PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT		
CONVEYING PART	Y DATA]			
		Execution Date			
lan L. Scott		01/05/2009			
Vladimir A. Kuksa		01/06/2009			
Mark W. Orme		01/06/2009			
Feng Hong		01/05/2009			
Thomas L. Little		01/05/2009			
Ryo Kubota		01/06/2009			
RECEIVING PARTY]		
Street Address:					
		21720 23rd Drive, Suite 120			
City:		Bothell			
State/Country:		WASHINGTON			
Postal Code:	98021				
	ERS Total: 1				
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PROPERTY NUMBE Property		Numbe	er		
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Property Application Numbe	Type r: CE DATA	12256415	er		
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REEL: 022825 FRAME: 0959

PATENT REEL: 022825 FRAME: 0960

	PATENT ASSIGNMENT		Docket Number 35218-719.201	
WHEREAS, the undersign	ned:			
I. SCOTT, Ian L. Monroe, WA	2. KUKSA, Vladimir A. Kenmore, WA	3. ORME, Mark W. Scattle, WA	4. HONG, Feng Bellevue,WA	
5. LITTLE Jr., Thomas L Redmond, WA				
(hereinafter "Inventor(s)),	" have invented certain new and us	eful improvements in		
AMINE DERIV	ATIVE COMPOUNDS FOR TR	EATING OPHTHALMIC	T DISEASES AND DISORDERS	
for which Ar	plication No. <u>12/256,415</u> was filed plication Nowas filed oni plication Nowas filed oni application was filed upon which a s)").	n the U.S. Receiving Office n the Patent Office; and	of the Patent Cooperation Treaty; /or	
Bothell WA, (hereinafter inventions disclosed there jointly or severally, by sai inventor's certificates and	"Assignee"), is desirous of acquirin in, and in and to all embodiments o d Inventor(s) (hereinafter collective	ig the entire right, title and f the inventions, heretofore ely referred to as "Invention ter "Pateni(s)") thereon grav	business at 21720 23 rd Drive SE, Suite 121 interest in and to said Application(s) and the conceived, made or discovered, whether is"), and in and to any and all patents, inted in the United States, foreign countries,	
NOW, THEREF		valuable consideration ackr	nowledged by said inventor(s) to have been	
(a) in and to said Inventio corresponding non-United Protection of Industrial Pr and all Patent(s) granted c agreement, protocol, or tra is a divisional, substitution	ns, including the right to claim prio I States patent applications and Pate operty. The Patent Cooperation Tro in said Inventions in the United Sta- eaty, including each and every appl	rity to said Inventions; (b) i ent(s), including those filed eaty or otherwise; (c) in and tes, in any foreign country, leation filed and any and all part of any of said Applicat	Assignee the entire right, title and interest n and to all rights to all United States and under the Paris Convention for the f to any and all applications filed and any or under any international convention, l Patent(s) granted on any application which ion(s); and (d) in and to each and every	
the fullest extent the right convention, agreement, pr and documents, giving of all to the extent deemed n conveyed: (b) for prosecu	, title and interest herein conveyed otocol, or treaty. Such cooperation testimony, execution of petitions, c ecessary or desirable by said Assign ting any applications covering said	in the United States, foreign by said Inventor(s) shall in baths, specifications, declara- nee (a) for perfecting in said Inventions; (c) for filing an	ignee to enable said Assignce to enjoy to a countries, or under any international techde prompt production of pertinent facts ations or other papers, and other assistance d Assignee the right, title and interest hereir d prosecuting substitute, divisional, ting applications for reissuance of any said	

Patent(s); (e) for interference or other priority proceedings involving said inventions; and (f) for legal proceedings involving said inventions; and (f) for legal proceedings involving said inventions and any applications therefor and any Patent(s) granted thereon, including without limitation reissues and reexaminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventor(s) in providing such cooperation shall be paid for by said Assignee.

3. The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventor(s), their respective heirs, legal representatives and assigns.

4. Said Inventor(s) hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.

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Page 1 of 2

PATENT REEL: 022825 FRAME: 0961

IN WITNESS WHEREOF, said Inventor(s) have exec written below:	uted and delivered this instrument to said Assignce as of the dates
Date: 1/5/09 Ja. J. July	Date: 01106109 Kycuj
Date: 1604 lan L Scott	Date: 01/05/09 Vladimir Kuksa Lang
Date: 15/09 Mary W. Ornie Lille Thomas L. Little, Jr.	Date: 01/07/09 Feng Hong 01/06/09 Ryo Kubota
RECEIVED AND AGREED TO BY ASSIGNEE:	7
Date: - Jonuary 9 - 2007 A.L. Jonuary 6, 2009	By: Name: Ryo Kubota Title: CEO
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Page 2 of 2

PATENT REEL: 022825 FRAME: 0962

RECORDED: 06/15/2009