503483966 09/17/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 EPAS ID: PAT3530591 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
TAKASHI SHIBUYA	07/01/2013
SEISUKE IZAWA	06/28/2013
TOMOYUKI NISHIMOTO	07/01/2013
SHIGEHARU FUKUDA	07/08/2013
TOSHIO MIYAKE	07/01/2013

RECEIVING PARTY DATA

Name:	HAYASHIBARA CO., LTD.
Street Address:	675-1, FUJISAKI, NAKA-KU, OKAYAMA-SHI
City:	ОКАУАМА
State/Country:	JAPAN

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13980223

CORRESPONDENCE DATA

Fax Number: (202)737-3528

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: 202-628-5197

Email: PAMELA@BROWDYNEIMARK.COM
Correspondent Name: BROWDY AND NEIMARK, PLLC

Address Line 1: 1625 K STREET, NW

Address Line 2: SUITE 1100

Address Line 4: WASHINGTON, D.C. 20006

ATTORNEY DOCKET NUMBER: SHIBUYA17

NAME OF SUBMITTER: ALLEN C. YUN

SIGNATURE: /ACY/
DATE SIGNED: 09/17/2015

Total Attachments: 1

source=2015-09-17ExecutedAssignment_SHIBUYA17#page1.tif

PATENT REEL: 036590 FRAME: 0680

503483966

ASSIGNMENT

		(2) Seisuke IZAWA
		(3) Tomoyuki NISHIMOTO
	·	(4) Shigeharu FUKUDA
		(5) <u>Toshio MIYAKE</u>
	considerations p	ction of the sum of ten dollars (\$10.00)—and other good and valuable aid to each of the undersigned, the receipt of which is hereby acknowledged, ea ed agrees to assign, and hereby dose assign, and set over to
(6)	Insert name of Assignee	(6) Hayashibara Co., Ltd.
(7)	Insert address of Assignee	(7) 675-1, Fujisaki, Naka-ku, Okayama-shi, Okayama, Japan
	(herein known as	nafter designed as the Assignee) the entire right, title and interest in the inver
	Insert identification of Invention, auch as Title & Case Number for which the une	(8) A process for producing a particulate composition comprising anhydrous crystalline 2-O-α-D-glucosyl-L-ascorbic acid dersigned has executed an application for patent in the United States of America
	Insert Date of Signing of Application	(9) on even date herewith
(10)	Alternative identification for filed applications	(10) U.S. application Serial Number 13/980,223 filed
her inforeign Unite on apother she is	mational Convention as finity are countries; and the entire interest gn countries; and he or she ded States, and any official of an pplications as aforesaid, to issue a legal representatives, as Assignated that the fight to convey the said that the said	ates, including the full right to claim for any such application the benefits of and entirely as he or she could have done if the application had been filed in he in any Letters Patents which may be grented on any such applications in close authorize and request the Commissioner of Patents and Trademarks of the country or countries foreign to the United States whose duty it is to issue paid the the said Letters Patents to the said Assignee, its successors, assigns, nomine gate and owner of the said entire interest; and he or she does covenant that it dentire interest herein assigned and that he or she has not executed and will
ther inforcing Units on an other is she is successful to the same of the same of the successful to the	maintain Convention as fifty are mame; and the entire interest gramme; and the entire interest gramme; and the entire interest gramme; and the or she ded States, and any official of an pplications as aforesaid, to issue a legal representatives, as Assignas full right to convey the said that any agreement in conflict he casors, assigns, nominees or of never requested, and testify in inuing, reissue and foreign appleach divisional, continuing, reissumments in connection with any full protection and title in an essors, assigns, nominees or of a request, sign and deliver all mants and agrees that he or she essors, assigns, nominees or of a request, sign and all the law gase, its successors, assigns, no The undersigned hereby grammer identification which may be trademark Office for recordation. This assignment shall be bind shall inure to the benefit of the In witness whereof, executed be that Talund Tal	and entirety as he or she could have done if the application had been filed in h in any Letters Patents which may be granted on any such applications in a close authorize and request the Commissioner of Patents and Trademarks of the said Letters Patents foreign to the United States whose duty it is to issue paints the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee and that he or she has not executed and will be derive interest herein assigned and that he or she has not executed and will ensure the legal representatives, all facts known to him or her respecting said invents any legal proceeding, sign all lawful papers, execute and deliver all divisions and legal representatives and do all lawful acts requisite for the applications, make all rightful oaths and do all lawful acts requisite for the applications, such applications as the Assignee may deem necessary or expedient or essential to the invention hereby transferred; and that if and when said Assignee ther legal representatives desire to file a disclaimer relating thereto, he or she lawful papers requisite for the filing of such disclaimer; and he or she file will at any time, upon request, do everything possible to aid said Assignee ther legal representatives either in his or her or Assignee's own name, to apply protection for said inventions in all countries, according to the Internations and treaties in force, all without further consideration but at the expense of orminees or other legal representatives. It is the firm of Browdy and Neimark the power to insert on this assignment necessary or desirable in order to comply with the rules of the United States Pan of this d
ther inforcing Units on an other is she is successful to the same of the same of the successful to the	maintain Convention as fifty are mame; and the entire interest gramme; and the entire interest gramme; and the entire interest gramme; and the or she ded States, and any official of an pplications as aforesaid, to issue a legal representatives, as Assignas full right to convey the said that any agreement in conflict he casors, assigns, nominees or of never requested, and testify in inuing, reissue and foreign appleach divisional, continuing, reissumments in connection with any full protection and title in an essors, assigns, nominees or of a request, sign and deliver all mants and agrees that he or she essors, assigns, nominees or of a request, sign and all the law gase, its successors, assigns, no The undersigned hereby grammer identification which may be trademark Office for recordation. This assignment shall be bind shall inure to the benefit of the In witness whereof, executed be that Talund Tal	and entirety as he or she could have done if the application had been filed in h in any Letters Patents which may be granted on any such applications in a loss authorize and request the Commissioner of Patents and Trademarks of the said Letters Patents foreign to the United States whose duty it is to issue pate the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine and and owner of the said entire interest; and he or she does covenant that I dentire interest herein assigned and that he or she has not executed and will entire interest herein assigned and that he or she has not executed and will entire interest herein assigned and that he or she has not executed and will entire interest herein assigned and that he or she has not executed and will entire legal representatives, all facts known to him or her respecting said invents any legal proceeding, sign all lawful papers, execute and deliver all divisions and legal rightful oaths and do all lawful acts requisite for the applications, make all rightful oaths and do all lawful acts requisite for the applications as the Assignee may deem necessary or expedient or essential to the invention hereby transferred; and that if and when said Assignee ther legal representatives desire to file a disclaimer relating thereto, he or she lawful papers requisite for the filing of such disclaimer; and he or she file will at any time, upon request, do everything possible to aid said Assignee ther legal representatives either in his or her or Assignee's own name, to apply protection for said inventions in all countries, according to the Internation and treaties in force, all without further consideration but at the expense of ominees or other legal representatives. It is the firm of Browdy and Neimark the power to insert on this assignment necessary or desirable in order to comply with the rules of the United States Pan of this document. It is applied to the undersigned on the
ther in foreign Units on an other she is she is successful to the	manoral Convention as finity are manic; and the entire interest grammer; and the entire interest grammer; and the or she ded States, and any official of an pplications as aforesaid, to issure legal representatives, as Assignated any agreement in conflict he casors, assigns, nominees or of never requested, and testify in inuing, reissure and foreign applicable divisional, continuing, reissure and foreign applicable protection and title in an essors, assigns, nominees or of a request, sign and deliver all nants and agrees that he or steasors, assigns, nominees or of in and enforce proper patent frontion of 1883 and all the law grae, its successors, assigns, not are identification which may be Trademark Office for recordation. This assignment shall be bind shall inure to the benefit of the In witness whereof, executed by Date July 1, 2013 Signated July 1, 2	in any Letters Patents which may be granted on any such applications in loss authorize and request the Commissioner of Patents and Trademarks of the Said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said control of the said entire interest; and he or she does covenant that it dentire interest herein assigned and that he or she has not executed and will erewith; and he or she agrees that he or she will communicate to said Assignee ther legal representatives, all facts known to him or her respecting said invents any legal proceeding, sign all lawful papers, execute and deliver all divisional to the invention as the Assignee may deem necessary or expedient or essential to the invention hereby transferred; and that if and when said Assignee ther legal representatives desire to file a disclaimer relating thereto, he or she lawful papers requisite for the filing of such disclaimer; and he or she further legal representatives desire to file a disclaimer relating thereto, he or she lawful papers requisite for the filing of such disclaimer; and he or she further legal representatives either in his or her or Assignee's own name, to apply protection for said inventions in all countries, according to the Internation and treaties in force, all without further consideration but at the expense of princes or other legal representatives. It is the firm of Browdy and Neimark the power to insert on this assignment necessary or desirable in order to comply with the rules of the United States Pin of this document. In the firm of Browdy and Neimark the power to insert on this assignment necessary or desirable in order to comply with the rules of the United States Pin of this document. In the firm of Browdy and Neimark the power to insert on this assignment ture of Inventor In the firm of Inventor In the firm of Inventor The firm of Inventor T
ther inforcing Units on any other as the forcing upon the successive of the successive of the force of the successive of t	manoral Convention as finity are manic; and the entire interest grammer; and the entire interest grammer; and the entire interest grammer; and the or she ded States, and any official of an pplications as aforesaid, to issure legal representatives, as Assignated any agreement in conflict he casors, assigns, nominees or of never requested, and testify in inuing, reissure and foreign applicable divisional, continuing, reissure and foreign applicable divisional, continuing, reissure and deliver applicable divisional, continuing, reissure and foreign applicable protection and title in an essors, assigns, nominees or of a request, sign and deliver all nants and agrees that he or streaments and agrees that he or streament in the stream of 1883 and all the law grae, its successors, assigns, now the undersigned hereby gram are identification which may be trademark Office for recordation. This assignment shall be bind shall inure to the benefit of the In witness whereof, executed by Date July 1, 2013 Signat Date July 1, 2013 Signat Date July 2, 2013 Signat Case me personally appeared.	and entirety as he or she could have done if the application had been filed in h in any Letters Patents which may be granted on any such applications in a close authorize and request the Commissioner of Patents and Trademarks of the said Letters Patents foreign to the United States whose duty it is to issue paints the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee, its successors, assigns, nomine the said Letters Patents to the said Assignee and that he or she has not executed and will be derive interest herein assigned and that he or she has not executed and will ensure the legal representatives, all facts known to him or her respecting said invents any legal proceeding, sign all lawful papers, execute and deliver all divisions and legal representatives and do all lawful acts requisite for the applications, make all rightful oaths and do all lawful acts requisite for the applications, such applications as the Assignee may deem necessary or expedient or essential to the invention hereby transferred; and that if and when said Assignee ther legal representatives desire to file a disclaimer relating thereto, he or she lawful papers requisite for the filing of such disclaimer; and he or she file will at any time, upon request, do everything possible to aid said Assignee ther legal representatives either in his or her or Assignee's own name, to apply protection for said inventions in all countries, according to the Internations and treaties in force, all without further consideration but at the expense of orminees or other legal representatives. It is the firm of Browdy and Neimark the power to insert on this assignment necessary or desirable in order to comply with the rules of the United States Pan of this d

PATENT REEL: 036590 FRAME: 0681