PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7441855

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
YALDA BRAVO	07/26/2019
AUSTIN CHIH-YU CHEN	07/26/2019
JOE FRED NAGAMIZO	07/29/2019

RECEIVING PARTY DATA

Name:	INCEPTION SCIENCES, INC.	
Street Address: 6175 NANCY RIDGE DRIVE		
City:	SAN DIEGO	
State/Country:	CALIFORNIA	
Postal Code:	92121	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17847811

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: 8583502300

Email: knelson@wsgr.com, 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:	53238-732.302
NAME OF SUBMITTER:	KATE NELSON
SIGNATURE:	/Kate Nelson/
DATE SIGNED:	07/20/2022

Total Attachments: 4

source=Tempest 53238-732.302 Assignment_Bravo et al. to Inception#page1.tif source=Tempest 53238-732.302 Assignment_Bravo et al. to Inception#page2.tif source=Tempest 53238-732.302 Assignment_Bravo et al. to Inception#page3.tif source=Tempest 53238-732.302 Assignment_Bravo et al. to Inception#page4.tif

PATENT 507394929 REEL: 060566 FRAME: 0101

PATENT ASSIGNMENT

Dogker Number 33238-732,201

WHEREAS, the undessigned:

 Ysida BKAVO San Diego, California (US). Z. Austin Chili-Yu CHEN San Misrcos, California (US) 3. Just Fred NACIAMEZO Sen Diego, California (US).

(histoinafter "investible(s)"), have invented distrible new land useful improvements in

BICYCLIC CARBOXANIDES AND METHODS OF USE THEREOF

Description of the polication serial number 16/387/294 was filed on April 17, 2019 in the United States Patent and Trademark Office; (hereinafter, "Application(s)"). The term "Application(s)" also includes all patent applications that above application(s).

Applied Dright CAS, Integring Sciences, Inc., a corporation incorporated under the laws of the Communication of <u>Delayons</u>, having a place of business at the Communication of the communication of the entire right, title and incorporate and to said Application(s), and the inventions disclosed therein, and in and to all embeddings of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said Inventorial (bereinsflar collectively referred to as "inventions"), and in and to any and all patients, inventor's certificates and other forms of protection thereon granted in the United States, foreign countries, or under any international convention, agrainment, protection and loader the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise (hereinsflar Patents).

NOW, THEREFORE, in consideration of good and valuable consideration schooledged by said Investor(s) to have been received in full from said Assignee:

- Inventions, (b) in and to said Applications, including the right to claim priority to and from said Assigner the entire right, title and interest (a) in and to said applications, including the right to claim priority to and from said Application(s), (c) in and to said exert and every application that is, a divisional, substitution, continuation, or continuation-in-part of any of said Application(s), (d) in and to said Patents) and each and every patent issuing or relaxating from any of the foregoing; (e) in and to each and every relaxation, exercismination, exercise or extension of any kind of any of the foregoing; (e) in and to each and every patent and application filed outside the United States and corresponding to any of the foregoing; and (g) in and to all relations for past, present and fature infringement of the Patent(s), including all rights to one for and to excise and recover for Assignment of the Patent(s), including all rights to one for any of the Patent(s).
- 2. Said inventor(s) hereby coverant and agree to cooperate with said Assignes to enable and Assignes to enjoy to the foliast extent the right, this and intensit herein conveyed in the United States, foreign countries, or under any international convention, agreement, protected, or treaty. Such ecoperation by said Inventor(s) shall include occurry production of partinent facts and documents, giving of testimony execution of partitions, oaths, specifications, declarations or other papers, and other assistance all to the extent december necessary or desirable by said Assignes (a) for particular, specifications overing said inventions, (b) for filing and prosecuting any applications covering said inventions (c) for filing and prosecuting substitute, divisional, continuing or adiplications covering said inventions, (d) for filing and prosecuting applications for refusance of any said Patent(s), (e) for interference or other priority proceedings involving said inventions, and (f) for legal proceedings involving said to contains and any explanation proceedings, priority contains, public the proceedings, infringement actions and court autions; provided, however, that reasonable expenses becaused by said Inventions, in providing such cooperation shall be piod for by said Assignes.
- The terms and coverants of this assignment shall imme to the benefit of said Assignme, its sections on anigm and other legal representatives, and shall be binding upon said inventor(s), their respective beins, logal representatives and assigns.
- 4. Said Invenion(s) hereby warrant, represent and coverant that said inventoris) have not entered and will not enter into any magazinant, contract, as understanding in conflict herewith.
- 5. Said Inventor(s) hereby request that any Patentis) issuing in the United States, foreign assuring, or under any international posterious, agreement, protocol, or insaly, be issued in the name of the Assignee, or its successors and assigns. For the sole use of said Assignee, in undersors, legisl representatives and assigns.
- 6. This instrument will be interjected and construed in accordance with the laws of the Suns of California, without regard to profile; of law principles. If any provision of this instrument is found to be illegal or unanforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which agender constitute one and this same agreement.

IN WITNESS WHEREOF, said inventor(s) have executed and delivered this instrument to said Assigner as of the dates written below:

Date: July 11 2019

Delet 3 1/2/2/2019

PATENT REEL: 060566 FRAME: 0102

 PATENT ASSIGNMENT	Theker Number 53238-752.261
 received and loreed to by avarinee	
Diffe.	16 SACADOLA 9 1 1 9
 DECEPTION SCIENCES, INC.	Title: Chicl'Exclutive Office

PATENT ASSIGNMENT	Docket Number 53238-732.201	
WHEREAS, the undersigned:		
1. Yalda BRAVO 2. Austin Chih-Yu CHEN 3. Joe Fred NAGAMIZO San Diego, California (US) San Marcos, California (US) San Diego, California (US)	JS)	
(hereinafter "Inventor(s)"), have invented certain new and useful improvements in		
BICYCLIC CARBOXAMIDES AND METHODS OF USE T	ГНЕREOF	
\boxtimes for which application serial number $\underline{16/387,294}$ was filed on $\underline{\text{April }17,2019}$ in the United	States Patent and Trademark Office;	
(herein after, "Application(s)"). The term "Application(s)" also includes all patent applications that share application(s).	or claim priority to or from the above	
WHEREAS, Inception Sciences, Inc., a corporation incorporated under the laws of the Commonwealth of <u>Delaware</u> , having a place of business at 5871 Oberlin Drive, Suite 100, San Diego, California 92121 (US), (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said Application(s), and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said Inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's certificates and other forms of protection thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise (hereinafter "Patent(s)").		
NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor(s) to have been received in full from said Assignee:		
1. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire right, title and interest (a) in and to said Inventions; (b) in and to said Applications, including the right to claim priority to and from said Application(s); (c) in and to each and every application that is a divisional, substitution, continuation, or continuation-in-part of any of said Application(s); (d) in and to said Patent(s) and each and every patent issuing or reissuing from any of the foregoing; (e) in and to each and every reissue, reexamination, renewal or extension of any kind of any of the foregoing; (f) in and to each and every patent and application filed outside the United States and corresponding to any of the foregoing; and (g) in and to all claims for past, present and future infringement of the Patent(s), including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patent(s).		
2. Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting 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 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 reasonable expenses 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 Assign representatives, and shall be binding upon said Inventor(s), their respective heirs, legal representatives are		
4. Said Inventor(s) hereby warrant, represent and covenant that said Inventor(s) have recontract, or understanding in conflict herewith.	not entered and will not enter into any assignment,	
5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, forei agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the representatives and assigns.		

6. This instrument will be interpreted and construed in accordance with the laws of the State of California, without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said Assignee as of the dates written below:

Date:	Yalda BRAVO	Date:	Austin Chih-Yu CHEN
Date:	Joe Fred NAGAMIZO		

Page 1 of 2

PATENT ASSIGNMENT	Docket Number 5322	38-732.201
RECEIVED AND AGREED TO BY ASSIGNEE:		
Date:	:	
INCEPTION SCIENCES, INC.	Name: Jeremy S. Caldwell, Ph.D. Title: Chief Executive Officer	

PATENT Page 2 of 2

REEL: 060566 FRAME: 0105

RECORDED: 07/20/2022 REEL: 060566 FRAM