700512849 11/21/2013

DMB No. 0951-0027 (exp. 03/31/2015) RECORDATION FO	United States Patent and Trademark Of	
PATENTS ONLY		
	e record the attached documents or the new address(es) below	
1. Name of conveying party(ies): Fernando Ferreira Monteiro Pacheco (11/12/2013)	2. Name and address of receiving party(les)	
and Guillaume Bugnard (11/12/2013)	Name: Stryker Trauma AG	
	Internal Address:	
Additional name(s) of conveying party(ias) strached?	Street Address;	
3. Nature of conveyance/Execution Date(s):		
Execution Date(s): In parentheses after Inventor name	Bohnackerweg 1	
X Assignment Merger Change of Name		
Security Agreement	City: Selzach	
Government Interest Assignment		
Executive Order 9424, Confirmatory License	State:	
	Country: <u>Switzerland</u> Zip: <u>CH-2545</u> Additional name(s) & address(es) Ves V No	
	attached?	
Additional numbers attached		
Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and 1	
Name: Raymond W. Augustin LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00	
Internal Address: Atty. Dkt.:		
Street Address: 600 South Avenue West	X Authorized to be charged to deposit account	
	Enclosed	
	None required (government interest not affecting th	
Dity: Westfield		
City: Westfield State:NJ zip: 07090	8. Payment Information	
Phone Number: 908-654-5000		
ax Numbar: 908-654-7866	Deposit Account Number 12-1095	
mail Address mcormier@ldlkm.com	Authorized User Name Raymond W. Augustin	
Signature: ///		
Brall . Sergut	November 21, 2013	
Signature	Date	
Raymond W, Augustin - 28,588	Total number of pages including cover	
Name of Person Signing	sheel, attachments, and documents:	

3374501

Atomsp. Docket No. TRAUMA 3.0-740 Title of the Invention ("Inventor") COMPRESSION INSTRUMENT Legal Name of Inventor COMPRESSION INSTRUMENT Legal Name of Inventor COMPRESSION INSTRUMENT Legal Name of Inventor Surget and Surget of Inventor (Inventor) Fornando Perreira Monteiro Pacheco Assignee ("Assigneo") Surget Tauma AG, incorporated in Switzerland, and having a place of ousiness at Bohnackerweg 1; CH-2645 As named inventor, I hareby declare that: The declaration is directed to: The declaration is directed to: Inventor Mathematic Comparison Surget Su	COMBINED DECLARATI	ON AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING	
Tile of the Invention ("Invention") COMPRESSION INSTRUMENT Lagal Name of Inventor' ("Inventor') Fernando Perraira Monteiro Pacheco Assignee ("Assigneo") Stryker Tuuma AG, incorporated in Switzerfand, and having a place of pusitiess at Bohneckenveg 1; CH-2545 Assignee ("Assigneo") Stryker Tuuma AG, incorporated in Switzerfand, and having a place of pusitiess at Bohneckenveg 1; CH-2545 As named inventor, I hanaby declare that: DECLABATION As named inventor, I hanaby declare that: The declared column Image: The declared column The declared Application Number or PCT International Application Number 14/073.219 Intel the down-identified Application is/maxes made or authorized to be made by me; Intel or original inventor or an original joint inventor of a bained invention is bunishebie under 18 U.S.C. 1001 by file or imprisonment of not more than five (5) years, or both. In ADDITION TO MAXING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing invention, ducowerse and other subject matter described potential. Invention, ducowerse and other subject matter described potential. Perile and valuable consideration in the realised of which is hareby acknowledged. I agree to easign, and hareby do assign, to assignee the right to easign, to than yourbeing the realist and valuable consideration in the realist of which is hareby acknowledged. I agree to easign, and hareby do assign, to assignee the right to easien on the asplication in the thinded State of Amarica and all destrous of memorializing inventi		AN APPLICATION DATA SHEET	
Legal Name of Inventor ('inventor) ('inven	Attomey, Docket No.	TRAUMA 3.0-740	
(Inventor) Formatice Perretris Monteiro Pacheco Assignee ("Assigneo") Sityler Traum AG, incorporated in Switzerland, and having a place of susiness at Bohnackerweg 1; CH-2645 Sityler Traum AG, incorporated in Switzerland, and having a place of susiness at Bohnackerweg 1; CH-2645 Sityler Traum AG, incorporated in Switzerland, and having a place of susiness at Bohnackerweg 1; CH-2645 Sityler Traum AG, incorporated in Switzerland, and having a place of susiness at Bohnackerweg 1; CH-2645 Sityler Traum AG, incorporated in Switzerland, and having a place of susiness at Bohnackerweg 1; CH-2645 As named inventor, I haveby declare that: This declaration is directed to: CR Mield Sites Application Number or PCT International Application Number 14/073,219 It the above-identified Application is was made or subnotized to be made by me; Ital I believe 1 am the original inventor or an original joht Inventor of a claimed Invention in the above-identified Application; and Ital I beneby acknowledge that any willuf false sitelement made in this declaration is punishable under 18 U.S.C. 1001 by file or imprisonment of not more than five (5) years, or both. NOW, THEREFORE, for good and valueble consideration in the above-identified Application, non-provisional, its acculation to this place to usaign, and having and at more than were file in the above identified in the under substance of an original joht inventor for any place is desirous of acquiring, or has acquired and is destrous of memorinalizing is acculation that unide site and incr	Title of the Invention ("Invention")	COMPRESSION INSTRUMENT	
Assignee ('Assignee') Stylet Trauma AG, inexported in Switzerland, and having a place of outsiness al Bohnackerveg 1; CH-2645 Serzer; SWITZERLAND ECLARATION As named inventor, I hereby declare that: This declaration is directed to: The discreted Application Number or PCT International Application Number <u>14/073,219</u> field on <u>November 6, 2013</u> that the above-identified Application, index smade or authorized to be made by me; that I believe I am the original inventor or an original joint inventor of a laimed Invention in the above-identified Application, and that I hereby acknowledge that any willful failse statement made in this declaration is purshebile under 18 U.S.C. 1001 by fine or imprisonment of not more than five (0) years, or both. NOW, THEREFORE, for good and valueble consideration the receipt of which is haveby acknowledged. I gore to usershop, and or laimed interest in the above-identified Application and hereby do assign, to Assignee me given the right, the and interest in and to be Applicated in the interest of which is haveby acknowledged. I gore to usershop, and being yar, or both. NOW, THEREFORE, for good and valueble consideration the receipt of which is haveby acknowledged. I gore to usershop, and being yar, and any worther dight, the and interest in the above-identified Application. NOW, THEREFORE, for good and valueble consideration the receipt of which is haveby acknowledged. I gore to usershop, non-provisional priority to or benefit of the Application pursent to error data signates and other subject matter described therein, any priorities including grow and all other countries, including any and all other countries, including any and all other countries, including any and all other countries. Including the matter data matching the application in the under subject to earter and other countries, including any and all other subject to active a term of the application data matching and to any or reash, and any priority to reash of an obligation to complex. Lappre 10 assign to assign to		Fernando Ferreira Monteiro Pacheco	
As samed inventor, I hareby declare that: This declaration is directed to: The stacked Application The stacked Application Number or PCT International Application Number 14/073,219 The stacked Application Number of PCT International Application Number 14/073,219 That the above-identified Application is inventor of a constrained inventor in the above-identified Application; and that he adove-identified Application is unvertex of a constrained inventor of a constrained inventor in the above-identified Application; and that i heady activates and an original joint inventor of a colamed inventor in the above-identified Application; and that i heady acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. Satistic Satisti	Assignee ("Assignee")	Stryker Traums AG, incorporated in Switzerland, and having a place of surjects of Detection of the	
This declaration is directed to: The stateched Application The stateched		DECLARATION	
The situsted Application Movember 6,2013 Index of provide the provided provided to be made by me: Index of the above-identified Application Number or PCT International Application Number 14/073,219 Index the above-identified Application is/was made or authorized to be made by me: Index the above-identified Application is/was made or authorized to be made by me: Index the above-identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application is/was made or authorized to be made by me: Index to be above identified Application in the above-identified Application; and Index to be above identified Application in the above identified Application. NOW, THEREFORE, for good and valuable consideration the receipt of which is breeby acknowledged. I agree to essign, and hereby do assign, to assigne the right the and interest in and to the Application in the ubide States of Amarica and a to another countries, including any and all instructions, discoverse and other subject matter described (therein, any divisional, continuation, continuation, on provide and is adstitute, noticing and the calculated in the dates. Index to abaginge the right to claim such to prive or reary, and any patent Issuing from any of the foregoing. I agree to essign, and hereby do assign, to assign to any expression non-provide and in the Application to a third affy. Thereby authorize the U.S. Petent and Trademark Office, and any other locatic to bare vision to assign a transforcabe, here equivaments to a	As named inventor, I hereby declare t	hal:	
Inde of November 5, 2013 Ital the above-identified Application is/was made or authorized to be made by me; Ital the above-identified Application is/was made or authorized to be made by me; Ital the above-identified Application; and Ital i hereby acknowledge that any wilful false statement made in this dectaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. ASSIGNMENT IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignees is desirous of acquiring, or has acquired and is destrous of memorializing Its acquisition further herein, my entire right, title and interest in the above-identified Application. NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to assign, and hereby do assign, to Assignee my entire right, title and interest in and to the Application in the United States of America and all other countries, including any and all usubtitute, release, necksmination certificate following inter Partes Review, certificate following interestion, may of the foregoing. I agree to assign, and hereby do assign, to Assignee my eaviewing that to claim such priority or breatly, and any patent Issuing from any of the foregoing. I agree to assign, and hereby of assign to avaignee the right to claim such priority or breatly. And any patent Issuing from any of the foregoing. I agree to assign and hereby a cascing near sub-time to advise the regulation and to record Assignee's scenes and to provide other couprist is agree. Without in the Application and to record Assignee's comership thereof. A salignee's request and to part of its rights set forth there in in face is declared to avaignee the rights. In the Application and to record Assignee's comership thereof. Assignee the requise is and there on the scenario to the double and there assign and there on the state and the application state of protect Assignee any affit is eights and to provide other cooperation. Such as testimony, as may there in infasion t	CR The altached Ap		
that I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and that I hereby acknowledge that any wilful false statement made in this declaration is punishable under 16 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. ASSIGNMENT IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing its acquisition further herein, my entire right, title and interest in the above-identified Application. NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to easign, and hereby do assign, to Assignee importanties, including any and all thre-countries, including any and all inventions, discoveries and other subject matter described therein, any divisional, continuation. Anothragion-in-part, conversion, non-provisional, priority to or benefit of the Application pursuent to any law or treaty, and any patent issuing from any of the foregoing. I agree to assign, and hereby do assign, to Assignee in right to claim such priority or benefit. I have no phore to the inter patient scaling any and any patent issuing from the Application and to record Assignee's any other foregoing. I agree to assign, to Assignee in the pholication and to record Assignee's any other toregoing, and hereby do assign, to Assignee in reacher to phoritor to the problem. There and previously or orwersed, nor am i sware of an obligation to convey, my rights to case acquired to the applications and to record Assignee's any atsitu agrees to its application, industing from the Application and to record Assignee's any assign or transfer at or part of its rights set forth provision have required meths assignee and provision there cooperation, such as testimory, are applicated assignee's application. Assignee and a single asing assign or transfer a	med on Nove	mber 6, 2013	
that I hereby acknowledge that any willful failse statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. ASSIGNMENT IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing its acquisition further herein, my entire right, title and interest in the above-identified Application. NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to easign, end hereby do assign, to Assignee my entire right, title and interest in the Application in the United States of America and all other countries, including any and all inventions, discoveries and other subject matter described therein, any divisional, continuation, continuation, inc-provisional, inventions, discoveries and other subject matter described therein, any divisional, continuation, continuation, inc-provisional, priority to orbenefit of the Application pursuent to any taw or treaty, and any patent issuing from any of the foregoing. I agree to assign, and hereby do easign, to Assignee the right to claim such priority or benefit. I have not previously conveyed, nor an taware of an obligation to convey, my rights in the Application to a third party. I hereby authorize the U.S. Patent and Trademark Offlee, and any other governmental agrees (in the word), to issue to Assignee and part of the toregoing, such as testimory, as may there in this activate documents prepared at Assignee's expresses and to provision such as testimory, as may a first in signature to the provision resorbed there cooperation, such as testimory, as may there in dis ded discrete or protect Assignee's regimes and to the foregoing of its rights set forth provision herein is unenforceable, the requirements of the provision most closely reflecting the purpose of the offending portions thereof shall be deemed replaced, to the extent possible, with a provision most closely reflecting the purpos			
ASSIGNMENT IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is destrous of memorializing its acquisition further herein, right, title and interest in the ebove-identified Application. NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to essign, and hereby do assign, to Assignee my entire right, title and interest in the ebove-identified Application. continuation-in-part, conversion, non-provisional, austitute, resistue, new similation entire inside therein, any divisional, continuation-in-part, conversion, non-provisional, austitute, resistue, new similation entire inside therein, any divisional, continuation, continuation-in-part, conversion, non-provisional, austitute, resistue, new similation entire inside to ensigh, and hereby do essign, to Assignee the right to claim such priority or benefit. I have not previously conveyed, nor am I aware of an obligation to convey, my rights to Assignee the right to claim such priority or benefit. I have not previously conveyed, nor am I aware of an obligation to convey, my rights to assign early alents resulting from the Application and the academark Office, and any other offician of the work to is assign a solution to be ended to evidence or protect Assignee's synches and to provide other cooperation, such ale testimory, as may be reasonably required to evidence or protect Assignee's expense and to provide other countries are also provide other cooperation, such assignee may affic is in equiption. Assignee may assign or transfer all or part of its indivise to form provisional the Assignee's oxpense and to provide other cooperation, such as estimory, as may be reasonably required to evidence or protect Assignee's expense and to provide other cooperation, such as estimation continuatithe Assignee's synchron. Assignee may affic i	that I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and		
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NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to essign, and hereby do assign, to Assignee my entire right, title and interest in and to the Application in the United States of America and all other countries, including any and all inventions, discoveries and other subject matter described therein, any divisional, continuation, continuation-in-part, conversion, non-provisional, priority to or benefit of the Application pursuent to any taw or treaty, and any pattert Issuing from any of the foregoing. I agree to assign, and hereby do assign, to Assignee the right to claim such priority or benefit. Thereby subtricts the US. Pelent and Trademark Office, and any other goovernmental agency in the world, to issue to Assignee all patents resulting from the Application and to record Assignee's ownership thereof. At Assignee's assonable request 1 agree, without the resonably required to evidence or protect Assignee may affit is bignature to this document as well as any other indicia of its rights set forth hereof. If any provision here then its uneforceable, the requirements of the provision meral and on the application of the Assignee's expression to a shift and the acceptance of the offending portions thereof shall be deemed replaced, to the extent possible, with a provision hereof is any provision here the is used necessarily to discrete the use requirements of the provision and the purpose of the offending portions thereof shall be deemed replaced, to the extent possible, with a provision for a shall extend performance of the offending understands the contents of the application, including daims and is aware of the duty to disclose to the Office all information here are provision applications. Assignee may affit is a signature to this application and the requirements of the provision hereing and an understands the contents of the application, including daims and is aware of the duty to disclose to the Office all information known to be material to patentabili		ASSIGNMENT	
inventions, discoveries and other subject matter described therein, any divisional, continuation continuation-in-part, conversion, non-provisional, substitute, reissue, re-examination certificate following Inter Partes Review, certificate following Post Grant Review, all other applications claiming of the Application to savigne the Application bursuant to any taw or treaty, and any patent lissuing from any of the foregoing. I agree to assign, and hereby do assign, to Assignee the right to claim such priority or benefit of the Application to cantre, my rights in the Application to a third party. I hereby authorize the U.S. Petent and Trademark Office, and any other governmental agency in the world, to issue further remuneration, to execute and deliver documents prepared at Assignee's expense and to provide other cooperation, such as testimony, as may bereand the sole discribent. A selected the requirements of the application shall remain to the full deliver documents prepared at Assignee may assign or transfer all or part of its rights set forth provisions hereof. If any provision here its unenforceable, the requirements of the provision shall remain to the full extent permissible by law and the offending portions thereof shall be deemed replaced, to the extent possible, with a provision most closely reflecting the purpose of the offending portions thereof shall be deemed replaced, to the extent possible, with a provision most closely reflecting the purpose of the offending portions and is aware of the duty to disclose to the Office all information known to be material to patental in the application in a set of the duty to disclose to the Office all information known to be material to patental the contents of the application. Assignee may assign or transfer all or patenta of its rights set forth provision most closely reflecting the purpose of the offending portions thereof shall be deemed replaced, to the extent possible, with a provision here and its indicates the provision frame remain to the softenes of the	IN ADDITION TO MAKING THIS DEC Its acquisition further herein, my entire	LARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing right, title and interest in the above-identified Application.	
Accounting to 37 C.F.R. 1.63 (c). "(a) person may not execute an oath or declaration unless the person has reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office all Information known to be material to patentability as defined in 1.56." WITNESSED: <u>JUMN</u> Classifier 2013 (Date) (Signature) CALCE BOT STOCK	inventions, discoveries and other sub substitute, reisaue, re-examination ce- priority to or benefit of the Application do assign, to Assignee the right to class in the Application to a third party. I here to Assignee all patents resulting from 1 further remuneration, to execute and d be reasonably required to evidence on herein in its sole discretion. I agree the Drovisions hereof. If any nonvision here	plect matter described therein, any divisional, continuation, continuation-in-part, conversion, non-provisional, ritificate following inter Partes Review, certificate following Post Grant Review, all other applications claiming pursuant to any law or treaty, and any patent issuing from any of the foregoing. I agree to assign, and hereby im such priority or benefit. I have not previously conveyed, nor am I aware of an obligation to convey, my rights reby authorize the U.S. Patent and Trademark Office, and any other governmental agency in the world, to issue the Application and to record Assignee's ownership thereof. At Assignee's reasonable request i agree, without protect Assignee's rights in the Application. Assignee may assign or transfer all or part of its rights set forth lat the Assignee may affix its signature to this document as well as any other indicia of its acceptance of the late is the Assignee the Assignee's the Application.	
According to 37 C.F.R. 1.63 (c). "(a) person may not execute an oath or declaration unless the person has reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office all Information known to be material to patentability as defined in 1.56." WITNESSED: (Date) (Date)	12th November 20 (Date)	513 Fernando Ferreira Monteiro Pecheco	
(Dete) November 2013 (Signature)	According to 37 C.F.R. 1.63 (c) "(a) person may not everyle an opth or declaration unlines the second time and		
	WITNESSED: <u>1220 Note-bor</u> 20 (Date)	Orce Bortocould	

An Application Data Sheet (PTO/58/14 or Equivalent) naming the entire inventiveness entity must accompany this form unless previously submitted.

PATENT

REEL. 031783 FRAME: 0333/12/11

COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET	
Attorney, Docket No.	TRAUMA 3.0-740
Title of the invention ("Invention")	COMPRESSION INSTRUMENT
Legal Name of Inventor ("Inventor")	Guillaume Bugnard
Assignee ("Assignee")	Stryker Traums AG, incorporated in Seizach, Switzerland, and having a place of business at Bohnackerweg 1; CH-2545 Seizach; SWITZERLAND
	DECLARATION
filed on <u>No</u>	
	tor or an original joint inventor of a claimed invention in the above-identified Application; and willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not
	ASSIGNMENT
· · · · · · · · · · · · · · · · · · ·	CLARATION, WHEREAS the Assignme is desirous of acquiring, or has acquired and is desirous of memorializing re right, title and interest in the above-identified Application.
inventions, discoveries and other si substitute, reissue, re-examination of priority to or benefit of the Applicatio do assign, to Assignee the right to di in the Application to a third party. I h to Assignes all patents resulting from further remuneration, to execute and be reasonably required to evidence herein in its sole discretion. I agree provisions hereof. If any provision be	valuable consideration the receipt of which is hereby acknowledged, I agree to assign, and hereby do assign, to interest in and to the Application in the United States of America and all other countries, including any and all ubject matter described therein, any divisional, continuation, continuation-in-part, conversion, non-provisional, certificate following inter Partes Review, cartificate following Post Grant Review, ell other applications claiming in pursuant to any law or treaty, and any patent issuing from any of the foregoing. I agree to assign, and hereby attereby authorize the U.S. Patent and Trademark Office, and any other governmental agency in the world, to issue in the Application and to record Assignee's expense and to provide other cooperation, such as testimony, as may or protect Assignee's rights in the Application. Assignee may assign or transfer all or part of its rights are for the the Assignee's regioners and to provide other cooperation, such as testimony, as may or protect Assignee may affix its signature to this document as well as any other indict of its acceptance of the areful the Assignee, the requirements of the provision shall remain to the full extent permissible by law and it he deemed replaced, to the extent possible, with a provision most closely reflecting the purpose of the offending
12. Nov. 2013 (Date)	Guillaume Bugnard
According to 37 C.F.R, 1,63 (c), "[a] per application, including claims and is awa	WARNING rean may not execute an oath or declaration unless the person has reviewed and understands the contents of the re of the duty to disclose to the Office all Information known to be material to patentability as defined in 1.58.*
MTNESSED: <u>12 A Sum Let 20</u> 1 (Date)	(Signalupe)

An Application Data Sheet (PTO/SB/14 or Equivalent) naming the entire inventiveness entity must accompany this form unless previously submitted.

PATENT

REEL. 031783 FRAME: 0334/12/11