503651829 01/15/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3698463

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
CARLOS A. SCHULER	01/13/2016
RANGACHARI NARASIMHAN	01/15/2016

RECEIVING PARTY DATA

Name:	INCARDA THERAPEUTICS, INC.		
Street Address:	150 POST STREET		
Internal Address:	SUITE 650		
City:	SAN FRANCISCO		
State/Country:	CALIFORNIA		
Postal Code:	94108		

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14632252

CORRESPONDENCE DATA

Fax Number: (650)943-6811

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: patentdocket@wsgr.com

Correspondent Name: WILSON SONSINI GOODRICH & ROSATI

Address Line 1: 650 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	46093.701.301	
NAME OF SUBMITTER:	ROBYN FAIRBROTHER	
SIGNATURE:	/Robyn Fairbrother/	
DATE SIGNED:	01/15/2016	

Total Attachments: 1

source=46093_701_301_Assignment#page1.tif

PATENT 503651829 REEL: 037501 FRAME: 0977

	,		
	PATENT ASSIGNME	ENT	Docket Number 46093-701.301
WHEREAS, the undersig	ned:		
Carlos A. SCHULER 22305 Carta Blanca S Cupertino, CA 95014	treet 20661 Oak Creek L	ane	4.
(hereinafter "Inventor(s)),	" have invented certain new and use	eful improvements in	
UNIT DOSES,	AEROSOLS, KITS, AND METHO	ODS FOR TREATING CONDITIONS E	BY PULMONARY ADMINISTRATION
for which a	pplication serial numberwas pplication serial numberwas un application was filed upon which	was filed on February 26, 2015, in the Un	ce of the Patent Cooperation Treaty; and/or U.S. Patent No
Francisco, CA 94108, (h disclosed therein, and in a Inventor(s) (hereinafter cothereon granted in the Unit	ereinafter "Assignee"), is desirous o nd to all embodiments of the inventi of the inventions ted States, foreign countries, or und	of acquiring the entire right, title and interestions, heretofore conceived, made or discover), and in and to any and all patents, invent	or's certificates and other forms of protection, protocol, or treaty, including those filed under the
NOW, THERE said Assignee:	FORE, in consideration of good and	valuable consideration acknowledged by s	said Inventor(s) to have been received in full from
Inventions; (b) in and to so is a divisional, substitution or reissuing from any of the and to each and every pate present and future infringer	aid Applications, including the right a, continuation, or continuation-in-pa ne foregoing; (e) in and to each and ent and application filed outside the tement of the Patent(s), including all	to claim priority to and from said Applicat art of any of said Application(s); (d) in and every reissue, reexamination, renewal or e. United States and corresponding to any of t	entire right, title and interest (a) in and to said cion(s); (c) in and to each and every application that to said Patent(s) and each and every patent issuing xtension of any kind of any of the foregoing; (f) in the foregoing; and(g) in and to all claims for past, for Assignee's own use all past, present, and future
right, title and interest here cooperation by said Invent specifications, declaration Assignee the right, title an divisional, continuing or a (e) for interference or othe therefor and any Patent(s) priority contests, public us	ein conveyed in the United States, for tor(s) shall include prompt productions or other papers, and other assistance d interest herein conveyed; (b) for p dditional applications covering said or priority proceedings involving said granted thereon, including without I	oreign countries, or under any international on of pertinent facts and documents, giving the all to the extent deemed necessary or destrosecuting any applications covering said I Inventions; (d) for filing and prosecuting a d Inventions; and (f) for legal proceedings is imitation reissues and reexaminations, opp and court actions; provided, however, that	le said Assignee to enjoy to the fullest extent the convention, agreement, protocol, or treaty. Such of testimony, execution of petitions, oaths, sirable by said Assignee (a) for perfecting in said inventions; (c) for filing and prosecuting substitute, pplications for reissuance of any said Patent(s); involving said Inventions and any applications osition proceedings, cancellation proceedings, reasonable expenses incurred by said Inventor(s)
	Ų.	ent shall inure to the benefit of said Assigner of respective heirs, legal representatives an	, , ,
4. Said contract, or understanding		at and covenant that said Inventor(s) have n	ot entered and will not enter into any assignment,
	aty, be issued in the name of the As		gn countries, or under any international convention, e sole use of said Assignee, its successors, legal
law principles. If any prov	vision of this instrument is found to by law. This instrument may be exec	be illegal or unenforceable, the other provis	State of California, without regard to conflict of sions shall remain effective and enforceable to the ned an original, but all of which together constitute
IN WITNESS V	VHEREOF, said Inventor(s) have ex	recuted and delivered this instrument to said	d Assignee as of the dates written below:
Date: 13 3840 16	Carlos A. Schuler	Date: 01/15/2016	Rangachari Narasimhan
Date:		Date:	-

46093.701.301 Assignment.doc

RECORDED: 01/15/2016

Page 1 of 1

PATENT REEL: 037501 FRAME: 0978