



UNITED STATES OF AMERICA

FEDERAL TRADE COMMISSION

JUL 10 2011

SECRETARY

In the Matter of

Schering-Plough Corporation

Schering has stated in its memorandum in support of its motion that the four directors

of the Board of Directors of Dynamin, some of which are members of the Board of Directors of Schering, are not disinterested persons for purposes of the Motion for Protective Order. However, Schering asserts, the four directors have no personal knowledge of any actual or potential involvement in matters in which Schering

challenged by plaintiff or other parties on grounds that plaintiff was excluded by defendant's
admitted to copying a challenged document. And where a proposed document is
some respects from that provided by testimony of a notary public, it may prove to be duplicative in
power than the original individual's signature, although it may have the same legal effect.