## Edgar Filing: TYNDALL CAPITAL PARTNERS L P - Form 4

TYNDALL Form 4 May 01, 20	CAPITAL PAR	ΓNERS L	Р										
<b>FORN</b> Check t if no lor subject Section Form 4 Form 5 obligation may con <i>See</i> Inst 1(b).	his box nger to 16. or Filed pu ons ntinue. ruction	MENT OI rsuant to S (a) of the I	Wa F CHA Section Public U	ashingto NGES II SECU 16(a) of t Jtility Ho	n, l N B VRI the	D.C. 20549 BENEFICI TIES Securities	AL ( Exch	DWNEI hange Ad		OMB AP OMB Number: Expires: Estimated av burden hours response	3235-0287 January 31, 2005 verage		
TYNDALL CAPITAL PARTNERS Symbol				ova Therapeutics, Inc.					5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
(Last) 405 PARK	(First) ( AVENUE, SUIT	Middle) E 1104		of Earliest Day/Year) 2018		nsaction		belo	Director Officer (give ti w)	Le Other below)	Owner (specify		
				Ionth/Day/Year) App _X_					ndividual or Joint/Group Filing(Check licable Line) Form filed by One Reporting Person Form filed by More than One Reporting on				
(City)	(State)	(Zip)	Tal	ble I - Non	-De	erivative Secu	urities	Acquire	d, Disposed of,	or Beneficially	y Owned		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deeme Execution any (Month/Da	Date, if	Code	orDi (Iı	Securities Ad isposed of (D nstr. 3, 4 and Amount	)	d (A) or Price	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock	04/27/2018			Р	1(	0,147,058	А	\$ 0.425	12,244,080	Ι	See Note $(1)$		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transact Code (Instr. 8)	5. Number of ioiDerivative Securities Acquir (A) or Disposed of (D) (Instr. 3, 4, and 5)	Expiration Da cd (Month/Day/Y	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amoun Underlying Securit (Instr. 3 and 4)			
				Code V	/ (A) (	Date Exercisable	Expiration Date	Title	Amo Num Share			
Series B Convertible Preferred Stock Purchase Warrant	\$ 0.425 (2)	04/27/2018		Р	10,147,058	04/27/2018	<u>(3)</u>	Series B Preferred Stock	253 (2)			
Reporting Owners												
Relationships												

Reporting Owner Name / AddressRelationshipsDirector10% OwnerOfficerOtherTYNDALL CAPITAL PARTNERS L PXXX405 PARK AVENUEXXXSUITE 1104XXXNEW YORK, NY 10022XXXSignaturesXXX

/s/ Jeffery S. Halis, Manager of Jeffrey Management, LLC, General Partner of Tyndall Capital Partners, L.P.

<u>\*\*</u>Signature of Reporting Person

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Tyndall Capital Partners, L.P. ("Tyndall Capital") is the general partner of Tyndall Partners, L.P. ("Tyndall"), and possesses the sole
   (1) power to vote and the sole power to direct the disposition of all securities held by Tyndall. Tyndall Capital's interest in the securities reported herein is limited to the extent of its pecuniary interest in such securities, if any.

Each warrant ("Warrant") is exercisable into 0.025 share of Series B Convertible Preferred Stock, par value \$0.01 per share ("Preferred Stock") at an exercise price of \$0.425 per 0.025 share of Preferred Stock. Each 0.025 share of Preferred Stock will be convertible into one share of common stock, par value \$0.01 per share (the "Common Stock"). Onconova Therapeutics, Inc. (the "Company") does not

(2) currently have a sufficient number of authorized shares of Common Stock to cover the shares issuable upon the conversion of the Preferred Stock. As a result, before any shares of Preferred Stock can be converted, the Company must obtain stockholder approval of an amendment (the "Charter Amendment") to its certificate of incorporation, as amended, to sufficiently increase its authorized shares of Common Stock to cover the conversion of all outstanding shares of Preferred Stock into Common Stock.

The Warrants are exercisable immediately and will expire on the eighteen (18) month anniversary of the date on which the Company(3) publicly announces through the filing of a Current Report on Form 8-K that the Charter Amendment has been filed with the Secretary of State of the State of Delaware.

(4) 10,147,058 Units purchased for \$0.425 per Unit. Each Unit consists of one share of Common Stock and one Warrant.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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Date

05/01/2018