#### PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6367101

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
KATARINA LINDELL	09/22/2020
SALIH MUHSIN MUHAMMED	09/16/2020
JILL NILGARD	09/15/2020
SOFI NOJD	09/17/2020

#### **RECEIVING PARTY DATA**

Name:	MCNEIL AB	
Street Address:	NORRBROPLATSEN 2	
City:	HELSINGBORG	
State/Country:	SWEDEN	
Postal Code:	25109	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17050470

#### **CORRESPONDENCE DATA**

**Fax Number:** (732)846-6630

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:** 732-524-2543

Email: mturner5@its.jnj.com

Correspondent Name: JOSEPH F. SHIRTZ

Address Line 1: JOHNSON & JOHNSON

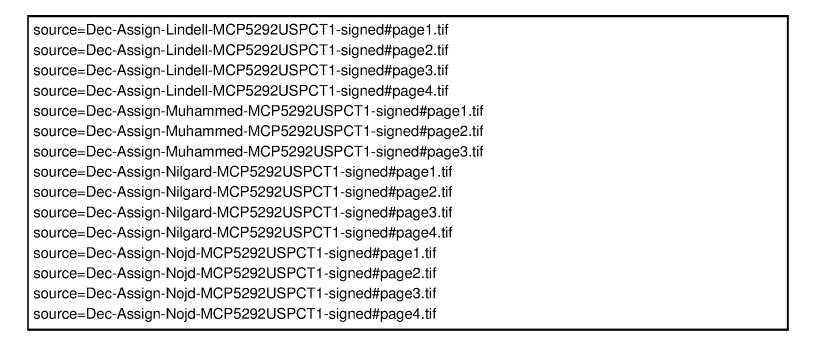
Address Line 2: ONE JOHNSON & JOHNSON PLAZA
Address Line 4: NEW BRUNSWICK, NEW JERSEY 08933

ATTORNEY DOCKET NUMBER:	MCP5292USPCT1
NAME OF SUBMITTER:	MARGARET TURNER
SIGNATURE:	/Margaret Turner/
DATE SIGNED:	10/26/2020
	This document serves as an Oath/Declaration (37 CFR 1.63).

**Total Attachments: 15** 

PATENT REEL: 054161 FRAME: 0409

506320350



PATENT REEL: 054161 FRAME: 0410

## COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: LIQUID ORAL PHA	ARMACEUTICAL DOSAGE FORM
This declaration and assignment is directed to:	The attached or filed herewith application of (list of named inventors),
or ⊠	The United States application or PCT international application number PCT/IB2019/053386 filed on April 24, 2019.
Declaration	manioei <u>i C171B20137033300</u> med dii <u>ripiii 21, 2013</u> .
As the below named inventor, I hereby of	declare that:
The above-identified application ("Appl	lication") was made or authorized by me.
I believe that I am the original inventor	or an original inventor of a claimed invention or discovery in the Application.
	Intents of the Application, including the claims, and I acknowledge the duty to disclose defined in Title 37, the United States Code of Federal Regulations, §1.56 for filings of this
	false statement made in this declaration is punishable under 18 U.S.C. § 1001 by fine or both for filings of this Application in the United States of America.
A co	McNeil AB Norrbroplatsen 2, 251 09 Helsingborg, SE rporation of the state or country of <u>SWEDEN</u> hereinafter designated as the "Assignee"),
	ned the above-identified invention by previous assignment (attached hereto) to Assignee US Patent Office and I confirm I have and do assign and transfer:
or	
☐ For good and valuable consideration, the and transferred to Assignee, such assignment being	e sufficiency of which is acknowledged, I hereby assign and transfer and/or have assigned ng made effective as of
right to claim priority to the Application, all inve- European Patent Office and of all other countri inventions or discoveries and all rights in such A thereof, and to all Letters Patent that may be g protection certificates, reexaminations, renewals,	r the Application, including all priority rights for other countries arising therefrom and the ntions or discoveries therein disclosed, and any and all Letters Patent of the United States, les, which may be granted for such inventions or discoveries, or any of them, all such Application including any and all provisionals, substitutions, divisions, and continuations ranted for said inventions and discoveries, and in and to all extensions, supplementary, and reissues thereof, to be held and enjoyed by Assignee for its own use and enjoyment ch Letters Patent may be granted, as fully and entirely as the same would have been held not been made.
Office, any other patent offices, and under the P any reexamination of any of such applications,	n with the Application in the United States Patent and Trademark Office, European Patent atent Cooperation Treaty, and any continuing, divisional, or reissue applications thereof, and any patent term extensions or supplementary protection certificates of any such nments in connection with such applications as the Assignee may deem necessary or
	nments in connection with such applications as the Assignee may deem necessary

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PATENT

I shall execute all papers necessary in connection with any litigation or any other judicial proceeding in the United States or other country, or any administrative proceeding in the United States Patent and Trademark Office, European Patent Office, any other patent office, or under the Patent Cooperation Treaty concerning the Application(s) or any continuation, divisional, or reissue applications thereof, or any reexamination of any such applications, or any Letters Patent issued therefrom or any patent term extensions or supplementary protection certificates of any such applications and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such litigation or proceeding.

I shall execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

I shall do all other acts which, in the opinion of Assignee, may be necessary or desirable to secure the grant of Letters Patent to Assignee or its nominees, in the United States, by the European Patent Office and in all other countries where Assignee may desire to have such inventions or discoveries, or any of them, patented, with specifications and claims in such form as shall be approved by Assignee and to vest and confirm in Assignee or its nominees the full and complete legal and equitable title to all such Letters Patent.

I hereby (i) authorize and request the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from the Application or any divisional, continuation, or reissue applications thereof, and any reexamination of any of such applications, to Assignee, and (ii) covenant that I have full right to convey the interest herein assigned, and that I have not executed, and will not execute, any agreement in conflict herewith.

I hereby grant the attorney of record the power to insert on this assignment any further identification which may be necessary or desirable in order to obtain legal recordation of this document.

KATARINA LINDELL	
LEGAL NAME OF INVENTOR	
Katarina Lindell	Sep 22, 2020
Katarina Lindell (Sep 22, 2020 08.32 GMT+2)	
Signature	Date
Signature	Date

WHEREAS, Katarina Lindell, citizen of Sweden, residing at Skarhult 1325, 24193 Eslöv, SE (hereinafter referred to as "Assignor"), was employee of McNeil AB at the time the invention "LIQUID ORAL PHARMACEUTICAL DOSAGE FORM" (hereinafter referred to as "Invention") was made. The Assignor is co-inventor of that Invention,

for which on 27<sup>th</sup> day of April 2018, Swedish Patent Application no. SE 1850511-5 was filed at the Swedish Patent Office;

WHEREAS, the conditions under which said Invention was made are such that as defined in the contract as an employee of McNeil AB the Assignor automatically entitles McNeil AB having its place of business at Norrbroplatsen 2, 251 09 Helsingborg, SE (hereinafter referred to as "Assignee") to the entire right, title and interest to said Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign; and

WHEREAS, the Assignee is desirous of acquiring Assignor's entire right, title and interest in the Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign.

NOW, THEREFORE, BE IT KNOWN, that, for good and valuable consideration the receipt of which from the Assignee is hereby acknowledged, the Assignor for the avoidance of doubts hereby assigns and transfers to the Assignee his entire right, title and interest, including the right to claim priority of a priority application for the Invention, in and to said Invention and improvements thereof, which may be disclosed in a patent application and in and to said patent application, and all foreign equivalents thereof, including all substitutions, divisions, and continuations thereof, and in and to all Letters Patent, both domestic and foreign, that may be granted for said Invention, and in and to all extensions, renewals, and reissues thereof, the same to be held and enjoyed by said Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

The Assignor covenants that the Assignor has the full right and obligation to convey the interest assigned by this Assignment, and the Assignor has not executed and will not execute any agreement in conflict with this Assignment.

The Assignor further agrees to make, execute and deliver to the Assignee upon request, any and all papers, documents, declarations, affidavits, or other instruments that may be necessary in the prosecution of any application or applications for the Invention and improvements thereof or reissues of Letters Patent, and to assist the Assignee in every way as may be requested in protecting said Invention. The Assignor acknowledges that this obligation includes the duty to execute, in a timely manner, any Declaration and Power of Attorney that may be necessary in the prosecution of applications relating to said Inventions in the United States or elsewhere.

The Assignor agrees that this assignment is effective from the 27th day of April 2018.

IN TESTIMONY WHEREOF, the Assignor and Assignee set hereunto their hand and seal this date.

Katarina Lindell

MENEIL AB

Joel A. Rothfus

Assistant General Counsel Patents

(Attorney in fact) Feb. 25, 2019

> PATENT REEL: 054161 FRAME: 0413

# Dec-Assign-Lindel-MCP5292USPCT1

Final Audit Report 2020-09-22

Created: 2020-09-14

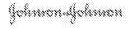
By: Margaret Turner (mturner5@its.jnj.com)

Status: Signed

Transaction ID: CBJCHBCAABAAPbzfr6I-\_PHiBz9sGMnTagZSVVsL9ahF

## "Dec-Assign-Lindell-MCP5292USPCT1" History

- Document created by Margaret Turner (mturner5@its.jnj.com) 2020-09-14 7:48:07 PM GMT- IP address: 73.160.119.227
- Document emailed to Katarina Lindell (klindell@its.jnj.com) for signature 2020-09-14 7:48:41 PM GMT
- Email viewed by Katarina Lindell (klindell@its.jnj.com)
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- Email viewed by Katarina Lindell (klindell@its.jnj.com) 2020-09-22 6:31:39 AM GMT- IP address: 185.154.111.19
- Document e-signed by Katarina Lindell (klindell@its.jnj.com)
  Signature Date: 2020-09-22 6:32:42 AM GMT Time Source: server- IP address: 185.154.111.19
- Agreement completed.
  2020-09-22 6:32:42 AM GMT



Adobe Sign

## COMBINED DECLARATION AND ASSIGNMENT

Title of Invention: LIQUID ORAL PHA	ARMACEUTICAL DOSAGE FORM
This declaration and assignment is directed to:	The attached or filed herewith application of (list of named inventors),
or ⊠	The United States application or PCT international application number PCT/IB2019/053386 filed on April 24, 2019.
Declaration	manioei <u>i C171B20137033300</u> med dii <u>ripiii 21, 2013</u> .
As the below named inventor, I hereby of	declare that:
The above-identified application ("Appl	lication") was made or authorized by me.
I believe that I am the original inventor	or an original inventor of a claimed invention or discovery in the Application.
	Intents of the Application, including the claims, and I acknowledge the duty to disclose defined in Title 37, the United States Code of Federal Regulations, §1.56 for filings of this
	false statement made in this declaration is punishable under 18 U.S.C. § 1001 by fine or both for filings of this Application in the United States of America.
A co	McNeil AB Norrbroplatsen 2, 251 09 Helsingborg, SE rporation of the state or country of <u>SWEDEN</u> hereinafter designated as the "Assignee"),
	ned the above-identified invention by previous assignment (attached hereto) to Assignee US Patent Office and I confirm I have and do assign and transfer:
or	
☐ For good and valuable consideration, the and transferred to Assignee, such assignment being	e sufficiency of which is acknowledged, I hereby assign and transfer and/or have assigned ng made effective as of
right to claim priority to the Application, all inve- European Patent Office and of all other countri inventions or discoveries and all rights in such A thereof, and to all Letters Patent that may be g protection certificates, reexaminations, renewals,	r the Application, including all priority rights for other countries arising therefrom and the ntions or discoveries therein disclosed, and any and all Letters Patent of the United States, les, which may be granted for such inventions or discoveries, or any of them, all such Application including any and all provisionals, substitutions, divisions, and continuations ranted for said inventions and discoveries, and in and to all extensions, supplementary, and reissues thereof, to be held and enjoyed by Assignee for its own use and enjoyment ch Letters Patent may be granted, as fully and entirely as the same would have been held not been made.
Office, any other patent offices, and under the P any reexamination of any of such applications,	n with the Application in the United States Patent and Trademark Office, European Patent atent Cooperation Treaty, and any continuing, divisional, or reissue applications thereof, and any patent term extensions or supplementary protection certificates of any such nments in connection with such applications as the Assignee may deem necessary or
	nments in connection with such applications as the Assignee may deem necessary

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PATENT

I shall execute all papers necessary in connection with any litigation or any other judicial proceeding in the United States or other country, or any administrative proceeding in the United States Patent and Trademark Office, European Patent Office, any other patent office, or under the Patent Cooperation Treaty concerning the Application(s) or any continuation, divisional, or reissue applications thereof, or any reexamination of any such applications, or any Letters Patent issued therefrom or any patent term extensions or supplementary protection certificates of any such applications and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such litigation or proceeding.

I shall execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

I shall do all other acts which, in the opinion of Assignee, may be necessary or desirable to secure the grant of Letters Patent to Assignee or its nominees, in the United States, by the European Patent Office and in all other countries where Assignee may desire to have such inventions or discoveries, or any of them, patented, with specifications and claims in such form as shall be approved by Assignee and to vest and confirm in Assignee or its nominees the full and complete legal and equitable title to all such Letters Patent.

I hereby (i) authorize and request the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from the Application or any divisional, continuation, or reissue applications thereof, and any reexamination of any of such applications, to Assignee, and (ii) covenant that I have full right to convey the interest herein assigned, and that I have not executed, and will not execute, any agreement in conflict herewith.

I hereby grant the attorney of record the power to insert on this assignment any further identification which may be necessary or desirable in order to obtain legal recordation of this document.

LEGAL NAME OF INVENTOR	
Salih Muhsin Muhammed	2020Sep16
Signature	Date

SALIH MUHSIN MUHAMMED

WHEREAS, Salih Muhsin Muhammed, citizen of Sweden, residing at Allegatan 10B, 26574 Hyllinge, SE (hereinafter referred to as "Assignor"), was employee of McNeil AB at the time the invention "LIQUID ORAL PHARMACEUTICAL DOSAGE FORM" (hereinafter referred to as "Invention") was made. The Assignor is co-inventor of that Invention,

for which on  $27^{th}$  day of April 2018, Swedish Patent Application no. SE 1850511-5 was filed at the Swedish Patent Office;

WHEREAS, the conditions under which said Invention was made are such that as defined in the contract as an employee of McNeil AB the Assignor automatically entitles McNeil AB having its place of business at Norrbroplatsen 2, 251 09 Helsingborg, SE (hereinafter referred to as "Assignee") to the entire right, title and interest to said Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign; and

WHEREAS, the Assignee is desirous of acquiring Assignor's entire right, title and interest in the Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign.

NOW, THEREFORE, BE IT KNOWN, that, for good and valuable consideration the receipt of which from the Assignee is hereby acknowledged, the Assignor for the avoidance of doubts hereby assigns and transfers to the Assignee his entire right, title and interest, including the right to claim priority of a priority application for the Invention, in and to said Invention and improvements thereof, which may be disclosed in a patent application and in and to said patent application, and all foreign equivalents thereof, including all substitutions, divisions, and continuations thereof, and in and to all Letters Patent, both domestic and foreign, that may be granted for said Invention, and in and to all extensions, renewals, and reissues thereof, the same to be held and enjoyed by said Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

The Assignor covenants that the Assignor has the full right and obligation to convey the interest assigned by this Assignment, and the Assignor has not executed and will not execute any agreement in conflict with this Assignment.

The Assignor further agrees to make, execute and deliver to the Assignee upon request, any and all papers, documents, declarations, affidavits, or other instruments that may be necessary in the prosecution of any application or applications for the Invention and improvements thereof or reissues of Letters Patent, and to assist the Assignee in every way as may be requested in protecting said Invention. The Assignor acknowledges that this obligation includes the duty to execute, in a timely manner, any Declaration and Power of Attorney that may be necessary in the prosecution of applications relating to said Inventions in the United States or elsewhere.

The Assignor agrees that this assignment is effective from the 27<sup>th</sup> day of April 2018.

IN TESTIMONY WHEREOF, the Assignor and Assignee set hereunto their hand and seal this date.

Salih Muhein Muhammad

2019 Feb 13

MCNEIL AB

Joel A. Rothfus

Assistant General Counsel Patents

(attorney in Fact)

Feb. 25, 2019

**PATENT** 

## COMBINED DECLARATION AND ASSIGNMENT

This declaration and assignment is dire	ected to:	
· ·	or	The attached or filed herewith application of (list of named inventors),
		The United States application or PCT international application number <a href="https://example.com/PCT/IB2019/053386">PCT/IB2019/053386</a> filed on <a href="https://example.com/April 24, 2019">April 24, 2019</a> .
Declaration		
As the below named inventor	, I hereby de	eclare that:
The above-identified applicat	ion ("Applic	cation") was made or authorized by me.
I believe that I am the origina	l inventor o	r an original inventor of a claimed invention or discovery in the Application.
	ability as de	tents of the Application, including the claims, and I acknowledge the duty to disclose efined in Title 37, the United States Code of Federal Regulations, §1.56 for filings of this
		lse statement made in this declaration is punishable under 18 U.S.C. § 1001 by fine or oth for filings of this Application in the United States of America.
Assignment	A corp	McNeil AB orrbroplatsen 2, 251 09 Helsingborg, SE poration of the state or country of <u>SWEDEN</u> ereinafter designated as the "Assignee"),
•	_	ed the above-identified invention by previous assignment (attached hereto) to Assignee US Patent Office and I confirm I have and do assign and transfer:
or		
☐ For good and valuable consid and transferred to Assignee, such assignee.		sufficiency of which is acknowledged, I hereby assign and transfer and/or have assigned g made effective as of
right to claim priority to the Application European Patent Office and of all oth inventions or discoveries and all rights thereof, and to all Letters Patent that protection certificates, reexaminations	on, all invent ner countrie is in such Ap may be gra renewals, a which such	the Application, including all priority rights for other countries arising therefrom and the tions or discoveries therein disclosed, and any and all Letters Patent of the United States, s, which may be granted for such inventions or discoveries, or any of them, all such epplication including any and all provisionals, substitutions, divisions, and continuations anted for said inventions and discoveries, and in and to all extensions, supplementary and reissues thereof, to be held and enjoyed by Assignee for its own use and enjoyment a Letters Patent may be granted, as fully and entirely as the same would have been held not been made.
Office, any other patent offices, and u	nder the Pat plications,	with the Application in the United States Patent and Trademark Office, European Patent tent Cooperation Treaty, and any continuing, divisional, or reissue applications thereof, and any patent term extensions or supplementary protection certificates of any such ments in connection with such applications as the Assignee may deem necessary or

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PATENT

I shall execute all papers necessary in connection with any litigation or any other judicial proceeding in the United States or other country, or any administrative proceeding in the United States Patent and Trademark Office, European Patent Office, any other patent office, or under the Patent Cooperation Treaty concerning the Application(s) or any continuation, divisional, or reissue applications thereof, or any reexamination of any such applications, or any Letters Patent issued therefrom or any patent term extensions or supplementary protection certificates of any such applications and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such litigation or proceeding.

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I hereby grant the attorney of record the power to insert on this assignment any further identification which may be necessary or desirable in order to obtain legal recordation of this document.

JILL NILGARD LEGAL NAME OF INVENTOR	
JIU Nilgard JIII Nilgard (Sep 15, 2020 08,47 GM3+2)	Sep 15, 2020
Signature	Date

WHEREAS, Jill Nilgard, citizen of Sweden, residing at Kvannegatan 7, 25667 Helsingborg, SE (hereinafter referred to as "Assignor"), was employee of McNeil AB at the time the invention "LIQUID ORAL PHARMACEUTICAL DOSAGE FORM" (hereinafter referred to as "Invention") was made. The Assignor is co-inventor of that Invention,

for which on 27<sup>th</sup> day of April 2018, Swedish Patent Application no. SE 1850511-5 was filed at the Swedish Patent Office;

WHEREAS, the conditions under which said Invention was made are such that as defined in the contract as an employee of McNeil AB the Assignor automatically entitles McNeil AB having its place of business at Norrbroplatsen 2, 251 09 Helsingborg, SE (hereinafter referred to as "Assignee") to the entire right, title and interest to said Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign; and

WHEREAS, the Assignee is desirous of acquiring Assignor's entire right, title and interest in the Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign.

NOW, THEREFORE, BE IT KNOWN, that, for good and valuable consideration the receipt of which from the Assignee is hereby acknowledged, the Assignor for the avoidance of doubts hereby assigns and transfers to the Assignee his entire right, title and interest, including the right to claim priority of a priority application for the Invention, in and to said Invention and improvements thereof, which may be disclosed in a patent application and in and to said patent application, and all foreign equivalents thereof, including all substitutions, divisions, and continuations thereof, and in and to all Letters Patent, both domestic and foreign, that may be granted for said Invention, and in and to all extensions, renewals, and reissues thereof, the same to be held and enjoyed by said Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

The Assignor covenants that the Assignor has the full right and obligation to convey the interest assigned by this Assignment, and the Assignor has not executed and will not execute any agreement in conflict with this Assignment.

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The Assignor agrees that this assignment is effective from the 27th day of April 2018.

IN TESTIMONY WHEREOF, the Assignor and Assignee set hereunto their hand and seal this date.

MENEIL AB

Joel A. Rothfus

Assistant General Counsel Patents

(attorney in Fact)

Feb. 25, 2019

PATENT

# Dec-Assign-Nilgard-MCP5292USPCT1

Final Audit Report 2020-09-15

Created: 2020-09-14

By: Margaret Turner (mturner5@its.jnj.com)

Status: Signed

Transaction ID: CBJCHBCAABAAOLUYzf6g\_dE-yD0wSH5JuNGSiJzq4C6B

## "Dec-Assign-Nilgard-MCP5292USPCT1" History

Document created by Margaret Turner (mtumer5@its.jnj.com) 2020-09-14 - 7:49:08 PM GMT- IP address: 73.160.119.227

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Email viewed by JIII Nilgard (jnilgard@its.jnj.com) 2020-09-15 - 6:45:41 AM GMT- IP address: 83.241.218.35

Document e-signed by JIII Nilgard (jnilgard@its.jnj.com)
Signature Date: 2020-09-15 - 6:47:09 AM GMT - Time Source: server- IP address: 83.241.218.35

Signed document emailed to JIII Nilgard (jnilgard@its.jnj.com) and Margaret Turner (mturner5@its.jnj.com) 2020-09-15 - 6:47:09 AM GMT

Johnson-Johnson

Adobe Sign

## COMBINED DECLARATION AND ASSIGNMENT

This declaration and assignment is dire	ected to:	
· ·	or	The attached or filed herewith application of (list of named inventors),
		The United States application or PCT international application number <a href="https://example.com/PCT/IB2019/053386">PCT/IB2019/053386</a> filed on <a href="https://example.com/April 24, 2019">April 24, 2019</a> .
Declaration		
As the below named inventor	, I hereby de	eclare that:
The above-identified applicat	ion ("Applic	cation") was made or authorized by me.
I believe that I am the origina	l inventor o	r an original inventor of a claimed invention or discovery in the Application.
	ability as de	tents of the Application, including the claims, and I acknowledge the duty to disclose efined in Title 37, the United States Code of Federal Regulations, §1.56 for filings of this
		lse statement made in this declaration is punishable under 18 U.S.C. § 1001 by fine or oth for filings of this Application in the United States of America.
Assignment	A corp	McNeil AB orrbroplatsen 2, 251 09 Helsingborg, SE poration of the state or country of <u>SWEDEN</u> ereinafter designated as the "Assignee"),
•	_	ed the above-identified invention by previous assignment (attached hereto) to Assignee US Patent Office and I confirm I have and do assign and transfer:
or		
☐ For good and valuable consid and transferred to Assignee, such assignee.		sufficiency of which is acknowledged, I hereby assign and transfer and/or have assigned g made effective as of
right to claim priority to the Application European Patent Office and of all oth inventions or discoveries and all rights thereof, and to all Letters Patent that protection certificates, reexaminations	on, all invent ner countrie is in such Ap may be gra renewals, a which such	the Application, including all priority rights for other countries arising therefrom and the tions or discoveries therein disclosed, and any and all Letters Patent of the United States, s, which may be granted for such inventions or discoveries, or any of them, all such epplication including any and all provisionals, substitutions, divisions, and continuations anted for said inventions and discoveries, and in and to all extensions, supplementary and reissues thereof, to be held and enjoyed by Assignee for its own use and enjoyment a Letters Patent may be granted, as fully and entirely as the same would have been held not been made.
Office, any other patent offices, and u	nder the Pat plications,	with the Application in the United States Patent and Trademark Office, European Patent tent Cooperation Treaty, and any continuing, divisional, or reissue applications thereof, and any patent term extensions or supplementary protection certificates of any such ments in connection with such applications as the Assignee may deem necessary or

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PATENT

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I shall execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

I shall do all other acts which, in the opinion of Assignee, may be necessary or desirable to secure the grant of Letters Patent to Assignee or its nominees, in the United States, by the European Patent Office and in all other countries where Assignee may desire to have such inventions or discoveries, or any of them, patented, with specifications and claims in such form as shall be approved by Assignee and to vest and confirm in Assignee or its nominees the full and complete legal and equitable title to all such Letters Patent.

I hereby (i) authorize and request the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from the Application or any divisional, continuation, or reissue applications thereof, and any reexamination of any of such applications, to Assignee, and (ii) covenant that I have full right to convey the interest herein assigned, and that I have not executed, and will not execute, any agreement in conflict herewith.

I hereby grant the attorney of record the power to insert on this assignment any further identification which may be necessary or desirable in order to obtain legal recordation of this document.

SOFI NÖJD LEGAL NAME OF INVENTOR	
<b>SOFT NOTA</b> SOFTNOTA (Soft \$7, 2020 14.35 GMT+2)	Sep 17, 2020
Signature	Date

WHEREAS, Sofi Nöjd, citizen of Sweden, residing at Vallgatan 4, 28131 Hässleholm, SE (hereinafter referred to as "Assignor"), was employee of McNeil AB at the time the invention "LiQUID ORAL PHARMACEUTICAL DOSAGE FORM" (hereinafter referred to as "Invention") was made. The Assignor is co-inventor of that Invention,

for which on 27<sup>th</sup> day of April 2018, Swedish Patent Application no. SE 1850511-5 was filed at the Swedish Patent Office;

WHEREAS, the conditions under which said Invention was made are such that as defined in the contract as an employee of McNeil AB the Assignor automatically entitles McNeil AB having its place of business at Norrbroplatsen 2, 251 09 Helsingborg, SE (hereinafter referred to as "Assignee") to the entire right, title and interest to said Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign; and

WHEREAS, the Assignee is desirous of acquiring Assignor's entire right, title and interest in the Invention and improvements thereof, including the right to claim priority of a priority application for the Invention, both domestic and foreign.

NOW, THEREFORE, BE IT KNOWN, that, for good and valuable consideration the receipt of which from the Assignee is hereby acknowledged, the Assignor for the avoidance of doubts hereby assigns and transfers to the Assignee his entire right, title and interest, including the right to claim priority of a priority application for the Invention, in and to said Invention and improvements thereof, which may be disclosed in a patent application and in and to said patent application, and all foreign equivalents thereof, including all substitutions, divisions, and continuations thereof, and in and to all Letters Patent, both domestic and foreign, that may be granted for said Invention, and in and to all extensions, renewals, and reissues thereof, the same to be held and enjoyed by said Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.

The Assignor covenants that the Assignor has the full right and obligation to convey the interest assigned by this Assignment, and the Assignor has not executed and will not execute any agreement in conflict with this Assignment.

The Assignor further agrees to make, execute and deliver to the Assignee upon request, any and all papers, documents, declarations, affidavits, or other instruments that may be necessary in the prosecution of any application or applications for the Invention and improvements thereof or reissues of Letters Patent, and to assist the Assignee in every way as may be requested in protecting said Invention. The Assignor acknowledges that this obligation includes the duty to execute, in a timely manner, any Declaration and Power of Attorney that may be necessary in the prosecution of applications relating to said Inventions in the United States or elsewhere.

The Assignor agrees that this assignment is effective from the 27<sup>th</sup> day of April 2018.

IN TESTIMONY WHEREOF, the Assignor and Assignee set hereunto their hand and seal this date.

Sofi Nöid

MCNEIL AB

Joel A. Rothfus

Assistant General Counsel Patents

(attorney in Fact) Feb. 25, 2019

# Dec-Assign-Nojd-MCP5292USPCT1

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