PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3029575

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
LEWIS HANNA	09/03/2014
JOHN DAVID LAUGHLIN	09/05/2014
SHAWN ROBERT BROWNING	09/03/2014

RECEIVING PARTY DATA

Name:	CYTONICS CORPORATION		
Street Address:	555 HERITAGE DRIVE		
Internal Address:	SUITE 115		
City:	JUPITER		
State/Country:	FLORIDA		
Postal Code:	33458		

PROPERTY NUMBERS Total: 2

Property Type	Number	
Application Number:	14471663	
PCT Number:	US2014053223	

CORRESPONDENCE DATA

Fax Number: (650)493-6811

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

Phone: (650) 493-9300 Email: cedwards@wsgr.com

Correspondent Name: WILSON, SONSINI, GOODRICH & ROSATI, PC

Address Line 1: 650 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304-1050

ATTORNEY DOCKET NUMBER: 37151-703.201/601	
NAME OF SUBMITTER:	CHRIS MCANDREW
SIGNATURE:	/Chris McAndrew/
DATE SIGNED:	09/19/2014

Total Attachments: 1

source=37151_703_201_Assignment#page1.tif

PATENT REEL: 033773 FRAME: 0728

502982976

	PATENT ASSIGNMENT		Docket Number 37151-703.201 and 703.601
WHEREAS, the undersigned:			
1. Lewis HANNA	2. John David LAUGHLIN	3. Shawn Robert BROWN	NING
(hereinafter "Inventor(s))," hav	e invented certain new and useful improve	ements in	
SYSTEMS, COMP	OSITIONS, AND METHODS FO	R TRANSPLANTATIO	N AND TREATING CONDITIONS
for which application Treation Treation	ed States patent application is executed on ation serial number 14/471,663 was filed cation serial number PCT/US2014/053223 aty; and/or olication was filed upon which a United States.	on <u>August 28, 2014</u> in the Unite was filed on <u>August 28, 2014</u> in	n the U.S. Receiving Office of the Patent
(hereinafter, "Application(s)"). application(s).	The term "Application(s)" also includes a	iii patent apprications that share	or earn priority to or non the above
FL 33458, (hereinafter "Assign therein, and in and to all embod (hereinafter collectively referre	nce"), is desirous of acquiring the entire rig liments of the inventions, heretofore conce	ght, title and interest in and to se eived, made or discovered, whe nd all patents, inventor's certific	ousiness at 555 Heritage Drive, Suite 115, Jupiter, aid Application(s) and the inventions disclosed ther jointly or severally, by said Inventor(s) ates and other forms of protection (hereinafter m, agreement, protocol, or treaty.
NOW, THEREFORI said Assignee:	E, in consideration of good and valuable co	onsideration acknowledged by	said Inventor(s) to have been received in full from
Inventions; (b) in and to said A is a divisional, substitution, cor or reissuing from any of the for and to each and every patent ar present and future infringement	applications, including the right to claim probabilition, or continuation-in-part of any of regoing; (e) in and to each and every reiss and application filed outside the United States.	riority to and from said Applica of said Application(s); (d) in and one, reexamination, renewal or e tes and corresponding to any of the for and to receive and recover	entire right, title and interest (a) in and to said tion(s); (c) in and to each and every application that d to said Patent(s) and each and every patent issuing extension of any kind of any of the foregoing; (f) in the foregoing; and(g) in and to all claims for past, r for Assignee's own use all past, present, and future).
right, title and interest herein of cooperation by said Inventor(s) specifications, declarations or of Assignee the right, title and intidivisional, continuing or additi- (e) for interference or other pri- therefor and any Patent(s) gram priority contests, public use pro-	onveyed in the United States, foreign count) shall include prompt production of perting other papers, and other assistance all to the terest herein conveyed; (b) for prosecuting ional applications covering said Inventions ority proceedings involving said Invention that thereon, including without limitation r	ntries, or under any international nent facts and documents, giving extent deemed necessary or de- any applications covering said s; (d) for filing and prosecuting ns; and (f) for legal proceedings reissues and reexaminations, op	ble said Assignee to enjoy to the fullest extent the d convention, agreement, protocol, or treaty. Such g of testimony, execution of petitions, oaths, esirable by said Assignee (a) for perfecting in said Inventions; (c) for filing and prosecuting substitute, applications for reissuance of any said Patent(s); involving said Inventions and any applications position proceedings, cancellation proceedings, at reasonable expenses incurred by said Inventor(s)
3. The terms representatives, and shall be bi	s and covenants of this assignment shall in inding upon said Inventor(s), their respecti	ure to the benefit of said Assign we heirs, legal representatives a	nee, its successors, assigns and other legal and assigns.
4. Said Inve		enant that said Inventor(s) have	not entered and will not enter into any assignment,
5. Said Inve agreement, protocol, or treaty, representatives and assigns.	ntor(s) hereby request that any Patent(s) is be issued in the name of the Assignee, or	ssuing in the United States, fore its successors and assigns, for t	eign countries, or under any international convention, he sole use of said Assignee, its successors, legal
law principles. If any provisio	on of this instrument is found to be illegal of	or unenforceable, the other prov	ne State of California, without regard to conflict of visions shall remain effective and enforceable to the emed an original, but all of which together constitute
IN WITNESS WHE	REOF, said Inventor(s) have executed and	d delivered this instrument to se	aid Assignee as of the dates written below:

Page 1 of 1