

Declaration and Power of Attorney for Patent Application

Försäkran och Fullmakt avgiven i samband med ansökan om patentskydd

Swedish Language Declaration

Som nedan nämnd uppfinnare förklarar jag att:

Min hemvist, postadress och medborgarskap är som nedan angivits.

Jag är övertygad om att jag är den ursprungliga, första och enda uppfinnaren (om endast ett namn uppges nedan) eller en av de ursprungliga och första meduppfinnarna (om flera namn anges nedan) av den uppfinning för vilken patent söks, benämnd

vars patentbeskrivning härmed bifogas om inte följande ruta har korsats:

- ingavs den _____
som U.S. ansökningsnummer eller PCT
internationellt ansökningsnummer
_____ och ändrades den
_____ (eventuellt).

Jag förklarar härmed att jag har granskat och förstår innehållet i den ovannämnda beskrivningen och patentkrav med de eventuella ändringar som gjorts.

Jag är medveten om min skyldighet att upprega information av väsentlig betydelse för patenterbarhet i enlighet med "Title 37, Code of Federal Regulations, § 1.56."

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

the specification of which is attached hereto unless the following box is checked:

- was filed on _____
as United States Application Number or PCT
International Application Number
_____ and was amended on
_____ (if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

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Jag yrkar härmed prioritet enligt "Title 35, United States Code, § 119(a)-(d) or § 365 (b)" för de(n) utländska ansökning(ar) som angivits nedan och avser patent eller uppfinnarcertifikat eller, under § 365(a) enligt ovan, för varje internationell PCT-ansökan som designeras åtminstone ytterligare ett land förutom U.S.A.; vidare har jag nedan identifierat, genom att korsa ruta, eventuella utländska patentansökningar, uppfinnarcertifikat eller internationella PCT-ansökningar som har inlämningsdatum före det inlämningsdatum för ansökan från vilket prioritet yrkas.

Prior Foreign Applications

Tidigare ansökning(ar) utomlands

(Number) (nummer)	(Country) (land)
(Number) (nummer)	(Country) (land)

Jag yrkar härmed på den förmon som i enlighet med "Title 35, United States Code, § 119(e)" tillkommer varje de Förenta Staaternas hjälvpansökan som uppräknas nedan.

(Application No.) (ansökan, nr)	(Filing Date) (ingivningsdag)
(Application No.) (ansökan, nr)	(Filing Date) (ingivningsdag)

Jag yrkar härmed de förmåner som i enlighet med "Title 35, United States Code, § 120" tillkommer varje ansökan av U.S.A. eller, under § 365(c) enligt ovan, varje internationell PCT-ansökan som designeras U.S.A., och angivits nedan, och om innehållet i samtliga patentkrav i denna ansökan inte angivits i den tidigare ansökan av U.S.A. eller i internationell PCT-ansökan på det sätt som krävs enligt första paragrafet i "Title 35, United States Code § 112," är jag medveten om skyldigheten att uppge information, som utgör material för patenterbarhet enligt "Title 37, Code of Federal Regulations, § 1.56" och som blivit tillgänglig under tiden mellan den tidigare ansökningens inlämningsdatum och datum för denna ansökans inlämnande såsom nationell ansökan eller som PCT-ansökan.

(Application No.) (ansökan, nr)	(Filing Date) (ingivningsdag)
(Application No.) (ansökan, nr)	(Filing Date) (ingivningsdag)

Vidare förklarar jag att dessa uppgifter, såvitt jag vet, är sanningsenliga och alla uttalanden om information och vetande förmadas vara sanningsenliga; och att dessa uppgifter lämnats i medvetande om att avsiktligt falska uppgifter och likande kan straffas med böter eller fängelse eller bådadera enligt "Section 1001 of Title of the United States Code", och att sådana avsiktligt falska uppgifter kan äventyra giltigheten av ansökningen eller ett därav beviljat patent.

I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365 (b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below, and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

Priority Not Claimed
Prioritetsrätt krävs inte

(Day/Month/Year Filed)
(ingivn. dag/månad/år)

(Day/Month/Year Filed)
(ingivn. dag/månad/år)

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below.

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(Status) (patented, pending, abandoned)
(ärendets status)(patent meddelat, ej avgjort, avslag)

(Status) (patented, pending, abandoned)
(ärendets status)(patent meddelat, ej avgjort, avslag)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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FULLMAKT: I egenskap av uppfinnare befullmächtigar jag härmed följande advokat(er) och/eller ombud att tala och svara i denna ansökan inför US Patent & Trademark Office: (*Ange namn och registreringsnummer nedan*)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (*list name and registration number*)

All korespondens i ärendet sänds till:

Send Correspondence to:

All tel. samtal i ärendat ställs till: (*namn, tel. nr.*)

Direct Telephone Calls to: (*name and telephone number*)

Ende resp. förste uppfinnarens fullständiga namn	Full name of sole or first inventor		
Uppfinnarens namnteckning	Datum	Inventor's signature	Date
Stadigvarande bostad	Residence		
Nationalitet	Citizenship		
Postadress	Post Office Address		
Ev. andre meduppfinnares fullständiga namn	Full name of second joint inventor, if any		
Uppfinnarens namnteckning	Datum	Second Inventor's signature	Date
Stadigvarande bostad	Residence		
Nationalitet	Citizenship		
Postadress	Post Office Address		

(Samma uppgifter och namnunderskrifter från ytterligare uppfinnare bifogas på löst fästs vid "Försäkran".)

(Supply similar information and signature for third and subsequent joint inventors.)

OMB Clearance and PRA Burden Statement for PTO/SB/108

This collection of information is required by 37 CFR 1.137. 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, 1.14 and 41.6. This form is estimated to take 24 minutes to complete, including gathering, preparing, and submitting the completed 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 Administration 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: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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. The United States Patent and Trademark Office (USPTO) collects this information under authority of 5 CFR 339.205. The information in this system of records is used to manage all records of applicant including name, citizenship, residence, post office address and other information pertaining to the applicant's activities in connection with the invention for which a patent is sought. Statements containing various kinds of information with respect to inventors who are deceased or incapacitated, or who are unavailable or unwilling to make application for patent. The information obtain is protected from disclosure to third parties in accordance with the Privacy Act.

However, routine uses of this information may include disclosure to the following: to law enforcement and investigation in the event that the system of records indicates a violation or potential violation of law; to a Federal, state, local, or international agency, in response to its request; to an agency, organization, or individual for the purpose of performing audit or oversight operations as authorized by law; to non-federal personnel under contract to the agency; to a court for adjudication and litigation; to the Department of Justice for Freedom of Information Act (FOIA) assistance; to members of congress working on behalf of an individual; to the Office of Personnel Management (OPM) for personnel research purposes; to National Archives and Records Administration for inspection of records; and to the Office of Management and Budget (OMB) for legislative coordination and clearance. Failure to provide any part of the requested information may result in an inability to process requests for access and information. The applicable Privacy Act System of Records Notice for this information is COMMERCE/PAT-TM-7 Patent Application Files, available at Federal Register /Vol. 78, No. 61 / Friday, March 29, 2013 /Notices 19243. <https://www.govinfo.gov/content/pkg/FR-2013-03-29/pdf/2013-07341.pdf>