Form PTO-1595 (Rev. 07/05) OMB No. 0651-0027 (axp. 6/30/2008)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
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To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
1. Name of conveying party(ies)	2. Name and address of receiving party(ies)
Ossur hf	Name: Kaupthing Bank HF
	Internal Address: c/o Kaupthing New York, Inc., STE 1528
Additional name(s) of conveying party(ies) attached? Yes 🗸 No	
3. Nature of conveyance/Execution Date(s):	Street Address: 230 Park Avenue
Execution Date(s) 6/30/08	
Assignment Merger	Citize Nam Varie
Security Agreement Change of Name	City: New York
Joint Research Agreement	State: NY
Government Interest Assignment	Country: USA Zip:10169
Executive Order 9424, Confirmatory License	,
Other	Additional name(s) & address(es) attached? Yes 🗸 No
4. Application or patent number(s):	document is being filed together with a new application.
29/309,600	B. Patent No.(s)
	<u> </u>
Additional numbers attached?	
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Name:Bacon & Thomas, PLLC	
Internal Address: 4th Floor	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
mensi Address. Hillion	□ Authorized to be charged by credit card ✓ Authorized to be charged to deposit account
Street Address: 625 Staters Lane	Enclosed
Street Address. 625 Staters Lane	None required (government interest not affecting title)
City: Alexandria	8. Payment Information
	a. Credit Card Last 4 Numbers
State: <u>VA</u> Zip: <u>22314-1176</u>	Expiration Date
Phone Number: 703-683-0500	b. Deposit Account Number 02-0200
Fax Number: <u>703-683-1080</u>	Authorized User Name Bacon & Thomas, PLLC
Email Address: mail@baconthomas.com	Authorized Oser Name Bacon a momas, PLLC
9. Signature:	October 2, 2008
Signature	Date
JUSTIN J. CASSELL	Total number of pages including cover sheet, attachments, and documents:
Name of Person Signing	onos, magnitiona, pho documenta.

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

DATED 30th JUNE 2008

FIRST AMENDMENT TO DECLARATION OF PLEDGE

for

ÖSSUR HF.

as BORROWER

and

KAUPTHING BANK HF.

as LENDER

FIRST AMENDMENT TO DECLARATION OF PLEDGE
RELATING TO A FACILITY AGREEMENT AND BRIDGE LOAN FACILITY
AGREEMENT BETWEEN BORROWER AND LENDER, EACH
DATED 5TH AUGUST 2005

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THIS FIRST AMENDMENT TO DECLARATION OF PLEDGE (the "First Amendment") is dated on the 30th of June 2008 and is between:

Össur hf., a company incorporated in Iceland, under company number 560271-0189, whose registered offices is at Grjótháls 5, 110 Reykjavík, Iceland (the "Borrower");

Kaupthing bank HF., a company incorporated in Iceland, under company number 560882-0419, whose registered offices is at Borgartún 19, 105 Reykjavík, Iceland (the "Lender");

WHEREAS:

The parties signed Declaration of Pledge on 5th August 2005. Declaration of Pledge was a condition precedent to a Facility Agreement and Bridge Loan Facility Agreement dated 5th August 2005 made between the Borrower and the Lender, (the "Facility Agreements").

The Parties have agreed to make further certain amendments to the section 2c of the Declaration of Pledge, upon the terms as set out below.

IT IS AGREED as follows:

1. DEFINITIONS.

1.1. Words and expressions defined in the Facility Agreements shall have the same meanings when used in this First Amendment to Declaration of Pledge.

2. AMENDMENTS,

Section 2 of the Declaration of Pledge states:

"To ensure payment, performance and/or discharge of the Secured Liabilities, the Borrower pledged by way of first ranking security to the Security Agent, for the benefit of the Secured Parties the following items:"

"C. All present and future copyrights, trade marks, patents and patent applications, all trade and/or service marks and such applications, all brands and trade names, all registered designs and applications for registered designs, as listed in Schedule C. The Borrower shall procure that this piedge shall be registered with the Icelandic Trade Mark and Patent Registry where appropriate."

The parties agree to replace the last sentence in Section 2c, in which reference is only made to the Icelandic Trade Mark and Patent Registry with the following sentence:

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"The Borrower shall procure that this pledge shall be registered with the Icelandic Trade Mark and Patent Registry and the United States Patent and Trademark Office where appropriate."

Therefore, Section 2c of the Declaration of Pledge shall be in its entirety as follows:

"All present and future copyrights, trademarks, patents and patent applications, all trade and/or service marks and such applications, all brands and trade names, all registered designs and applications for registered designs, as listed in Schedule C. The Borrower shall procure that this pledge shall be registered with the Icelandic Trade Mark and Patent Registry and the United States Patent and Trademark Office where appropriate."

3. GOVERNING LAW AND JURISDICTION.

This First Amendment to Declaration of Pledge is governed by Icelandic law.

Any dispute arising out of or in connection with this Amendment shall be settled before the District Court of Reykjavík.

THIS AGREEMENT has been entered into on the date stated at the beginning of this First Amendment to Declaration of Pledge.

SIGNATORIES:

The Borrower:

ÖSSUR HF.

Witnessed signature for Össur hf. by:

Asthildur Ottians dotter 300368-3799

Tatjoura Laterwini 140567-2429

The Lender:

KAUPTHING BANK HE

Witnessed signature for Kaupbing Bank hf. by:

lega Choreleser 200877-3259 Engalfing Br Aguistsson 200575-5869

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