Intra-Cellular Therapies, Inc. Form SC 13G/A February 02, 2016 SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN THE STATEMENTS FILED PURSUANT TO RULES 13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

(Amendment No. 2)*

Intra-Cellular Therapies, Inc.

(Name of Issuer)

Common Stock, par value \$0.0001 per share

(Title of Class of Securities)

46116X 101

(CUSIP Number)

December 31, 2015

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b)

[X] Rule 13d-1(c)

Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (Entities Only)		
	Morton I. Sosland		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[] [X]
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE DISPOSITIVE POWER 7 3 638 389		
10	3,638,389 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	[]	
11	7.9%		
12	TYPE OF REPORTING PERSON IN		

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	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (Entities Only)		
1	David N. Sosland Trust A		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[] [X]
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	Missouri SOLE VOTING POWER 5 707,287 SHARED VOTING POWER 6 0 SOLE DISPOSITIVE POWER 7 707,287 SHARED DISPOSITIVE POWER		
9	8 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 707,287 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	[]	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 1.7% TYPE OF REPORTING PERSON		
12	00		

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (Entities Only)		
1	The Sosland Family Trust B Partnership		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[] [X]
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE DISPOSITIVE POWER 7 2,198,554 SHARED DISPOSITIVE POWER		
9	8 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
10	2,198,554 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	[]	
11	5.2% TYPE OF REPORTING PERSON		
12	PN		

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (Entities Only)		
1	The Sosland Foundation		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[] [X]
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE DISPOSITIVE POWER 7 732 548	[]	

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Item 1(a). Name of Issuer:

Intra-Cellular

Therapies,

Inc.

Address of

Issuer's

Item 1(b). Principal

Executive

Offices:

430 East

29th Street

New York,

NY 10016

Name of

Persons

Items 2(a) Filing and

Address of and (b).

Principal

Business

Office:

Morton I.

Sosland

4801 Main

Street, Suite

650

Kansas City,

Missouri

64112

David N.

Sosland

Trust A

4801 Main

Street, Suite

650

Kansas City,

Missouri

64112

Sosland

Family Trust

Partnership

4801 Main Street, Suite 650 Kansas City, Missouri 64112

The Sosland Foundation 4801 Main Street, Suite 650 Kansas City, Missouri 64112

Citizenship.

Morton I. Sosland is a citizen of the United States of America.

David N. Sosland Trust A is a Missouri trust.

Item 2(c).

Sosland Family Trust B Partnership is a Missouri partnership.

The Sosland Foundation is a Missouri non-profit corporation.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$0.0001 per share (the

"Common Stock")

Item 2(e). CUSIP
Number:

46116X 101

Item 3. Not applicable.

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Item 4. Ownership.

Amount

(a) beneficially owned:

Morton I. Sosland is the beneficial owner of 3,638,389 shares of Common Stock.

The David N. Sosland Trust A is the beneficial owner of 707,287 shares of Common Stock.

The Sosland Family Trust B Partnership is the beneficial owner of 2,198,554 shares of Common Stock.

The Sosland Foundation is the beneficial owner of 732,548 shares of Common Stock.

(b) Percent of class:

Morton I. Sosland is the beneficial owner of 7.9% of the outstanding shares of Common Stock.

The David N. Sosland Trust A is the beneficial owner of 1.7% of the outstanding shares of Common Stock.

The Sosland Family Trust B
Partnership is the beneficial owner of 5.2% of the outstanding shares of Common Stock.

The Sosland Foundation is the beneficial owner of 1.7% of the outstanding shares of Common Stock.

(c) Number of shares to which such person has power to

vote, or direct the vote of, or to dispose, or to direct the disposition, of the shares: As the Trustee of The David N. Sosland Trust A, Morton I. Sosland may direct the vote and disposition of all of the shares of Common Stock held

As the

by The David N. Sosland Trust.

Managing

Partner of

The Sosland

Family Trust

R

Partnership,

Morton I.

Sosland may

direct the

vote and

disposition

of all of the

shares of

Common

Stock held

by The

Sosland

Family Trust

В

Partnership.

As the Vice Chairman of

The Sosland

Foundation,

Morton I.

Sosland may

direct the

vote and

disposition

of all of the

shares of

Common

Stock held

by The

Sosland

Foundation.

Ownership of Five Item 5. Percent or Less of a Class.

Not applicable.

Ownership of More than Five Percent on Behalf of Another Person.

Not applicable

Identification and
Classification of the
Subsidiary Which
Acquired the
Security Being
Reported By the

Company.

Not applicable

Parent Holding

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Identification and
Item 8. Classification of Members of the Group.

Not applicable

Notice of Item 9. Dissolution of a Group.

Not applicable

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Exhibits The Reporting Persons have

entered into a

Joint Filing

Agreement,

dated

September 9,

2013 (the

"Agreement"),

which is

incorporated

herein by

reference to

Exhibit A to

Schedule 13G

("Schedule

13G") filed on

September 9,

2013. Pursuant

to the

Agreement, the

Reporting

Persons agreed

to file

Schedule 13G

and all

subsequent

amendments to

Schedule 13G

jointly in

accordance

with the

provisions of

Rule 13d-1(k)

of the Act.

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SIGNATURE

After reasonable inquiry and to the best of his or her knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: February 2, 2016

By: /s/ Morton I. Sosland Morton I. Sosland

David N. Sosland Trust A

By: /s/ Morton I. Sosland Morton I. Sosland, as Trustee

Sosland Family Trust B Partnership

By: /s/ Morton I. Sosland Morton I. Sosland, as Managing Partner

The Sosland Foundation

By: /s/ Morton I. Sosland Morton I. Sosland, as Vice Chairman