507360366 06/29/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7407288

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
NEAL POUCHER	10/18/2017
SARAH J. SCHUCHARDT	05/10/2019
MELISSA CURRAN-MOORE	08/06/2020
MICHAEL B. HEKTNER	05/08/2019
ERIC WATSCHKE	08/06/2020
RACHAEL ANNE BERGSTROM CRABB	12/11/2017
GEOFFREY A. DANIEL	05/21/2019
THOMAS KUBALAK	05/08/2019
WEI ZHANG	10/19/2017

RECEIVING PARTY DATA

Name:	COLOPLAST A/S
Street Address:	HOLTEDAM 1
City:	HUMLEBAEK
State/Country:	DENMARK
Postal Code:	DK-3050

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	17837075	

CORRESPONDENCE DATA

Fax Number: (612)287-4173

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: patent@coloplast.com COLOPLAST A/S **Correspondent Name: HOLTEDAM 1** Address Line 1:

Address Line 2: **CORPORATE PATENTS**

Address Line 4: HUMLEBAEK, DENMARK DK-3050

ATTORNEY DOCKET NUMBER: 2016009-US10 NAME OF SUBMITTER: **TOMASZ WICHA**

SIGNATURE:	/TOMASZ WICHA/	
DATE SIGNED:	06/29/2022	
	This document serves as an Oath/Declaration (37 CFR 1.63).	
Fotal Attachments: 18		
ource=2016009-Signed_Combined-Ge	eoffDaniel#page1.tif	
source=2016009-Signed_Combined-Ge	eoffDaniel#page2.tif	
source=2016009-Signed_Combined-To	m_K#page1.tif	
source=2016009-Signed_Combined-To	m_K#page2.tif	
source=2016009-Signed_Combined-USMBH#page1.tif		
source=2016009-Signed_Combined-USMBH#page2.tif		
source=2016009-Signed_Combined-US	SSDE#page1.tif	
source=2016009-Signed_Combined-US	SSDE#page2.tif	
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source=2016009-US_Signed_combined	d_USNP#page2.tif	
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Title of Invention	A NEOPHALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROSTHETIC IN A NEOPENIS			
As the below	w named inventor, I hereby declare that:			
This declara				
	United States application or PCT international application number <a href="PCT/DK2017/050332">PCT/DK2017/050332</a>			
	filed on October 6, 2017			
	based on Patent Application(s) No(s). US 62/405,300 filed on October 7, 2016			
The above-i	dentified application was made or authorized to be made by me.			
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.			
	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.			
I have revie	wed and understand the subject matter of the above-identified application, including the claims.			
I am aware of and acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.				
WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;				
NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I have sold, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, its successors and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest in and to any and all Letters Patent of the United States and any foreign countries which may be granted therefor including my rights under the International Convention for the Protection of Industrial Property, and in and to any and all extensions, divisionals, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and enjoyed by Corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the serial number and filing date above after this document has been executed if necessary;				

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form. Use an additional form for each additional inventor.

# 7CA6:B98'C5H<'5B8'DECLARATION FOR UTILITY#DESIGN APPLB" USING APPLICATION DATA SHEET

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful, authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filling or prosecution of the domestic or toreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Geoffrey A. Daniel	
SIGNATURE AND SIGNATURE	DATE <u>21 May 2019</u>
STATEMENT BY TWO WITNESSES	
WITNESS 1: HELD EVONS	
SIGNATURE	DATE 21 May 2019
WITNESS 2: Paul Bachmar	
SIGNATURE JAJA	DATE 21 May 2019
Note: An application data sheet (PTO/AIA/14 or equivalent), including n	aming the entire inventive entity, must accompany this form,

Use an additional form for each additional inventor.

Title of Invention	A NEOPHALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROSTHETIC IN A NEOPENIS			
As the belo	w named	i inventor	, I hereby declare that:	
This declar	Autototor Per	The	attached application, or	
	<b>(8</b>	Unit	ed States application or PCT international application number PCT/DK2017/050332	
		filed	on October 6, 2017	
		base	ed on Patent Application(s) No(s). US 62/405,300 filed on October 7, 2016	
The above-i	dentified	application	on was made or authorized to be made by me.	
I believe tha	t I am the	e original	inventor or an original joint inventor of a claimed invention in the application.	
			y willful false statement made in this declaration is punishable under 18 U.S.C. 1001 more than five (5) years, or both.	
I have revie	wed and	understa	nd the subject matter of the above-identified application, including the claims.	
I am aware of and acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filling date of the prior application and the national or PCT International filling date of the continuation-in-part application.				
WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holledam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;				
NOW. THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I have sold, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, its successors and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest in and to any and all Letters Patent of the United States and any foreign countries which may be granted therefor including my rights under the International Convention for the Protection of Industrial Property, and in and to any and all extensions, divisionals, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and enjoyed by Corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the serial number and filing date above after this document has been executed if necessary;				
Note: An appli Use an additic	cation dat	la sheet (P for each ac	TO/AW/14 or equivalent), including naming the entire inventive entity, must accompany this form. Iditional inventor.	

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filing or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a release of extension of the Letters Patent is lawful and desirable. I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the release or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN INVENTOR Thomas Kubalak		
BIGNATURE	DATE	08 May 2019
STATEMENT BY TWO WITNESSES		
WITNESS 1: Patricia M. Kubalak		
SIGNATURE HTG. 771 K.J.L.L.	DATE	08 May 2019
WITNESS 2: Helissa Corran-Ho	210	
SIGNATURE There C-MODE	DATE	08 May 2019
Note: An application data sheet (PTO/AIA/14 or squivalent), including na Use an additional form for each additional inventor.	ming the entire	inventive entity, must accompany this form.

Title of Invention	100000000000000000000000000000000000000	EOPH PENI	ALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROSTHETIC IN A S
As the belo	w nam	ed inv	entor, I hereby declare that:
This declaration is directed to	76 7		The attached application, or
			United States application or PCT international application number PCT/DK2017/050332
			filed on October 6, 2017
			based on Patent Application(s) No(s). US 62/405,300 filed on October 7, 2016
The above-i	dentifi	ed app	lication was made or authorized to be made by me.
I believe tha	t I am	the ori	ginal inventor or an original joint inventor of a claimed invention in the application.
l hereby ack by fine or im	nowle prison	dge tha ment c	at any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 f not more than five (5) years, or both.
I have revie	wed a	nd und	erstand the subject matter of the above-identified application, including the claims.
known to mo applications	e to be , mate	mater	wledge the duty to disclose to the United States Patent and Trademark Office all information ial to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part immation which became available between the filing date of the prior application and the national g date of the continuation-in-part application.
WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;			
NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I have sold, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, its successors and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest in and to any and all Letters Patent of the United States and any foreign countries which may be granted therefor including my rights under the International Convention for the Protection of Industrial Property, and in and to any and all extensions, divisionals, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and enjoyed by Corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the serial number and filing date above after this document has been executed if necessary;			
			eet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form.  ach additional inventor.

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filing or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Michael B. Hektner	
SIGNATURE ////////////////////////////////////	DATE <u>08 May 2019</u>
STATEMENT BY TWO WITNESSES	
WITNESS 1: LARRY LACLERE	
SIGNATURE AS ELLO	DATE <u>08 May 2019</u>
WITNESS 2: Megan Lenz	
SIGNATURE 114	DATE <u>08 May 2019</u>

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form.

Use an additional form for each additional inventor,

Title of A NEOPHALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROSTHETIC IN A Invention **NEOPENIS** As the below named inventor, I hereby declare that: This declaration The attached application, or is directed to: United States application or PCT international application number PCT/DK2017/050332 filed on October 6, 2017 based on Patent Application(s) No(s), US 62/405,300 filed on October 7, 2016 The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application. 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. I have reviewed and understand the subject matter of the above-identified application, including the claims.

I am aware of and acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.

WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I have sold, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, its successors and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest in and to any and all Letters Patent of the United States and any foreign countries which may be granted therefor including my rights under the international Convention for the Protection of Industrial Property, and in and to any and all extensions, divisionals, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and enjoyed by Corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the serial number and filling date above after this document has been executed if necessary;

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form. Use an additional form for each additional inventor,

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filling or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Sarah J. Schuchardt (formerly Deitch)	
SIGNATURE SIGNATURE	DATE 10 May 2019
<u> </u>	
STATEMENT BY TWO WITNESSES	
WITNESS 1: John Allen	
SIGNATURE JAME	DATE 10 May 2019
WITNESS 2: PATRICK 2170	
73-7-	
SIGNATURE 1707 CONTROL OF THE SIGNATURE	DATE 10 May 2019

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form.

Use an additional form for each additional inventors

Title of Invention	A NEOPH NEOPEN	HALLUS IMPLANT AND A METHOD OF IMI	PLANTING A PENILE PROSTHETIC IN A
As the belo This declar is directed	ation []	ventor, I hereby declare that:  The attached application, or  United States application or PCT international applied on October 6, 2017  based on Patent Application(s) No(s). US 62/46	PCT/DK2017/050332

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

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.

I have reviewed and understand the subject matter of the above-identified application, including the claims.

I am aware of and acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.

WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I have sold, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, its successors and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest in and to any and all Letters Patent of the United States and any foreign countries which may be granted therefor including my rights under the International Convention for the Protection of Industrial Property, and in and to any and all extensions, divisionals, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and enjoyed by Corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the serial number and filing date above after this document has been executed if necessary;

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AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filing or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Neal Poucher	
SIGNATURE ////	DATE 10/18/17
	· · · · · · · · · · · · · · · · · · ·
STATEMENT BY TWO WITNESSES	
WITNESS 1: Renee Robert	
SIGNATURE	DATE 1800-2017
- Comment	
WITNESS 2: Tim Erdmann	
SIGNATURE THE ENGLINE	. 1 1
SIGNATURE MU Eliterania	DATE

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form,

Use an additional form for each additional inventor.

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Title of Invention			
		DD OF SURGICALLY PROVIDING NEOPENIS	A TRANS-MALE PATIENT
As the belo		rentor, I hereby declare that:	
This declar	1 1	The attached application, or	
		United States application or PCT inte	mational application number US15/726,412 and
	percent,	filed on October 6, 2017	PCT/DK2017/050332
		based on Patent Application(s) No(s).	US 62/405,300 filed on October 7, 2016
The above-i	identified app	plication was made or authorized to be	made by me.
I believe tha	it I am the or	iginal inventor or an original joint invent	or of a claimed invention in the application.
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known to me applications	e to be mate , material inf	rial to patentability of the application as	ed States Patent and Trademark Office all information defined in 37 CFR 1.56, including for continuation-in-part sen the filing date of the prior application and the national action.
and having : "Corporation and for all fo	a principal pl n," is desirou	lace of business at Holtedam 1, 3050 H is of acquiring the entire right, title and i ries and in and to any and all foreign an	isting under the laws of the Country of Denmark, umlebaek, Denmark here after referred to as nterest in and to the claimed invention for the United States d domestic Letters Patent which may be granted
I have sold, its succession and to any rights un divisionals, or anjoyed by (term for which had this	assigned, tra ors and assign y and all Lett der the Inter continuations Corporation in the Letter assignment	ansferred and set over and by this docu gns, the entire right, title and interest in ters Patent of the United States and am- national Convention for the Protection s, continuations-in-part or reissues of th for its own use and benefit and use and s Patent may be granted, as fully and e	eceipt and sufficiency of which are hereby acknowledged, ment do sell, assign, transfer and set to the Corporation, and to the invention and the entire right, title and interest or foreign countries which may be granted therefor including of Industrial Property, and in and to any and all extensions, are Letters Patent that may be granted, the same to be held and benefit of its successors and assigns to the full end of the ntirely as the same would have been held and enjoyed by by authorize Corporation and its employees to insert the n executed if necessary;
Note: An appl	ication data si	heet (PTO/AIA/14 or equivalent), including n	aming the entire inventive entity, must accompany this form.

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

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IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Rachael Anne Bergstrom Crabb SIGNATURE	DATE
STATEMENT BY TWO WITNESSES	
SIGNATURE	DATE 11 Dec 2017
SIGNATURE ALALANA	DATE 11 Dec 2014

Use an additional form for each additional inventor.

Title of Invention		NEOPHALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROSTHETIC IN A IEOPENIS			
As the below	w named	inve	ntor, I hereby declare that:		
This declaration is directed to	0.000.000		The attached application, or		
			United States application or PCT inter filed on October 6, 2017	PCT/DK2017/050332	
		ļ	based on Patent Application(s) No(s).	US 62/405,300 filed on October 7, 2016	
The above-	dentified	appli	cation was made or authorized to be r	nade by me.	
I believe tha	t I am the	e orig	inal inventor or an original joint invento	r of a claimed invention in the application.	
I hereby ack by fine or im	nowledge prisonme	e tha ent of	t any willful false statement made in th f not more than five (5) years, or both.	s declaration is punishable under 18 U.S.C. 1001	
I have review	wed and	unde	rstand the subject matter of the above	identified application, including the claims.	
known to me applications	e to be m , material	iateri: Linfoi	al to patentability of the application as	d States Patent and Trademark Office all information defined in 37 CFR 1.56, including for continuation-in-part en the filing date of the prior application and the national ation.	
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			eet (PTO/AIA/14 or equivalent), including na	ming the entire inventive entity, must accompany this form.	

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filling or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

IN WITNESS OF THE ABOVE, I SIGN	
INVENTOR Wei Zhang	
SIGNATURE (12/10)	DATE
STATEMENT BY TWO WITNESSES	
WITNESS 1: EREC WARRENCE	
SIGNATURE CLIC LA TATALLE	DATE 190072017
WITNESS 2: Tabona Mhad	
SIGNATURE 2 1 1000	DATE 190072017

Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form, Use an additional form for each additional inventor.

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Title of Invention		IEOPI OPEN	PHALLUS IMPLANT AND A METHOD OF IMPLANTING A PENILE PROS	THETIC IN A
As the below	w nan	red inv	nventor, I hereby declare that:	÷
This declara			The attached application, or	
			United States application or PCT international application number 16/750,00	7
			filed on January 23, 2020	
		٠.	based on Patent Application(s) No(s). US 15/726,411filed on October 6, 20 US 62/405,300 filed on October 7, 20	17 016
The above-i	dentifi	ed app	pplication was made or authorized to be made by me.	
l believe tha	t I am	the or	original inventor or an original joint inventor of a claimed invention in the application.	
			that any willful false statement made in this declaration is punishable under 18 U.S.C t of not more than five (5) years, or both.	1001
I have review	ved ar	nd und	derstand the subject matter of the above-identified application, including the claims.	
known to me applications, i	to be mater	mater	owledge the duty to disclose to the United States Patent and Trademark Office all in erial to patentability of the application as defined in 37 CFR 1.56, including for continu- formation which became available between the filing date of the prior application and ng date of the continuation-in-part application.	uation-in-part
nd having a Corporation.	princi " is de eign c	pal pla sirous ountri	ST A/S, a corporation organized and existing under the laws of the Country of Denmilace of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as us of acquiring the entire right, title and interest in and to the claimed invention for the ries and in and to any and all foreign and domestic Letters Patent which may be granapplication;	United States
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ote: An applic	ation c	lata sh n for ea	heet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany each additional inventor.	this form.

AND, for the consideration acknowledged, I materially represent to Corporation, its successors and assigns, that at the time of the execution and delivery of this assignment, I am a lawful owner of the entire right, title and interest in and to the claimed invention of the application and Letters Patent mentioned above, and that the same are unencumbered, and that I have good right and lawful authority to sell and convey the same by this assignment;

AND, for the consideration acknowledged, I agree to, and with Corporation and its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, shall advise that an amendment or divisional of, or continuation or continuation-in-part thereof, or any other proceeding in connection with the filing or prosecution of the domestic or foreign patent applications, including interference proceedings, is lawful and desirable, or that a reissue of extension of the Letters Patent is lawful and desirable, I, or my executor or administrator will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid Letters Patent for the invention, or for the reissue or extension of the same, without charge to Corporation or its successors or assigns.

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IN WITNESS OF THE ABOVE, I SIGN TO SERVICE ABOVE TO SERVICE AS THE ABOVE TO SIGN TO SERVICE AS THE ABOVE TO SERVICE AS THE ABO
INVENTOR Melissa Curran-Moore
SIGNATURE Missis CUMMINUM DATE 8/6/2020
STATEMENT BY TWO WITNESSES
AWITNESS 1: El Cence Con
SIGNATURE Eli Curan-Morce DATE 5/6/20
WITNESS 2: King Garran Moore
SIGNATURE KING here DATE 8-6-2020
Note: An application data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form.

Title of Invention	7 7 1 v tum tum (1921) 1 m 1 m 1 1				
As the below	w named inventor, I hereby declare that:				
This declar					
	United States application or PCT international application number 16/750,007				
	filed on January 23, 2020				
	based on Patent Application(s) No(s). US 15/726,411filed on October 6, 2017 US 62/405,300 filed on October 7, 2016				
The above-i	dentified application was made or authorized to be made by me.				
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.				
	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.				
I have review	wed and understand the subject matter of the above-identified application, including the claims.				
known to me applications	of and acknowledge the duty to disclose to the United States Patent and Trademark Office all information to be material to patentability of the application as defined in 37 CFR 1.56, including for continuation-in-part , material information which became available between the filing date of the prior application and the national mational filing date of the continuation-in-part application.				
WHEREAS, COLOPLAST A/S, a corporation organized and existing under the laws of the Country of Denmark, and having a principal place of business at Holtedam 1, 3050 Humlebaek, Denmark here after referred to as "Corporation," is desirous of acquiring the entire right, title and interest in and to the claimed invention for the United States and for all foreign countries and in and to any and all foreign and domestic Letters Patent which may be granted for the above identified application;					
I have sold, a its successor in and to any my rights un- divisionals, o enjoyed by C term for whice me had this a	REFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, assigned, transferred and set over and by this document do sell, assign, transfer and set to the Corporation, are and assigns, the entire right, title and interest in and to the invention and the entire right, title and interest or and all Letters Patent of the United States and any foreign countries which may be granted therefor including der the international Convention for the Protection of Industrial Property, and in and to any and all extensions, continuations, continuations-in-part or reissues of the Letters Patent that may be granted, the same to be held and corporation for its own use and benefit and use and benefit of its successors and assigns to the full end of the child the Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by assignment and sale not been made, and also hereby authorize Corporation and its employees to insert the or and filling date above after this document has been executed if necessary;				
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IN WITNESS OF THE ABOVE, I SIGN	
SIGNATURE LICE LICE LA COMPANION SIGNATURE	DATE 6 406 2000
STATEMENT BY TWO WITNESSES WITNESS 1: Steve Knoo SIGNATURE & Hoo	DATE 6 ALGUST 2020
WITNESS 2: New Porcher SIGNATURE ////	DATE 5/6/2020

PATENT REEL: 060350 FRAME: 0082

RECORDED: 06/29/2022

Use an additional form for each additional inventor.