

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT6001969

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT	
<b>CONVEYING PARTY DATA</b>		
	<b>Name</b>	<b>Execution Date</b>
	MEDEGEN, INC.	10/27/2010
<b>RECEIVING PARTY DATA</b>		
<b>Name:</b>	CAREFUSION 303, INC.	
<b>Street Address:</b>	3750 TORREY VIEW COURT	
<b>City:</b>	SAN DIEGO	
<b>State/Country:</b>	CALIFORNIA	
<b>Postal Code:</b>	92130	
<b>PROPERTY NUMBERS Total: 1</b>		
<b>Property Type</b>	<b>Number</b>	
<b>Application Number:</b>	16684407	
<b>CORRESPONDENCE DATA</b>		
<b>Fax Number:</b>	(714)830-0700	
<i>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.</i>		
<b>Phone:</b>	(714)830-0600	
<b>Email:</b>	briana.trumpio@morganlewis.com, BDPros@morganlewis.com	
<b>Correspondent Name:</b>	M. TODD HALES	
<b>Address Line 1:</b>	MORGAN, LEWIS & BOCKIUS LLP	
<b>Address Line 2:</b>	600 ANTON BOULEVARD, SUITE 1800	
<b>Address Line 4:</b>	COSTA MESA, CALIFORNIA 92626-7653	
<b>ATTORNEY DOCKET NUMBER:</b>	122295-6574	
<b>NAME OF SUBMITTER:</b>	M. TODD HALES, REG. #60472	
<b>SIGNATURE:</b>	/M. Todd Hales/	
<b>DATE SIGNED:</b>	03/06/2020	
<b>Total Attachments: 3</b>		
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source=122295-6574 Assignment-Medegen Inc to Carefusion 303 Inc#page3.tif		

## **PATENT ASSIGNMENT**

WHEREAS, **Medegen, Inc.**, a corporation formed under the laws of the State of Delaware (the "Assignor"), is the owner of record of the United States patents and patent applications listed in the attached Schedule A and incorporated herein (the "Patents");

WHEREAS, **CareFusion 303, Inc.**, a corporation formed under the laws of the State of Delaware (the "Assignee"), acquired the Assignor pursuant to that certain Agreement and Bill of Sale dated on or about May 18, 2010 (the "Purchase Agreement"), to both of which Assignor and Assignee are parties; and

WHEREAS, Assignor wishes to herein memorialize said assignment, transfer and sale of the Patents to Assignee.

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, be it known that for good and valuable consideration set forth in the Purchase Agreement, and other valuable and legally sufficient consideration, the receipt and legal sufficiency of which are hereby acknowledged, pursuant to the Purchase Agreement, Assignor has sold, assigned and transferred, and by these presents does sell, assign and transfer unto Assignee, all right, title and interest in and to the Patents, and any continuations, continuations-in-part, divisions, reissues, reexaminations, and extensions thereof, and any rights to file applications and receive patents thereon, the same to be held and enjoyed by Assignee for their own use and enjoyment, and for the use and enjoyment of their successors, assigns or other legal representatives, to the end of the term or terms for which the said Patent is or may be granted or reissued, as fully and entirely as the same would have been held and enjoyed by the Assignor if this assignment and sale had not been made; together with all claims of the Assignor for past and future damages by reason of infringement of same, with the right to sue for past and future damages and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors, assigns or other legal representatives.

AND, the Assignor hereby requests the Director of the United States Patent and Trademark Office (the "Director") to record this Patent Assignment. Assignor hereby further requests the Director to issue any and all patents resulting from the Patents or derived therefrom to Assignee as assignee of the entire interest.

This Assignment shall be binding upon and shall inure to the benefit of the respective successors and permitted assigns of the Assignor and the Assignee. This Agreement shall not confer any rights or remedies upon any person other than the parties hereto, and their respective successors and permitted assigns.

Neither the making nor the acceptance of this instrument shall enlarge, restrict or otherwise modify the terms of the Purchase Agreement.

IN TESTIMONY WHEREOF, the Assignor has caused this Patent Assignment to be executed by its authorized representative, effective as of October 27, 2010.

Medegen, Inc.

By: 

Name: Joan B. Stafflien

Title: V.P., General Counsel, CCO & Secretary

**Exhibit A**

**U.S. patent applications and issued patents**

<b>Application No.</b>	<b>Patent No.</b>	<b>Assignee</b>	<b>Reel/Frame</b>
08/431,073	5,620,427	Medegen, Inc.	021450/0009
08/724,180	5,730,418	Medegen, Inc.	021439/0955
08/525,837	5,782,816	Medegen, Inc.	021450/0051
08/834,090	6,152,913	Medegen, Inc.	020828/0159
09/154,939	6,364,861	Medegen, Inc.	021450/0021
10/914,797	7,600,530	Medegen, Inc.	021053/0877
10/972,312	7,771,383	Medegen, Inc.	021244/0101
10/113,087		Medegen MMS, Inc.	014934/0046
10/390,140		Medegen MMS, Inc.	014934/0046
10/816,183		Medegen, Inc.	020827/0523
11/316,076		Medegen, Inc.	020827/0739
11/590,535		Medegen, Inc.	021451/0653
12/204,941		Medegen, Inc.	023353/0883
12/204,962		Medegen, Inc.	021577/0724
12/418,809			
12/512,719			
12/538,686			
12/551,069			
12/611,675			
12/619,598			
12/730,961			
61/160,064			