506108311 06/16/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6155033

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ROBERT KENNETH ALEXANDER	11/19/2018
TREVOR JONATHAN LAMBERT	11/16/2018

RECEIVING PARTY DATA

Name:	STRYKER CORPORATION	
Street Address:	2825 AIRVIEW BOULEVARD	
City:	KALAMAZOO	
State/Country:	MICHIGAN	
Postal Code:	49002	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16702769

CORRESPONDENCE DATA

Fax Number:

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.

Email: IPDocket@h2law.com

Correspondent Name: HOWARD & HOWARD ATTORNEYS PLLC

Address Line 1: 450 W. FOURTH STREET

Address Line 4: ROYAL OAK, MICHIGAN 48067

ATTORNEY DOCKET NUMBER:	INST0932CON2/065830.00444	
NAME OF SUBMITTER: KEVIN HINMAN		
SIGNATURE:	/Kevin Hinman/	
DATE SIGNED: 06/16/2020		

Total Attachments: 2

source=assignment#page1.tif source=assignment#page2.tif

PATENT 506108311 REEL: 052947 FRAME: 0820

COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

Atomey, Docket No. Instruction ("Invention") Sterik (Zable ENCLOSURE FOR SECURING A PORTABLE ELECTRONIC DEVICE Legal Name of Inventor ("Inventor") France (Inventor ("Inventor") Assignate ("Assignate") Assignate ("Assignate"), its decirous of acquising and statistics under said by violage to black of Michigan, and having an officiar and place of Inventor Inve			
Legal Name of Inventor ("Inventor") Trevor_Lonathan Lambert residing at \$14 Bason Avenue, Portace, Michigan, 49002, Utilited States Name Residential Address Stryker Corporation, a corporation organized and existing under and by virtue of the laws of Michigan, and having an office and place of business at \$252, Alphaw Bougward, Kalamazon, Mil 49002 United States (hereizatter "Assignee"), is desirous of acquiring the entire right, tills and interest in and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefore; DECLARATION As named inventor, Therethy doctare that: (i) The attached Application The attached Application The attached Application Number 157/95, 1916 having a \$ 371 (c) date of Misrch 21, 2018, and PCT International Application Number PCT/US2010055518 filed on October 5, 2018 and United States Provisional Application Number Cg2237, 315 filed on October 6, 2019 (collective) and interest and the application in the application in the array of the array of the array and organized to be made by me; (ii) The above-Identified Application is made or authorized to be made by me; (iii) The above-Identified Application is made or authorized to be made by me; (iii) The above-Identified Application are according to the statement made in this declaration is purishable under 18 U.S.C. 1001 by fine or imprisorment of not more than five (5) years, or both. WHEREAS, Inventor wishes to essign to Assignee, and Assignee wishes to acquire, the entire right, Bile, and interest to the Invention and the Application and set over to Assignee, be entire right, Bile, and interest to the Invention and the Application and set over to Assignee, and acquired the entire right, Bile, and interest applications and all originate, divisional, continuation, continuation, origination-in-part, substitute and resiste applications and patients application and set over to Assignee, and according to the patients application and all including applications of the Hereitan benefit or any and	Altomey, Dockel No.	INSTOB32UTIL	
Assignme ("Assignee") Stroker Congostion, a congonition contained and assignme and to virtue of the laws of Michigan, and having an office and place of business at 2826. Althorw Stokers, Calculated States (pereinated "Assignee"), is decisious of acquiring the entire right, tills and interest is and to said inventions, improvements and application and in eard to the Letters Patent to be obtained therefore; DECLARATION As named inventor, I hereby declare that: (i) The attached Application OR X United States Application Number 15/761,916 having a § 371 (c) date of March 21, 2018, and PCT International Application Number PCT/IUS2916/055518 filled on October 5, 2015 and United States Provisional Application Number 62/23,7315 filed on Declared 5, 2016 and United States Provisional Application Number 62/23,7315 filed on october 5, 2015 (Collectively and Individually, the "Application"), and the provisional Application Number 62/23,7315 filed on october 5, 2015 (Collectively and Individually, the "Application"), and the provisional Application Number 62/23,7315 filed on an ediginal plot in the inventor of a claim dividually, the "Application", and the International Application Is/was made or authorized to be made by me; (ii) believe 1 am the original inventor or an original plot in inventor or a claimed invention in the above-identified Application; and International Application in the Application of not more than five (5) years, or both. WHEREAS, Inventor wishers to assign to Assignee, and Assignee wishes to acquire, the entire right, life, and interest to the Invention and the Application: NCW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, international applications, which is accurate, the entire right, life and interest to mine and plantant applied for or granted the Application and all projects, divisional, continuation, entire the Application and all projects, divisional, continuation, including without limita	Title of the Invention ("Invention")	STERILIZABLE ENCLOSURE FOR SECURING A PORTABLE ELECTRONIC DEVICE	
having an office and place of tusiness at 2826 Airylevy Boulduryth, Allahmazon, Mil 49002 United States (pereinated "Assignee"), is desirued or apopting the entire right, life and interest is and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefore; DECLARATION As named inventor, I hereby declare that: (i) The attached Application OR X United States Application Number 15/761,916 having a \$ 371 (c) date of March 21, 2018, and PCT International Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/0605518 filled on October 5, 2016 and United States Provisional Application Number PC/TXLS2016/060518 fill and International International Provisional International Application States and Provisional International	Legal Name of Inventor ("inventor")	Trevor Jonathan Lambert residing at 814 Bacon Avenue, Portage, Michigan, 49002, United States Name Residential Address	
As named inventor, I hereby declare that: (i) The attached Application OR United States Application Number 15/761,916 having a \$ 371 (c) date of March 21, 2018, and PCT International Application Number PCT/US2016/055816 filled on October 5, 2018 and United States Provisional Application Number \$2/237,315 filled on October 5, 2016 and United States Provisional Application Number \$2/237,315 filled on October 5, 2016 and United States Provisional Application Number \$2/237,315 filled on October 5, 2016 and United States Provisional Application Number \$2/237,315 filled on October 5, 2016 filled United States Provisional Application Number \$2/237,315 filled on October 5, 2016 and United States Provisional Application Number \$2/237,315 filled on October 5, 2018 and United States Provisional Application; and (iv) I hereby acknowledged 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. WH-FEREAS, Inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, lifle, and interest to the Invention and the Application. NOW, THEREFORE, for good and valurable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee, provisional applicant, divisional, confirmation, positional applications and all ariginal, divisional, confirmation, positivation and all ariginal, divisional, confirmation, positivational application and all ariginal, divisional, confirmation, and all ariginal, divisional, confirmation, and interest therein; and is all patents on this Application and all improvements and patents resulting the right to oldin such priority or benefit of the Application pursuant to any law or treaty, and including all claims for demanges by reason of past infrisona and patents with the right for such experiments and set over the Application and all arigination, and hereby authorize patent for this applications	Assignee ("Assignee")	having an office and place of business at <u>2826 Airview Boulevard</u> , <u>Kalamazoo</u> , <u>Mi 49002 United States</u> (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said inventions.	
this declaration is directed to: The attached Application The attached Application The attached Application Number 15/761,916 having a \$ 371 (c) date of March 21, 2018, and PCT International Application Number PCT/US2016/055518 filed on October 5, 2016 and United States Provisional Application Number 62/237,315 filed on October 5, 2015 (collectively and individually, the "Application"). (ii) the above-identified Application is/was made or authorized to be made by me; (iii) Toelieve I am the mighal invention or an original joint inventor or a daring light invention in the above-identified Application; and I heroby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisorment of not more than five (5) years, or both. WHEREAS, Inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, liftle, and interest to the Invention and the Application: NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee, pursuant to my contractual obligation to Assignee, I, Inventor, therety self, assign, transfer and self over to Assignee, its successors, assigns or other legal representatives the entire right, liftle and interest, domestic and foreign, in and to the Invention, including without limitation all applications and patients and foreign, in and to the Invention, including without limitation all applications and patients and patients or the Invention, including without limitation all applications and patients with the dight to sue for and collect the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claims put of the transfer of the Invention and all inspressional application, and hereby adhrodre patient officials in any and all countries of the Invention and all inspressional applications, and hereby adhrodre patient officials in any		DECLARATION	
believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application, and (iv) I hereby 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. WHEREAS, inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, title, and interest to the invention and the Application: NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, fransferred and set over to Assignee pursuant to my contractual obligation to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the invention and the Application and all original, divisional, continuation, continuation—in-part, substitute and reissue applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents applied for or granted therefor in any and all countries for the Invention all including without limitation all applications and patents for the Invention claiming priority or benefit of the Application pursuant to any law or treaty, and including elicitains for damages by reason of past infringement with the right to sue for and collect the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claim such priority or benefit of the Application, including any provisional application, and hereby surforce patent officials in any and elicitorities, entitles and intergovernmental agencies to issue all patents on this Application and all improvements and patents resulting thereform to Assignee, its successors, assigns or other legal original, divisional, continuation, continuation-in-part, reissue and other applications for Letters Patent on the Invention and all a	As named inventor, I heraby declare that: (i) this declaration is directed to: The attached Application OR X United States Application Number 15/761,916 having a \$ 371 (c) date of March 21, 2018, and PCT International Application Number PCT/US2016/055518 filed on October 5, 2016 and United States Provisional Application Number		
Application: NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, I, Inventor, hereby self, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the Invention and the Application and all original, divisional, continuation, including without limitation all applications and patents applied from any law or treaty, and including without limitation all applications and patents are the Invention claiming priority or benefit of the Application pursuant to any law or treaty, and including all claims for damages by reason of past infringement with the right to sue for and collect he same for its own use and the use of its successors, assigns and legal representatives, and including the right to claim such priority or benefit to the Application, including any provisional application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application and all improvements and patents resulting therefrom to Assignee, its successors, assigns or other legal representatives as assignee of the entire interest therein; and I hereby agree and covernant without further remuneration, to execute and deliver all original, divisional, continuation, continuation-in-part, reissue and other applications for Letters Patent on the Invention and all assignments thereof, to communicate all facts known to the undersigned respecting the Invention, whenever requested, to testify in any interferences or other legal representatives to secure the rights herein sold, assigned, transferred and set over, the expenses incident to said undertakings to be borne and paid by Assignee, its successors, assigns or other legal representatives. WARNING: According to 37 C.F.R. 1.63 (c). "[a	 (ii) the above-identified Application is/was made or authorized to be made by me; (iii) I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and (iv) I hereby acknowledge that any willful (alse statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment 		
assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, it, inventor, hereby sell, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the invention and the Application and all original, divisional, continuation, continuation, continuation all applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents for the Invention claiming priority or benefit of the Application pursuant to any law or breaty, and including all claims for demanges by reason of past infringement with the right to sue for and collecting the rate for its own use and the use of its successors, assigns and legal representatives, and including legit to claim such priority or benefit of the Application, including any provisional application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application and all improvements and patents resulting therefrom to Assignee, its successors, assigns or other legal representatives as assignee of the entire interest therein; and I hereby agree and covernant without further remuneration, to execute and deliver all original, divisional, continuation, continuation-in-part, reissue and other applications for Letters Patent on the Invention and all assignments thereof, to communicate all facts known to the undersigned respecting the Invention, whenever requested, to testify in any interferences or other legal proceedings in which the Application and any related applications or patents may become involved, to sign all lawful papers, make all rightful oaths, and to do generally everything as deemed necessary by Assignee, its successors, assigns or other legal representatives to secure the rights herein sold, assigned, transferred and set over, the expenses incident to said understa		in to Assignee, and Assignee wishes to acquire, the entire right, title, and interest to the Invention and the	
į	WHEREAS, inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, title, and interest to the invention and the Application; NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, I, Inventor, hereby self, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the Invention and the Application and all original, divisional, continuation, continuation and related applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents applied for or granted the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claims such priority or benefit of the Application provisional application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application and all improvements and patents on the revention of assignee, its successors, assigns or other legal representatives as assignee of the entire interest therein, and I hereby agree and covernant without further remuneration, to execute and deliver all original, divisional, continuation, continuation—in-part, reissue and other applications for Letters Patent on the invention, where the patents are represent		

PATENT REEL: 052947 FRAME: 0821

COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

Attorney, Docket No.	INST0932UTIL	
Title of the Invention ("Invention")	STERILIZABLE ENCLOSURE FOR SECURING A PORTABLE ELECTRONIC DEVICE	
Legal Name of Inventor ("Inventor")	Robert Kenneth Alexander residing at 6839 Bratcher, Portage, MI 49024, United States Name Residential Address	
Assignee ("Assignee")	Stryker Corporation, a corporation organized and existing under and by virtue of the laws of Michigan, and having an office and place of business at <u>2825 Airview Boulevard</u> , Kalamazoo, MI 49002 United States (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefore;	
	<u>DECLARATION</u>	
As named inventor, I hereby declare to this declaration is directed to	hat:	
The attach	ed Application	
OR X United States Application Number 15/761,916 having a § 371 (c) date of March 21, 2018, and PCT International Application Number PCT/US2016/055518 filed on October 5, 2016, and United States Provisional Application Number 62/237,315 filed on October 5, 2015 (collectively and individually, the "Application").		
(ii) the above-identified Application is/was made or authorized to be made by me; (iii) I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and (iv) I hereby 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.		
WHEREAS, Inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, title, and interest to the Invention and the Application;		
NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, I, Inventor, hereby sell, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the Invention and the Application and all original, divisional, continuation, continuation-in-part, substitute and reissue applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents for the Invention claiming priority or benefit of the Application pursuant to any law or treaty, and including all claims for damages by reason of past infringement with the right to sue for and collect the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claim such priority or benefit to the Application, including any provisional application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application and all improvements and patents resulting therefrom to Assignee, its successors, assigns or other legal representatives as assignee of the entire interest therein; and I hereby agree and covenant without further remuneration, to execute and deliver all original, divisional, continuation, continuation-in-part, reissue and other applications for Letters Patent on the Invention and all assignments thereof, to communicate all facts known to the undersigned respecting the Invention, whenever requested, to testify in any interferences or other legal proceedings in which the Application and any related applications or patents may become involved, to sign all lawful papers, make all rightful oaths, and to do generally everything as deemed necessary by Assignee, its successor		
WARNING: 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."		
INVENTOR By:		
Printed: Robert Kenneth Alexander		
Date:		

RECORDED: 06/16/2020

PATENT

REEL: 052947 FRAME: 0822