary of State of the State of Delaware;

FURTHER RESOLVED, that in connection with changing the Company's name, each officer of the Company is authorized, in the name and on behalf of the Company, to enter into any agreements with the office of the Secretary of State of the State of Delaware, and to make and execute such additional certificates and to file the same in the office of the Secretary of State of the State of Delaware, in each case as may, in his or her judgment, be required or advisable;

FURTHER RESOLVED, that in order for the Company to comply with all applicable regulations and requirements of federal, state, local and foreign governmental agencies and exchanges, each officer of the Company is authorized, in the name and on behalf of the Company, to prepare, execute and file or cause to be filed all reports, statements, documents, undertakings, commitments and

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information with any exchange or governmental agencies as may, in his or her judgment, be required or advisable in connection with the Merger or the Company's name change;

FURTHER RESOLVED, that, after the Effective Time, each officer of the Company is hereby authorized, in the name and on behalf of the Company, to apply to, and to take such steps and to execute such documents as may be necessary or desirable to, change the name in which the Company is qualified to do business, in such jurisdictions as it is qualified, to reflect the change in the Company's name;

FURTHER RESOLVED, that, after the Effective Time, each officer of the Company is hereby authorized, in the name and on behalf of the Company, to apply to, and to take such steps and to execute such documents as may be necessary or desirable to, use any alternate name, fictitious name, assumed name or other name In such jurisdictions as the Company is qualified, if such officer determines it is necessary or desirable for the Company to use an alternate name, fictitious name, assumed name or other name;

FURTHER RESOLVED, that, after the Effective Time, each officer of the Company is hereby authorized, in the name and on behalf of the Company, to prepare, execute and file a listing application or supplemental listing application, and such other documents, and to take such steps, as may be necessary or desirable, with the New York Stock Exchange and, if such officer determines it required or advisable, any other exchanges on which the Company has listed securities, to reflect the change in the Company's name;

FURTHER RESOLVED, that all actions to be taken or heretofore taken by any officer or agent of the Company in connection with any matter referred to or contemplated by any of the foregoing resolutions be, and they hereby are, approved, ratified and confirmed in all respects;

FURTHER RESOLVED, the form of certificate for the common stock of the Company attached hereto as Exhibit A is hereby approved and adopted;

FURTHER RESOLVED, that the corporate seal for the Company in the form impressed on Exhibit B hereto is hereby approved and adopted; and

FURTHER RESOLVED, that each officer of the Company is authorized to do all acts and things and to sign, seal, execute, acknowledge, file, deliver and record all papers, instruments, agreements, documents and certificates, and to pay all charges, fees, taxes and other expenses, from time to time necessary, desirable or appropriate to be done, signed, sealed, executed, acknowledged, filed, delivered, recorded or paid, under any applicable law, or otherwise, and to certify as having been adopted by this Board of Directors any form of resolution required by any law, regulation or agency, in order to effectuate the purpose of

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the foregoing resolutions or any of them or to carry out the transactions contemplated hereby.

POURTH: The Company shall be the surviving corporation of the Merger. The name of the surviving corporation shall be amended in the Merger to be "Valeant Pharmacouticals International,"

FIFTH: The Restated Certificate of Incorporation of the Company as in effect immediately prior to the effective time of the Merger shall be the certificate of incorporation of the surviving corporation, except that Article I thereof shall be amended to read in its entirety as follows:

"ARTICLE I

The name of the corporation is "Valeant Pharmacenticals International"

SIXTB: This Certificate of Ownership and Merger, and the Merger provided for herein, and shall become effective at 12:01 a.m., Eastern Standard Time, on November 12, 2003.

IN WITNESS WHERBOF, the Company has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer this 10th day of November, 2003.

ICN PHARMACEUTICALS, INC.

Name Bary G. Bailey

Trile: Executive Vice President and Chief Financial Officer

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OFFICER'S CERTIFICATE

In support of a request by ICN Pharmaceuticals, Inc. (the "Company") for a waiver of the name requirements of Section 102(1)(i) of the Delaware General Corporation Law, in connection with the Company's Certificate of Ownership and Merger dated as of November 12, 2003, the undersigned hereby certifies to the Delaware Secretary of State as of the date set forth below and as of the effective date of the Certificate of Ownership and Merger than

 He is the duly elected, qualified and acting Executive Vice President and Chief Financial Officer of the Company.

2. The total assets of the Company, as defined in Section 503 of the Delaware General Corporation Law, are no less than \$10,000,000.

Dated November 10, 2003.

Bary G. Bailey

Executive Vice President and Chief Financial Officer

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RECORDED: 07/18/2005