RECORDATION	N ROI 12-30-1998
To the Honorable Commissioner of Patents original documents or copy thereof:	and attached
1. Name of conveying party(ies):	100931559 g party(ies
Kenneth Lee Hauser Alan David Palkowitz	
	Name: Eli Lilly and Company
Additional name(s) of conveying party(ies attached? () Yes (X) No	s) Internal Address: Patent Division
	Street Address: Lilly Corporate Center
3. Nature of conveyance:	City: Indianapolis, State: IN Zip: 4628 Additional name(s) & address(es) attached
-	Address(es) attached
<pre>(X) Assignment () Merger () Security Agreement () Change of Na () Other</pre>	ame () Yes (X) No
Execution Date: September 29, 1997	
4. Application number(s) or patent Number	ər(s):
If this document is being filed together the application is:	with a new application, the execution date of
A. Patent Application No.(s): 08/939,575	B. Patent No.(s):
Additional Numbers	attached () Yes (X) No
 Name and address of party to whom correspondence concerning documents should be mailed: 	6. Total number of applications and
Cheryl Eyed Eli Lilly and Company	7. Total fee (37 CFR §3.41) <u>\$40.00</u> (\$40.00 per assignment)
Lilly Corporate Center Indianapolis, IN 46285	() Enclosed (X) Authorized to be charged to
	deposit account
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Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

> PATENT REEL: 9660 FRAME: 0659

ASSIGNMENT

WHEREAS we, Kenneth Lee Hauser and Alan David Palkowitz have made an invention which is the subject of an application for Letters Patent of the United States ("Application") entitled 1-ARYLOXY-2-ARYLNAPHTHYL COMPOUNDS, INTERMEDIATES, COMPOSITIONS, AND METHODS which has been executed by us on the 29th day of September, 1997; and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, we hereby sell, assign, transfer and set over unto Eli Lilly and Company, its successors and assigns (collectively "Lilly") our entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in the United States or any foreign country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, Patent Cooperation Treaty applications, United States provisional patent applications, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates, copyrights, trademarks, and data package exclusivity rights; and any and all Letters Patent of the United States and of all foreign doundries and all related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by us had this Assignment and sale to Lilly not been made.

For ourselves and for our heirs, successors and legal representatives, we covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For ourselves and for our heirs, successors and legal representatives, we further covenant and agree with Lilly that upon request we and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or paths for such application; (ii) communicate to Lilly any facts known to us or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv)execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the

grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patenced, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF we have executed this assignment on the 29th day of September, 1997.

<u>Kenneth Lee Hauser</u>

Alan David Palkowitz

UNITED STATES OF AMERICA

STATE OF INDIANA COUNTY OF MARION

) ss:

September 29, 1997

Before me, a Notary Public for Marion County, State of Indiana, personally appeared Kenneth Lee Hauser and Alan David Palkowitz and acknowledged the execution of the foregoing instrument this 29th day of September, 1997.

Sillie Santi-

BILLIE L. BANKS, Notary Public My Commission Expires: May 13, 2000 Resident of Marion County

RECORDED: 12/18/1998

-2-