### 505687106 09/24/2019

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5733916

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

# **CONVEYING PARTY DATA**

Name	Execution Date
NOREEN GORDON SABLOTSKY	08/22/2019
RACHAEL SABLOTSKY KISH	08/22/2019
KATHRYN GARRIOTT SABLOTSKY	09/15/2019
SCOTT R. ARP	09/05/2019
DAMIAN H. TOMLIN	09/05/2019
VICTOR M. GOMEZ	09/05/2019
LISANDRO RIVERA ALVAREZ	09/05/2019
WILLIAM THOMAS BALES	09/04/2019
PAUL JOHN GRATA	08/29/2019

# **RECEIVING PARTY DATA**

Name:	IMALAC, INC.	
Street Address:	9700 S. DIXIE HIGHWAY, UNIT 810	
City:	MIAMI	
State/Country:	FLORIDA	
Postal Code:	33156	

# **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	16485122

# **CORRESPONDENCE DATA**

Fax Number: (203)323-1800

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: (203) 323-1800

Email: pto@gordonjacobson.com GORDON & JACOBSON, P.C. **Correspondent Name:** 

Address Line 1: **60 LONG RIDGE ROAD** 

Address Line 2: SUITE 407

Address Line 4: STAMFORD, CONNECTICUT 06902

ATTORNEY DOCKET NUMBER: IMA-003US DAVID P. GORDON NAME OF SUBMITTER:

PAIENI

REEL: 050469 FRAME: 0929 505687106

SIGNATURE:	/David P. Gordon/			
DATE SIGNED:	09/24/2019			
Total Attachments: 15				
source=Assigns-Signed-IMA-003US-Asf	Filed#page1.tif			
source=Assigns-Signed-IMA-003US-Asf	Filed#page2.tif			
source=Assigns-Signed-IMA-003US-Asl	Filed#page3.tif			
source=Assigns-Signed-IMA-003US-Asf	-iled#page4.tif			
source=Assigns-Signed-IMA-003US-Asf	Filed#page5.tif			
source=Assigns-Signed-IMA-003US-Asf	source=Assigns-Signed-IMA-003US-AsFiled#page6.tif			
source=Assigns-Signed-IMA-003US-AsFiled#page7.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page8.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page9.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page10.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page11.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page12.tif				
source=Assigns-Signed-IMA-003US-AsFiled#page13.tif				
source=Assigns-Signed-IMA-003US-AsI	source=Assigns-Signed-IMA-003US-AsFiled#page14.tif			

source=Assigns-Signed-IMA-003US-AsFiled#page15.tif

PATENT REEL: 050469 FRAME: 0930

WHEREAS, we, Noreco Gordon Sablotsky, Rachael Sablotsky Kish, Kathryn Garriott Sablotsky, Scott R. Arp, William Thomas Bales, Paul John Grata, Damian H. Tomlin, Victor M. Gamez and Lisandro Rivera Alvarez, hereinafter referred to as the "ASSIGNORS", whose post office addresses and citizenship are, respectively,

- 1) 8201 Cheryl Lane, Miami, FL 33143 (US Citizen)
- 2) 7231 SW 146th Terrace, Miami, FL 33158 (US Citizen)
- 3) 1417 Creek House Lane, Charleston, SC 29492 (US Citizen)
- 4) 10990 SW 50 Terrace, Miami, FL 33165 (US Citizen)
- 5) 7630 SW 54th Ave, Miami, FL 33143 (US Citizen)
- 6) 6915 Main Street, Unit 139, Miami Lakes, FL 33014 (US Citizen)
- 7) 12321 NW 26th Street, Coral Springs, FL 33065 (US Citizen)
- 8) 1924 NE 32nd Avenue, Fort Lauderdale, FL 33305 (US Citizen)
- 9) 14147 SW 32nd Street, Miramar, FL 33027 (US Citizen)

have invented certain new and useful invention, inventions or improvements in

# Breast Milk Expression Apparatus and System

as described and set forth in an application for Letters Patent of the United States of America filed on August 9, 2019 and assigned serial number 16/485,122, hereinafter "APPLICATION";

AND WHEREAS, IMALAC, Inc., hereinafter referred to as the "ASSIGNEE", a company existing under the laws of Florida and having a place of business at 9700 S Dixie Highway, Unit 810, Miami, FL 33156, is desirous of acquiring or confirming its acquisition of the entire right, title and interest in and to said invention, inventions or improvements described or set forth in said APPLICATION, and in and to said and to said APPLICATION, and in and to any and all patents, both of the United States and of all foreign countries, that may be obtained therefor;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that we, the ASSIGNORS, for good and valuable considerations, the receipt and sufficiency of which we hereby acknowledge, have sold, assigned, transferred and conveyed, and by this assignment do sell, assign, transfer and convey, anto the ASSIGNEE, its successors and assigns, the entire right, title and interest throughout the world, in and to our invention, inventions or improvements described or set furth in said APPLICATION, in any form or embodiment thereof, and in and to said APPLICATION, and in and to any provisional or non-provisional application of which said APPLICATION claims the benefit, and in and to any applications filed in any foreign country based thereon, including the right to file foreign applications under the provisions of any convention or treaty; and in and to any confirmation, divisional, continuation, continuation-in-part, or substitute application or any other application which claims the benefit of said APPLICATION which may be filed on said invention, inventions or improvements in the United States or in any foreign country; and in and to any and all patents, certificates, utility models, reissues, extensions, additions or confirmations thereof which may be granted in the United States or in any foreign country upon said invention, inventions or improvements, to have and to hold the same to the full end of the term or terms for which any and all such United States and foreign patents and grants may be issued on said invention, inventions or improvements; and in and to all causes of action and remedies related to said invention, inventions, or improvements, APPLICATION or related applications and parents (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing): and in and to all other rights and interests

AND we do hereby authorize and request the issuing authority to issue any and all of said United States and foreign patents on said APPLICATION or applications to the ASSIGNRE, its successors and assigns, as the assignees of the entire right, title and interest in and to the same, for the sole use and benefit of the ASSIGNEE, its successors and assigns.

AND we do hereby covenant and warrant that we have full right to convey the entire right, title and interest herein assigned free and clear of all licenses, encumbrances and liens whatsoever, and that we have not executed and will not execute any instruments in conflict herewith.

AND we, for the conditions aforesaid, do hereby covenant and agree to and with the ASSIGNEE, its successors and assigns, that we, our executors, administrators, or other personal representatives, shall and will do all lawful acts and things, make all rightful oaths, and make, execute, and deliver any and all other instruments in writing, and any and all further applications, papers, powers, affidavits, assignments, disclaimers and other documents, which in the opinion of counsel for the ASSIGNEE, its successors and assigns, may be required or necessary in this or in any foreign country more effectually to secure to and vest in the ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, inventions, or improvements, APPLICATION or applications, patents, rights, titles, benefits, privileges and advantages hereby sold, assigned, confirmed, transferred and conveyed.

The undersigned hereby grant(s) David P. Gordon, Esq., David S. Iacobson, Esq., Jay P. Shrollini, Esq., and Christian Mannino, Esq. the power to insert on this Assignment any further identification which may be necessary in order to comply with the rules of the U.S. Patent and Trademark Office for the recordation of this document and to correct any errors or defects herein.

# ASSIGNORS:

IN WITNESS WHEREOF, we have h	ereunto set our hands and seals this 22 day of
August, 2019.  Rachael Sablotsky Kish	Novem Gordon Sablotsky
Kathryu Garriott Sablotsky	
Scott R. Arp	William Thomas Balcs
Paul John Grata	Damian H. Tomlin
Victor M. Gamez	Lisandro Rivera Alvarez

State of Florida
State of 10nda ss:  County of Mani-dade ss:
BE IT KNOWN, that on this 22 day of August, 2019, personally appeared the following person(s),
1) Rachael Kish 2) Noveen Sablotsky
2) Noveen Sablotsky
3)
4)
5)
6)
7)
8)
9)
known to me (or satisfactorily proven) to be the individuals described in and who executed the foregoing assignment.
Notary Public
· · · · · · · · · · · · · · · · · · ·
SEAL
My commission expires:  Notary Public State of Florida Loten S Footen My Commission GG 232302

WHEREAS, we, Noreen Gordon Sablotsky, Rachael Sablotsky Kish, Kathryn Garriott Sablotsky, Scott R. Arp, William Thomas Bales, Paul John Grata, Damian H. Tomlin, Victor M. Gamez and Lisandro Rivera Alvarez, hereinafter referred to as the "ASSIGNORS", whose post office addresses and citizenship are, respectively,

- 1) 8201 Cheryl Lane, Miami, FL 33143 (US Citizen)
- 2) 7231 SW 146th Terrace, Miami, FL 33158 (US Citizen)
- 3) 1417 Creek House Lane, Charleston, SC 29492 (US Citizen)
- 4) 10990 SW 50 Terrace, Miami, FL 33165 (US Citizen)
- 5) 7630 SW 54th Ave, Miami, FL 33143 (US Citizen)
- 6) 6915 Main Street, Unit 139, Miami Lakes, FL 33014 (US Citizen)
- 7) 12321 NW 26th Street, Coral Springs, FL 33065 (US Citizen)
- 8) 1924 NE 32nd Avenue, Fort Lauderdale, FL 33305 (US Citizen)
- 9) 14147 SW 32nd Street, Miramar, FL 33027 (US Citizen)

have invented certain new and useful invention, inventions or improvements in

# Breast Milk Expression Apparatus and System

as described and set forth in an application for Letters Patent of the United States of America filed on August 9, 2019 and assigned serial number 16/485,122, hereinafter "APPLICATION";

AND WHEREAS, IMALAC, Inc., hereinafter referred to as the "ASSIGNEE", a company existing under the laws of Florida and having a place of business at 9700 S Dixie Highway, Unit 810, Miami, FL 33156, is desirous of acquiring or confirming its acquisition of the entire right, title and interest in and to said invention, inventions or improvements described or set forth in said APPLICATION, and in and to said APPLICATION, and in and to any and all patents, both of the United States and of all foreign countries, that may be obtained therefor;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that we the ASSIGNORS, for good and valuable considerations, the receipt and sufficiency of which we hereby acknowledge, have sold, assigned, transferred and conveyed, and by this assignment do sell, assign, transfer and convey, unto the ASSIGNEE, its successors and assigns, the entire right, title and interest throughout the world, in and to our invention, inventions or improvements described or set forth in said APPLICATION, in any form or embodiment thereof, and in and to said APPLICATION, and in and to any provisional or non-provisional application of which said APPLICATION claims the benefit, and in and to any applications filed in any foreign country based thereon, including the right to file foreign applications under the provisions of any convention or treaty; and in and to any confirmation, divisional, continuation, continuation-in-part, or substitute application or any other application which claims the benefit of said APPLICATION which may be filed on said invention, inventions or improvements in the United States or in any foreign country; and in and to any and all patents, certificates, utility models, reissues, extensions, additions or confirmations thereof which may be granted in the United States or in any foreign country upon said invention, inventions or improvements, to have and to hold the same to the full end of the term or terms for which any and all such United States and foreign patents and grants may be issued on said invention, inventions or improvements; and in and to all causes of action and remedies related to said invention, inventions, or improvements, APPLICATION or related applications and patents (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing); and in and to all other rights and interests

AND we do hereby authorize and request the issuing authority to issue any and all of said United States and foreign patents on said APPLICATION or applications to the ASSIGNEE, its successors and assigns, as the assignees of the entire right, title and interest in and to the same, for the sole use and benefit of the ASSIGNEE, its successors and assigns.

AND we do hereby covenant and warrant that we have full right to convey the entire right, title and interest herein assigned free and clear of all licenses, encumbrances and liens whatsoever, and that we have not executed and will not execute any instruments in conflict herewith.

AND we, for the conditions aforesaid, do hereby covenant and agree to and with the ASSIGNEE, its successors and assigns, that we, our executors, administrators, or other personal representatives, shall and will do all lawful acts and things, make all rightful oaths, and make, execute, and deliver any and all other instruments in writing, and any and all further applications, papers, powers, affidavits, assignments, disclaimers and other documents, which in the opinion of counsel for the ASSIGNEE, its successors and assigns, may be required or necessary in this or in any foreign country more effectually to secure to and vest in the ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, inventions, or improvements, APPLICATION or applications, patents, rights, titles, benefits, privileges and advantages hereby sold, assigned, confirmed, transferred and conveyed.

The undersigned hereby grant(s) David P. Gordon, Esq., David S. Jacobson, Esq., Jay P. Sbrollini, Esq., and Christian Mannino, Esq. the power to insert on this Assignment any further identification which may be necessary in order to comply with the rules of the U.S. Patent and Trademark Office for the recordation of this document and to correct any errors or defects herein.

ASSIGNORS:

# Rachael Sablotsky Kish Noreen Gordon Sablotsky Kathryn Garriott Sablotsky Scott R. Arp William Thomas Bales Paul John Grafa Damian H. Tomlin Victor M. Gamez Lisandro Rivera Alvarez

kan di baka kina dikina kadina di bawa kama ili ka kina kina kina kina katala ka ka di kata ka di baba ka di k

or a la cristalistica de la collegación de la cristalistica de constitución de la cristalistica del cristalistica de la cristalistica del cristalistica de la cristalistica del cristalistica de la cristalistica de la cristalistica del cristalistica de la cristalistic

	South Care Berkeley		My Commission	ie of South Caroline Expires 2/11/2021	
B he follow	E IT KNOWN, the ving person(s),	at on this 1544	ay of Septem	64 , 2019, per	sonally appeared
1) _	Kalheya C	Fairoff Sa	blotsky		
					A STATE OF THE STA
2)			<del>nia dia kaominina dia kaominina</del>		
3)					
4)					
5)					
6)					
カ					
8)					
i i s <del>ilandi</del> Se Silandi se s					
9)					
wn to m	e (or satisfactoril	/ proven) to be the	individuals desc	riked in and who	executed the forego
gnment.					everning mic 101,c80
			111.	ald its	
			My	Notary Publi	<u>c</u>
AL					
ener Commic	sion expires:				
ommins:	ovou expires:				

1

WHEREAS, we, Noreen Gordon Sablotsky, Rachael Sablotsky Kish, Kathryn Garriott Sablotsky, Scott R. Arp, William Thomas Bales, Paul John Grata, Damian H. Tomlin, Victor M. Gamez and Lisandro Rivera Alvarez, hereinafter referred to as the "ASSIGNORS", whose post office addresses and citizenship are, respectively.

- 1) 8201 Cheryl Lane, Miami, FL 33143 (US Citizen)
- 2) 7231 SW 146th Terrace, Miami, FL 33158 (US Citizen)
- 3) 1417 Creek House Lane, Charleston, SC 29492 (US Citizen)
- 4) 10990 SW 50 Terrace, Miami, FL 33165 (US Citizen)
- 5) 7630 SW 54th Ave, Miami, FL 33143 (US Citizen)
- 6) 6915 Main Street, Unit 139, Miami Lakes, FL 33014 (US Citizen)
- 7) 12321 NW 26th Street, Coral Springs, FL 33065 (US Citizen)
- 8) 1924 NE 32nd Avenue, Fort Lauderdale, FL 33305 (US Citizen)
- 9) 14147 SW 32nd Street, Miramar, FL 33027 (US Citizen)

have invented certain new and useful invention, inventions or improvements in

# **Breast Milk Expression Apparatus and System**

as described and set forth in an application for Letters Patent of the United States of America filed on August 9, 2019 and assigned serial number 16/485,122, hereinafter "APPLICATION";

AND WHEREAS, IMALAC, Inc., hereinafter referred to as the "ASSIGNEE", a company existing under the laws of Florida and having a place of business at 9700 S Dixie Highway, Unit 810, Miami, FL 33156, is desirous of acquiring or confirming its acquisition of the entire right, title and interest in and to said invention, inventions or improvements described or set forth in said APPLICATION, and in and to said APPLICATION, and in and to any and all patents, both of the United States and of all foreign countries, that may be obtained therefor;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that we, the ASSIGNORS, for good and valuable considerations, the receipt and sufficiency of which we hereby acknowledge, have sold, assigned, transferred and conveyed, and by this assignment do sell, assign, transfer and convey, unto the ASSIGNEE, its successors and assigns, the entire right, title and interest throughout the world, in and to our invention, inventions or improvements described or set forth in said APPLICATION, in any form or embodiment thereof, and in and to said APPLICATION, and in and to any provisional or non-provisional application of which said APPLICATION claims the benefit, and in and to any applications filed in any foreign country based thereon, including the right to file foreign applications under the provisions of any convention or treaty; and in and to any confirmation, divisional, continuation, continuation-in-part, or substitute application or any other application which claims the benefit of said APPLICATION which may be filed on said invention, inventions or improvements in the United States or in any foreign country; and in and to any and all patents, certificates, utility models, reissues, extensions, additions or confirmations thereof which may be granted in the United States or in any foreign country upon said invention, inventions or improvements, to have and to hold the same to the full end of the term or terms for which any and all such United States and foreign patents and grants may be issued on said invention, inventions or improvements; and in and to all causes of action and remedies related to said invention, inventions, or improvements, APPLICATION or related applications and patents (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing): and in and to all other rights and interests

AND we do hereby authorize and request the issuing authority to issue any and all of said United States and foreign patents on said **APPLICATION** or applications to the **ASSIGNEE**, its successors and assigns, as the assignees of the entire right, title and interest in and to the same, for the sole use and benefit of the **ASSIGNEE**, its successors and assigns.

AND we do hereby covenant and warrant that we have full right to convey the entire right, title and interest herein assigned free and clear of all licenses, encumbrances and liens whatsoever, and that we have not executed and will not execute any instruments in conflict herewith.

AND we, for the conditions aforesaid, do hereby covenant and agree to and with the ASSIGNEE, its successors and assigns, that we, our executors, administrators, or other personal representatives, shall and will do all lawful acts and things, make all rightful oaths, and make, execute, and deliver any and all other instruments in writing, and any and all further applications, papers, powers, affidavits, assignments, disclaimers and other documents, which in the opinion of counsel for the ASSIGNEE, its successors and assigns, may be required or necessary in this or in any foreign country more effectually to secure to and vest in the ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, inventions, or improvements, APPLICATION or applications, patents, rights, titles, benefits, privileges and advantages hereby sold, assigned, confirmed, transferred and conveyed.

The undersigned hereby grant(s) David P. Gordon, Esq., David S. Jacobson, Esq., Jay P. Sbrollini, Esq., and Christian Mannino, Esq. the power to insert on this Assignment any further identification which may be necessary in order to comply with the rules of the U.S. Patent and Trademark Office for the recordation of this document and to correct any errors or defects herein.

ASSIGNORS:		
IN WITNESS WHERECO	OF, we have hereunto se	et our hands and seals thisday of
N/A		NA
Rachael Sablotsky Kish		Noreen Gordon Sablotsky
NA		
Kathryn Garriott Sablotsky		
Least (han)		N/A
Scott R. Arp		William Thomas Bales
NA	ing the state of t	Damian Donlin
Paul John Grafa		Damian H. Tomlin
1/46 lames	and the state of t	Sill C
Victor M. Gamez		Lisandro Rivera Alvarez

**REEL: 050469 FRAME: 0938** 

State of	R	
	SnowAnp ) ss:	
	KNOWN, that on this 5 day of person(s),	SEP. , 2019, personally appeared
1)	DAMIAN H. TOM	LIN
2)	ICTORN. GAMEZ	·
3)	cott R Arp	oronanananananananananananananananananan
4) Lig	sandro Rivera Alva	102
5)	NA	
6)	N/A	
7)	NA	
8)	NA	
9)	NA	
cnown to me (assignment.		duals described in and who executed the foregoing
	Juan Frometa State of Florida Commission Expires 09/13/2021 Commission No. GG 142697	Notary Public
My commissio	on expires;	

3

REEL: 050469 FRAME: 0939

WHEREAS, we, Noreen Gordon Sablotsky, Rachael Sablotsky Kish, Kathryn Garriott Sablotsky, Scott R. Arp, William Thomas Bales, Paul John Grata, Damian H. Tomlin, Victor M. Gamez and Lisandro Rivera Alvarez, hereinafter referred to as the "ASSIGNORS", whose post office addresses and citizenship are, respectively,

- 1) 8201 Cheryl Lane, Miami, FL 33143 (US Citizen)
- 2) 7231 SW 146th Terrace, Miami, FL 33158 (US Citizen)
- 3) 1417 Creek House Lane, Charleston, SC 29492 (US Citizen)
- 4) 10990 SW 50 Terrace, Miami, FL 33165 (US Citizen)
- 5) 7630 SW 54th Ave, Miami, FL 33143 (US Citizen)
- 6) 6915 Main Street, Unit 139, Miami Lakes, FL 33014 (US Citizen)
- 7) 12321 NW 26th Street, Coral Springs, FL 33065 (US Citizen)
- 8) 1924 NE 32nd Avenue, Fort Lauderdale, FL 33305 (US Citizen)
- 9) 14147 SW 32nd Street, Miramar, FL 33027 (US Citizen)

have invented certain new and useful invention, inventions or improvements in

# **Breast Milk Expression Apparatus and System**

as described and set forth in an application for Letters Patent of the United States of America filed on August 9, 2019 and assigned serial number 16/485,122, hereinafter "APPLICATION";

AND WHEREAS, IMALAC, Inc., hereinafter referred to as the "ASSIGNEE", a company existing under the laws of Florida and having a place of business at 9700 S Dixie Highway, Unit 810, Miami, FL 33156, is desirous of acquiring or confirming its acquisition of the entire right, title and interest in and to said invention, inventions or improvements described or set forth in said APPLICATION, and in and to said APPLICATION, and in and to any and all patents, both of the United States and of all foreign countries, that may be obtained therefor;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that we, the ASSIGNORS, for good and valuable considerations, the receipt and sufficiency of which we hereby acknowledge, have sold, assigned, transferred and conveyed, and by this assignment do sell, assign, transfer and convey, unto the ASSIGNEE, its successors and assigns, the entire right, title and interest throughout the world, in and to our invention, inventions or improvements described or set forth in said APPLICATION, in any form or embodiment thereof, and in and to said APPLICATION, and in and to any provisional or non-provisional application of which said APPLICATION claims the benefit, and in and to any applications filed in any foreign country based thereon, including the right to file foreign applications under the provisions of any convention or treaty; and in and to any confirmation, divisional, continuation, continuation-in-part, or substitute application or any other application which claims the benefit of said APPLICATION which may be filed on said invention, inventions or improvements in the United States or in any foreign country; and in and to any and all patents, certificates, utility models, reissues, extensions, additions or confirmations thereof which may be granted in the United States or in any foreign country upon said invention, inventions or improvements, to have and to hold the same to the full end of the term or terms for which any and all such United States and foreign patents and grants may be issued on said invention, inventions or improvements; and in and to all causes of action and remedies related to said invention, inventions, or improvements, APPLICATION or related applications and patents (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing): and in and to all other rights and interests

AND we do hereby authorize and request the issuing authority to issue any and all of said United States and foreign patents on said **APPLICATION** or applications to the **ASSIGNEE**, its successors and assigns, as the assignees of the entire right, title and interest in and to the same, for the sole use and benefit of the **ASSIGNEE**, its successors and assigns.

AND we do hereby covenant and warrant that we have full right to convey the entire right, title and interest herein assigned free and clear of all licenses, encumbrances and liens whatsoever, and that we have not executed and will not execute any instruments in conflict herewith.

AND we, for the conditions aforesaid, do hereby covenant and agree to and with the ASSIGNEE, its successors and assigns, that we, our executors, administrators, or other personal representatives, shall and will do all lawful acts and things, make all rightful oaths, and make, execute, and deliver any and all other instruments in writing, and any and all further applications, papers, powers, affidavits, assignments, disclaimers and other documents, which in the opinion of counsel for the ASSIGNEE, its successors and assigns, may be required or necessary in this or in any foreign country more effectually to secure to and vest in the ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, inventions, or improvements, APPLICATION or applications, patents, rights, titles, benefits, privileges and advantages hereby sold, assigned, confirmed, transferred and conveyed.

The undersigned hereby grant(s) David P. Gordon, Esq., David S. Jacobson, Esq., Jay P. Sbrollini, Esq., and Christian Mannino, Esq. the power to insert on this Assignment any further identification which may be necessary in order to comply with the rules of the U.S. Patent and Trademark Office for the recordation of this document and to correct any errors or defects herein.

# **ASSIGNORS:**

IN WITNESS	WHEREOF, we have	hereunto set	our hands and sea	als this <u>04</u>	day of
Scatember, 2019	).				
•					

Rachael Sablotsky Kish		Noreen Gordon Sablotsky
Kathryn Garriott Sablotsky		
Scott R. Arp	<del></del>	William Thomas Bales
Paul John Grata		Damian H. Tomlin
Victor M. Gamez		Lisandro Rivera Alvarez

lowing person(	s),	. The second sec	embic, 2019, personally appeared
William	Thomas Bal	<u> </u>	
		-	
- Million de la company de la			
		Market and the second s	мочет
· · · · · · · · · · · · · · · · · · ·			
l			
	sfactorily proven) to be	the individuals	described in and who executed the foregoi
iment.	t		
			aller Bujun Ban

WHEREAS, we, Noreen Gordon Sablotsky, Rachael Sablotsky Kish, Kathryn Garriott Sablotsky, Scott R. Arp, William Thomas Bales, Paul John Grata, Damian H. Tomlin, Victor M. Gamez and Lisandro Rivera Alvarez, hereinafter referred to as the "ASSIGNORS", whose post office addresses and citizenship are, respectively,

- 1) 8201 Cheryl Lane, Miami, FL 33143 (US Citizen)
- 2) 7231 SW 146th Terrace, Miami, FL 33158 (US Citizen)
- 3) 1417 Creek House Lane, Charleston, SC 29492 (US Citizen)
- 4) 10990 SW 50 Terrace, Miami, FL 33165 (US Citizen)
- 5) 7630 SW 54th Ave, Miami, FL 33143 (US Citizen)
- 6) 6915 Main Street, Unit 139, Miami Lakes, FL 33014 (US Citizen)
- 7) 12321 NW 26th Street, Coral Springs, FL 33065 (US Citizen)
- 8) 1924 NE 32nd Avenue, Fort Lauderdale, FL 33305 (US Citizen)
- 9) 14147 SW 32nd Street, Miramar, FL 33027 (US Citizen)

have invented certain new and useful invention, inventions or improvements in

# **Breast Milk Expression Apparatus and System**

as described and set forth in an application for Letters Patent of the United States of America filed on August 9, 2019 and assigned serial number 16/485,122, hereinafter "APPLICATION";

AND WHEREAS, IMALAC, Inc., hereinafter referred to as the "ASSIGNEE", a company existing under the laws of Florida and having a place of business at 9700 S Dixie Highway, Unit 810, Miami, FL 33156, is desirous of acquiring or confirming its acquisition of the entire right, title and interest in and to said invention, inventions or improvements described or set forth in said APPLICATION, and in and to said APPLICATION, and in and to any and all patents, both of the United States and of all foreign countries, that may be obtained therefor;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that we, the ASSIGNORS, for good and valuable considerations, the receipt and sufficiency of which we hereby acknowledge, have sold, assigned, transferred and conveyed, and by this assignment do sell, assign, transfer and convey, unto the ASSIGNEE, its successors and assigns, the entire right, title and interest throughout the world, in and to our invention, inventions or improvements described or set forth in said APPLICATION, in any form or embodiment thereof, and in and to said APPLICATION, and in and to any provisional or non-provisional application of which said APPLICATION claims the benefit, and in and to any applications filed in any foreign country based thereon, including the right to file foreign applications under the provisions of any convention or treaty; and in and to any confirmation, divisional, continuation, continuation-in-part, or substitute application or any other application which claims the benefit of said APPLICATION which may be filed on said invention, inventions or improvements in the United States or in any foreign country; and in and to any and all patents, certificates, utility models, reissues, extensions, additions or confirmations thereof which may be granted in the United States or in any foreign country upon said invention, inventions or improvements, to have and to hold the same to the full end of the term or terms for which any and all such United States and foreign patents and grants may be issued on said invention, inventions or improvements; and in and to all causes of action and remedies related to said invention, inventions, or improvements, APPLICATION or related applications and patents (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing): and in and to all other rights and interests

AND we do hereby authorize and request the issuing authority to issue any and all of said United States and foreign patents on said APPLICATION or applications to the ASSIGNEE, its successors and assigns, as the assignees of the entire right, title and interest in and to the same, for the sole use and benefit of the ASSIGNEE, its successors and assigns.

AND we do hereby covenant and warrant that we have full right to convey the entire right, title and interest herein assigned free and clear of all licenses, encumbrances and liens whatsoever, and that we have not executed and will not execute any instruments in conflict herewith.

AND we, for the conditions aforesaid, do hereby covenant and agree to and with the ASSIGNEE, its successors and assigns, that we, our executors, administrators, or other personal representatives, shall and will do all lawful acts and things, make all rightful oaths, and make, execute, and deliver any and all other instruments in writing, and any and all further applications, papers, powers, affidavits, assignments, disclaimers and other documents, which in the opinion of counsel for the ASSIGNEE, its successors and assigns, may be required or necessary in this or in any foreign country more effectually to secure to and vest in the ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, inventions, or improvements, APPLICATION or applications, patents, rights, titles, benefits, privileges and advantages hereby sold, assigned, confirmed, transferred and conveyed.

The undersigned hereby grant(s) David P. Gordon, Esq., David S. Jacobson, Esq., Jay P. Sbrollini, Esq., and Christian Mannino, Esq. the power to insert on this Assignment any further identification which may be necessary in order to comply with the rules of the U.S. Patent and Trademark Office for the recordation of this document and to correct any errors or defects herein.

# **ASSIGNORS:**

Rachael Sablotsky Kish		Noreen Gordon Sablotsky
Kathryn Garriott Sablotsky		
Scott R. Arp		William Thomas Bales
Paul John Grata		Damian H. Tomlin
Victor M. Gamez		Lisandro Rivera Alvarez

State of	(orida) ss:	Deb Lundgren NOTARY PUBLIC STATE OF FLORIDA Commit GG000091 Expires 6/8/2020	Diby
BE IT K the following per	NOWN, that on this $29$ day of $4$ and $29$ reson(s),	/, 2019, pers	sonally appeared
1) <u>Par</u>	ul brata		
2)			
3)			
4)			
5)			
6)			
7)			
8)			
9)			
known to me (or assignment.	satisfactorily proven) to be the individuals des	cribed in and who	executed the foregoing
		Notary Public	
SEAL			
My commission	expires:		

3