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PLANT PATENT APPLICATION (35 U.S.C. 161) DECLARATION (37 CFR 1.63)			Attorney Docket Number			
			First Named Inventor			
			COMPLETE IF KNOWN			
Declaration	Declaration	after Initial	Application	Number		
Submitted with Initial OR	Submitted af Filing (surcha		Filing Date			
Filing	(37 ČFR 1.16(e)) required)		Art Unit			
			Examiner N	lame		
I hereby declare that:						
Each inventor's residence, ma	illing address, and c	itizenship are	as stated be	low next to their nan	ne.	
I believe the inventor(s) name	below to be the orig	inal and first i	nventor(s) of	f the new and distinc	t variety of:	
plant named:						
which is claimed and for which	n a plant patent is so	ought, the app	lication of wh	nich		
is attached hereto OR	is attached hereto <i>OR</i> was filed on (MM/DD/YYYY) as United States					
Application Number and was amended on (MM/DD/YYYY) (if applicable						(if applicable).
I hereby state that I have reviewed and understand the contents of the above identified application, including the claim, as amended by any amendment specifically referred to above. I have asexually reproduced the plant to which this application applies.						
Said plant was found in cultivated area (<i>check this box for newly found plant only</i>)						
I acknowledge the duty to disclose information which is material to patentability 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.						
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.						
Prior Foreign Application Number(s)	Country	Foreign Fi (MM/DD/		Check Only If Priority Not Claimed	Certified Co YES	opy Attached? NO
Additional foreign application	numbers are listed on	a supplemental	priority data s	sheet PTO/SB/02B atta	ched hereto.	

[Page 1 of 2] This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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DECLARATION - Plant Patent Application

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contribute to identity theft. Personal in numbers (other than a check or credit ca the USPTO to support a petition or an ap USPTO, petitioners/applicants should co to the USPTO. Petitioner/applicant is ad the application (unless a non-publication a patent. Furthermore, the record from referenced in a published application or a 2038 submitted for payment purposes an I hereby declare that all statements made and belief are believed to be true; and fur and the like so made are punishable by f statements may jeopardize the validity of	ard authorization forn oplication. If this type nsider redacting such vised that the record request in compliant n an abandoned app an issued patent (see e not retained in the e herein of my own k rther that these state ine or imprisonment,	n PTO-2038 submitted to e of personal information h personal information for a patent application ce with 37 CFR 1.213(a plication may also be a e 37 CFR 1.14). Check application file and ther nowledge are true and to ments were made with or both, under 18 U.S.C	for payment p n is included i from the docu is available to a) is made in t available to t is and credit of that all statem the knowledg C. 1001 and t	burposes) is never required by in documents submitted to the uments before submitting them to the public after publication of the application) or issuance of he public if the application is card authorization forms PTO- publicly available. ments made on information the that willful false statements	
NAME OF SOLE OR FIRST INVENTOR	:	A petition has	s been filed fo	r this unsigned inventor	
Given Name		Family Name or Surn		· · · · · · · · · · · · · · · · · · ·	
Inventor's Signature				Date	
Residence: City S	tate	Country		Citizenship	
Mailing Address		L	I_		
Mailing Address					
City S	tate	Zip	Cour	ntry	
Additional inventors or legal representative	e(s) are being named or	n the supplemental s	sheet(s) PTO/S	B/02A or 02LR attached hereto.	

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
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