

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MERGER		
EFFECTIVE DATE:	12/31/2011		
CONVEYING PARTY DATA			
	Name	Formerly	Execution Date
	Lundbeck Inc.		12/28/2011
			CORPORATION: ILLINOIS
RECEIVING PARTY DATA			
Name:	Lundbeck LLC		
Street Address:	Four Parkway North		
City:	Deerfield		
State/Country:	ILLINOIS		
Postal Code:	60015		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		
PROPERTY NUMBERS Total: 27			
	Property Type	Number	Word Mark
	Serial Number:	85404244	STUDIO E: THE EPILEPSY ART THERAPY PROGRAM
	Serial Number:	85290502	ONFI (CLOBAZAM) IV
	Serial Number:	85290498	ONFI (CLOBAZAM) IV
	Serial Number:	85166855	RECEBEN
	Serial Number:	85166849	TRUBIZAM
	Serial Number:	85166840	BEZETO
	Serial Number:	85166832	ONFI
	Serial Number:	85264765	YOUR PARTNER IN EPILEPSY
	Serial Number:	85306800	T-TAB
	Serial Number:	85354908	T
	Serial Number:	78435265	NEOPROFEN
	Serial Number:	77976285	S-H-A-R-E SUPPORT, HELP AND RESOURCES FOR EPILEPSY

Serial Number:	77713676	ATRYN ANTITHROMBIN (RECOMBINANT) FOR INJECTION
Serial Number:	77713195	PANHEMATIN (HEMIN FOR INJECTION)
Serial Number:	77184949	S·H·A·R·E SUPPORT, HELP AND RESOURCES FOR EPILEPSY
Serial Number:	76566591	OVATION PHARMACEUTICALS
Serial Number:	76566588	OV
Serial Number:	76184729	ATRYN
Serial Number:	73727187	DESOXYN
Serial Number:	73632515	CHEMET
Serial Number:	73503513	SABRIL
Serial Number:	73451832	PANHEMATIN
Serial Number:	72377699	ELSPAR
Serial Number:	72164543	COSMEGEN
Serial Number:	71690587	PEGANONE
Serial Number:	71609343	MUSTARGEN
Serial Number:	71355746	MEBARAL

CORRESPONDENCE DATA

Fax Number: (919)794-7344

Phone: 9197947300

Email: firm@thomaslegal.pro

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

Correspondent Name: James A. Thomas

Address Line 1: P.O. Box 1886

Address Line 4: Durham, NORTH CAROLINA 27702-1886

ATTORNEY DOCKET NUMBER:	105A-103
NAME OF SUBMITTER:	James A. Thomas
Signature:	/jat/
Date:	02/28/2012

Total Attachments: 3

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Delaware

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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 MERGER, WHICH MERGES:

"LUNDBECK INC.", AN ILLINOIS CORPORATION,
WITH AND INTO "LUNDBECK LLC" UNDER THE NAME OF "LUNDBECK LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF DECEMBER, A.D. 2011, AT 5:41 O'CLOCK P.M.


AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2011, AT 11:59 O'CLOCK P.M.

5086843 8100M

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


Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 9264676

DATE: 12-30-11

TRADEMARK
REEL: 004725 FRAME: 0391

CERTIFICATE OF MERGER
OF
LUNDBECK INC.,
an Illinois corporation,
WITH AND INTO
LUNDBECK LLC,
a Delaware limited liability company

IT IS HEREBY CERTIFIED THAT:

1. The constituent business entities participating in the merger herein certified (the "Merger") are:
 - (i) Lundbeck Inc., which is incorporated under the laws of the State of Illinois ("Lundbeck Inc."); and
 - (ii) Lundbeck LLC, which is organized under the laws of the State of Delaware ("Lundbeck LLC", also sometimes hereinafter referred to as the "Survivor").
2. An Agreement and Plan of Merger has been approved, adopted, certified, executed, and acknowledged by Lundbeck LLC in accordance with the provisions of subsection (b) of Section 18-209 of the Delaware Limited Liability Company Act, as amended (the "Delaware LLC Act"), and by Lundbeck Inc. in accordance with the provisions of Section 11.39 of the Illinois Business Corporation Act of 1983, as amended.
3. The name of the surviving limited liability company in the Merger is Lundbeck LLC, which will continue its existence as a limited liability company under its present name upon the effective date of the Merger pursuant to the provisions of the Delaware LLC Act.
4. The Certificate of Formation of Lundbeck LLC, as now in force and effect, shall continue to be the Certificate of Formation of the Survivor until amended and changed pursuant to the provisions of the Delaware LLC Act.
5. The executed Agreement and Plan of Merger between Lundbeck LLC and Lundbeck Inc. is on file at the principal place of business of Lundbeck LLC, the address of which is Four Parkway North, Deerfield, IL 60015.
6. A copy of the aforesaid Agreement and Plan of Merger will be furnished by the Survivor, on request, and without cost, to any shareholder of Lundbeck Inc. or any member of Lundbeck LLC.
7. This merger shall be effective on December 31, 2011 at 11:59 p.m. (EST).

Executed on and as of the 28th day of December, 2011.

LUNDBECK LLC

By: 

Name: S. SCAWERS, Authorized Person

[Signature page to Lundbeck Certificate of Merger]