# 305911

# CH \$240,00

#### TRADEMARK ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/22/2011

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Penwest Pharmaceuticals Co.		08/22/2011	CORPORATION: WASHINGTON

#### **RECEIVING PARTY DATA**

Name:	Endo Pharmaceuticals Inc.	
Street Address:	100 Endo Blvd.	
City:	Chadds Ford	
State/Country:	PENNSYLVANIA	
Postal Code:	19317	
Entity Type:	CORPORATION: DELAWARE	

#### PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	3059117	SYNCRODOSE
Registration Number:	3850437	GASTRODOSE
Registration Number:	3870829	GASTRODOSE
Registration Number:	2797361	GEMINEX
Registration Number:	2546727	
Registration Number:	2512618	TIMERX
Registration Number:	2512674	PENWEST
Registration Number:	1920597	TIMERX
Registration Number:	1174778	LUBRITAB

#### **CORRESPONDENCE DATA**

Fax Number: (215)751-2622

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

Phone: 215-751-2622

TRADEMARK
REEL: 004610 FRAME: 0691

900200525

Email: trademarks@schnader.com

Correspondent Name: James R. Meyer

Address Line 1: Schnader Harrison Segal & Lewis LLP

Address Line 2: 1600 Market Street, Suite 3600

Address Line 4: Philadelphia, PENNSYLVANIA 19103

NAME OF SUBMITTER:	Kimberly Bittinger
Signature:	/KIMBERLY BITTINGER/
Date:	08/24/2011

#### Total Attachments: 6

source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page1.tif source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page2.tif source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page3.tif source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page4.tif source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page5.tif source=Penwest State of Delaware Certificate of Ownership and Merger into Endo Pharmaceuticals Inc. 8-22-11#page6.tif

Delaware

# The First State

I, JEFFREY W. BULLOCK, 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:

"PENWEST PHARMACEUTICALS CO.", A WASHINGTON CORPORATION, WITH AND INTO "ENDO PHARMACEUTICALS INC." UNDER THE NAME OF "ENDO PHARMACEUTICALS 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 AUGUST, A.D. 2011, AT 10:03 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWENTY-SECOND DAY OF AUGUST, A.D. 2011, AT 11:59 O'CLOCK P.M.

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

2726665 8100M

DATE: 08-22-11

AUTHENT\[CATION: 8982433

**TRADEMARK** REEL: 004610 FRAME: 0693

Jeffrey W. Bullock, Secretary of State

110938669

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

**P**02

State of Delaware Secretary of State Division of Corporations Delivered 10:03 AM 08/22/2011 FILED 10:03 AM 08/22/2011 SRV 110938669 - 2726665 FILE

CERTIFICATE OF OWNERSHIP AND MERGER OF PENWEST PHARMACEUTICALS CO. WITH AND INTO ENDO PHARMACEUTICALS INC.

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

Endo Pharmaceuticals Inc., a Delaware corporation (the "Corporation"), hereby certifies as follows:

FIRST: The Corporation owns 100% of the outstanding shares of stock of Penwest Pharmaceuticals Co., a Washington corporation ("Penwest").

SECOND: On August 11, 2011, the Board of Directors of the Corporation adopted the resolutions attached hereto as Exhibit A to merge Penwest with and into the Corporation (the "Merger").

THIRD: The name of the surviving corporation is Endo Pharmaceuticals Inc.

FOURTH: The Merger shall be effective as of 11:59 PM Eastern Time, on the 22th day of August, 2011.

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[Signature Page Follows]

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Merger to be executed in its corporate name this 22<sup>nd</sup> day of August, 2011.

ENDO PHARMACEUTICALS INC.

Coca Sup-

By:\_

Name: Caroline B. Manogue

Title: Executive Vice President, Chief Legal Officer

and Secretary

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Exhibit A

ACTION BY WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF ENDO PHARMACEUTICALS INC.

10:00

**P**05

## ACTION BY WRITTEN CONSENT THE BOARD OF DIRECTORS OF ENDO PHARMACEUTICALS INC.

August 11, 2011

The undersigned, being all of the members of the Board of Directors (the "Board") of Endo Pharmaceuticals Inc. (the "Company"), a Delaware corporation, acting pursuant to Section 141(f) of the General Corporation Law of the State of Delaware (the "DGCL") and the By-Laws of the Company, hereby adopt, by this written consent, the following resolutions with the same force and effect as if they had been unanimously adopted at a duly convened meeting of the Board, and direct that this written consent be filed with the minutes of the proceedings of the Board.

WHEREAS, after thorough consideration of the proposed merger of the Company with Penwest Pharmaceuticals Co. ("Penwest"), a Washington corporation and wholly-owned subsidiary of the Company, pursuant to Section 253 of the DGCL and Section 23B.11.040 of the Washington Business Corporation Act (the "WBCA"), with the Company being the surviving corporation (the "Merger"), the Board has determined that the Merger is advisable and in the best interests of the Company;

NOW, THEREFORE, BE IT:

#### Merger

RESOLVED, that the Board hereby determines the Merger to be advisable and in the best interest of the Company; and further

RESOLVED, that the Merger be, and hereby is, ratified, confirmed, approved and adopted in all respects; and further

RESOLVED, that by virtue of the Merger, and without any action on the part of the parties to the Merger, (a) each outstanding share of common stock, \$0.01 par value, of Penwest (the "Penwest Shares") issued and outstanding immediately prior to the effective time of the Merger (the "Merger Effective Time") shall automatically be cancelled and extinguished without payment of any consideration therefor, and certificates previously evidencing the Penwest Shares shall cease to have any rights with respect to such Penwest Shares, and (b) each outstanding share of common stock, \$0.01 par value, of the Company issued and outstanding immediately prior to the Merger Effective Time shall not be converted as a result of the Merger, shall remain unchanged and shall be deemed to represent one outstanding share of the surviving corporation from and following the Merger Effective Time; and further

RESOLVED, that the Chief Executive Officer, President, Chief Financial Officer, Chief Legal Officer, Chief Operating Officer and any Executive Vice President of the Company (the "Authorized Officers") be, and each of them individually hereby is, authorized and directed, in the name and on behalf of the Company, to prepare, execute, deliver and file the Certificate of

Ownership and Merger, pursuant to Section 253 of the DGCL, with the Secretary of State of the State of Delaware, in substantially the form attached hereto as Exhibit A, and the Articles of Merger, pursuant to Section 23B.11.050 of the WBCA, with the Secretary of State of the State of Washington, in substantially the form attached hereto as Exhibit B, with such changes therein as the Authorized Officer executing the same shall approve, the signature of any Authorized Officer of the Company thereon to be conclusive evidence of the approval of such changes; and further

#### General

RESOLVED, that any Authorized Officer of the Company be, and each of them individually hereby is, authorized and directed, in the name and on behalf of the Company, to prepare amendments, waivers or consents under any agreements or documents, as such Authorized Officer or Authorized Officers deems necessary or appropriate to carry out the intent of the foregoing resolutions, which amendments, waivers or consents to such agreements or documents may provide for consent payments, fees or other amounts payable or other modifications or relief under such agreements or documents, the purpose of such amendments, waivers or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or otherwise; and that any Authorized Officer of the Company be, and each of them individually hereby is, authorized and directed, in the name and on behalf of the Company, to execute and deliver the amendments, waivers or consents under such agreements or documents as such Authorized Officer or Authorized Officers deems necessary or appropriate in the forms negotiated by such Authorized Officer or Authorized Officers, the signature of any Authorized Officer of the Company thereon to be conclusive evidence of the approval of such changes; and further

RESOLVED, that the Authorized Officers of the Company be, and each of them individually hereby is, authorized and directed, in the name and on behalf of the Company, to make all such arrangements and to do and perform any and all acts as may be appropriate or necessary to implement fully the foregoing resolutions, including, without limitation, to execute and deliver any and all papers, agreements, documents, instruments and certificates as may be appropriate or necessary and to incur and pay all such fees and expenses as may be appropriate and necessary, and that the making of any such arrangements, the performance of any such acts, the execution, filing and/or delivery, as applicable, by such Authorized Officer or Authorized Officers of any such papers, agreements, documents, instruments and certificates and the payment of all such fees and expenses shall, in each case, conclusively establish the authority of such Authorized Officer or Authorized Officers with respect thereto; and further

RESOLVED, that all other actions previously taken by any officer or director of the Company or its subsidiaries in connection with the transactions contemplated by the foregoing resolutions be, and they hereby are adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company; and further

RESOLVED, that this Action By Written Consent may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one action.

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2