

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

Assignment ID: PATI438596

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	Robertus C.M.B. Meijer	02/08/2013
RECEIVING PARTY DATA		
Company Name:	TOUCH EMAS LIMITED	
Street Address:	3 Ashwood Court	
Internal Address:	Oakbank Park Way	
City:	Livingston	
State/Country:	UNITED KINGDOM	
Postal Code:	EH53 0TH	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Application Number:	16811638
CORRESPONDENCE DATA		
Fax Number:	9497609502	
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>		
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Correspondent Name:	Docketing Department	
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ATTORNEY DOCKET NUMBER:	TOUCH.012C1	
NAME OF SUBMITTER:	Khylo Rhoden	
SIGNATURE:	Khylo Rhoden	
DATE SIGNED:	08/23/2024	
Total Attachments: 3		
source=TOUCH.012C1 ASSIGNMENT INVENTOR-EMAS LIMITED#page1.tiff		
source=TOUCH.012C1 ASSIGNMENT INVENTOR-EMAS LIMITED#page2.tiff		
source=TOUCH.012C1 ASSIGNMENT INVENTOR-EMAS LIMITED#page3.tiff		

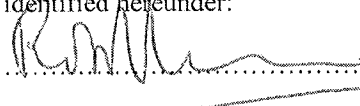
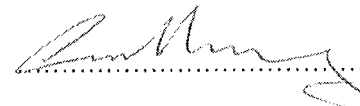
Acknowledgement & Assignment of Rights (UK direct employee):

I, ROBERTUS C.M.B. MEIJER, 2 Balmoral Gardens, Brighton FK2 0JF, a national of The Netherlands, (the "Inventor")

hereby acknowledge, that:


- 1 I am JOINT inventor of an invention entitled 'Improvements in or relating to Prosthetics' (the "Invention"), described in UK patent application 1302025.0 filed 5 February 2013 and further identified by Murgitroyd Reference P128151.GB.01/MCCALLUMS/HUTCHISONC and Company Reference Pattern Learning (GB).
- 2 By a contract dated 24 November 2011, I am an employee of TOUCH EMAS LIMITED, 3 Ashwood Court, Oakbank Park Way, Livingston, EH53 0TH, United Kingdom (the "Company") and the Invention was made in the course of my normal duties or duties specifically assigned to me.
- 3 By virtue of Section 39 of the Patents Act 1977* the Company is the legal and beneficial owner of the Invention, and has the right to apply for and obtain in its own name patent and like protection in any territory and/or to dispose of the Invention as it sees fit.
- 4 In view of the above and in view of certain good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, I hereby assign to the Company, its successors, legal representatives and assigns all right, title and interest in and to the Invention, the aforesaid application and all corresponding patent applications in foreign countries, all applications pursuant to the Patent Cooperation Treaty and claiming priority from the aforesaid application and all applications for extension filed or to be filed for the Invention, all continuation, divisional, continuation-in-part and reissue applications, and all Letters Patent, Invention Registrations, Utility Models, Extensions, Reissues or Reexaminations and other patent rights, obtained for the Invention in the United States or any other country; I warrant that I have made no assignment of the Invention, application or patent therefor to a party other than said Company and I am under no obligation to make any assignment of the Invention, application, or patent therefor to any other party
- 5 I hereby agree to sign any further document and do any other thing necessary to give effect to the foregoing, at the request and expense of the Company, its successors and representatives. I acknowledge that this obligation will continue in the event that I leave my employment.
- 6 I further grant the Company's attorneys the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent Office and corresponding authorities in other territories for recording this document. It is understood and agreed that said Company's attorneys have represented only the Company and will continue to represent only the Company with respect to this invention.

IN WITNESS WHEREOF I as inventor have executed this document at the date and before the witnesses identified hereunder:

 (Inventor)  (Witness)

8 Feb 2013 (Date)  (Witness)

We hereby confirm and agree with the above for and on behalf of the Company. Signed:

 (Director/Secretary) Date: 11/2/13

Identification of corresponding applications:

Territory Identification

Inserted by (Attorney/Agent) Date:

Territory Identification

Inserted by (Attorney/Agent) Date:

Territory Identification

Inserted by (Attorney/Agent) Date:

Territory Identification

Inserted by (Attorney/Agent) Date:

Territory Identification

Inserted by (Attorney/Agent) Date:

* Section 39 is reproduced on the attached sheet overleaf

Patents Act 1977

Employees' inventions

Section 39

- (1) Notwithstanding anything in any rule of law, an invention made by an employee shall, as between him and his employer, be taken to belong to his employer for the purposes of this Act and all other purposes if -
 - (a) it was made in the course of the normal duties of the employee or in the course of duties falling outside his normal duties, but specifically assigned to him, and the circumstances in either case were such that an invention might reasonably be expected to result from the carrying out of his duties; or
 - (b) the invention was made in the course of the duties of the employee and, at the time of making the invention, because of the nature of his duties and the particular responsibilities arising from the nature of his duties he had a special obligation to further the interests of the employer's undertaking.
- (2) Any other invention made by an employee shall, as between him and his employer, be taken for those purposes to belong to the employee.