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实用专利或设计专利申请声明 (37 CFR 1.63) DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)	Attorney Docket Number	
	First Named Inventor	
	<i>COMPLETE IF KNOWN</i>	
	Application Number	
	Filing Date	
	Art Unit	
<input type="checkbox"/> 初次备案时提交的声明 Declaration Submitted With Initial Filing	或者 OR	<input type="checkbox"/> 初次备案后提交的声明 (需 要支付附加费 (37 CFR 1.16(f))) Declaration Submitted After Initial Filing (surcharge (37 CFR 1.16(f)) required)
		Examiner Name

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(2) 本人相信以下指明的发明人是本主题发明的最初和第一位发明人，该发明人对所标示的发明主张权利并要求获得专利：
I hereby declare that: (1) Each inventor's residence, mailing address, and citizenship are as stated below next to their name; and
(2) I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention titled:

(发明名称)
(Title of the Invention)

该发明的申请
the application of which
 如下所附
is attached hereto

或者 OR
 于 (月/日/年) _____ 备案为美国申请号码或 PCT 国际

申请号码 _____ 并于 (月/日/年) _____ 修订 (如适用)。
was filed on (MM/DD/YYYY) _____ as United States Application Number or PCT International Application Number _____ and was amended on (MM/DD/YYYY) _____ (if applicable).

本人兹此声明本人已经审阅并理解根据上文参考的任何修订文件进行修订的上述规范内容，包括权利主张。
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.

本人承认有责任披露对专利性具有重要作用的信息，如 37 CFR 1.56 所定义，包括部分继续申请案的信息，及在之前申请案的备案日期与部分继续申请案的国家或 PCT 国际备案日期之间可用的信息。
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 application.

声明 — 实用专利或设计专利申请
DECLARATION — Utility or Design Patent Application

参与办公室允许查阅专利申请的授权书**Authorization To Permit Access To Application by Participating Offices**

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If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified patent application is filed access to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO or other intellectual property office in which a foreign application claiming priority to the above-identified patent application is filed to have access to the above-identified patent application.

根据 37 CFR 1.14(h)(3) 的规定，对一份上述专利申请的查阅将涉及以下方面：1) 上述备案的专利申请；2) 任何外国申请 (如果某个满足 37 CFR 1.55 核准副本要求的外国申请已经在上述专利申请中备案，上述专利申请根据 35 U.S.C. 119(a)-(d) 对其主张优先权)；及 3) 在上述专利申请中要求利益的任何美国备案申请。

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the above-identified patent application with respect to: 1) the above-identified patent application-as-filed; 2) any foreign application to which the above-identified patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified patent application; and 3) any U.S. application-as-filed from which benefit is sought in the above-identified patent application.

根据 37 CFR 1.14(c) 的规定，可以查阅关于参与办公室允许查阅申请的授权书的备案日期。

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing the Authorization to Permit Access to Application by Participating Offices.

外国优先利益主张**Claim of Foreign Priority Benefits**

本人兹此根据 35 U.S.C. 119(a)-(d) 或 (f)，或 365(b) 的规定，对任何外国专利申请、发明人或植物育种者的权利证书主张外国优先利益，或根据 365(a) 的规定对指定除了美国以外至少一个国家的任何 PCT 国际申请主张外国优先利益，如下所列并已确认，通过勾选方框，对任何外国专利申请、发明人或植物育种者的权利证书，或在对本申请主张优先权之日之前备案的任何 PCT 国际申请主张外国优先利益。

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.

之前的外国申请号码 Prior Foreign Application Number(s)	国家 Country	外国备案日期 (月/日/年) Foreign Filing Date (MM/DD/YYYY)	未主张的优先权 Priority Not Claimed	是否附上核准副本？ Certified Copy Attached?	
				是 YES	否 NO
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

本文所附的补充优先数据表 PTO/SB/02B 上列出了附加的外国申请号码。

Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.

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声明 — 实用专利或设计专利申请
DECLARATION — Utility or Design Patent Application

所有信函寄住： Direct all correspondence to:	<input type="checkbox"/>	与客户编号相关的地 址： The address associated with Customer Number:	OR 或者	<input type="checkbox"/>	以下的信函地址 Correspondence address below
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姓名 Name			
地址 Address			
城市 City	州 State	邮编 Zip	
国家 Country	电话 Telephone	电子邮件 Email	

警告：
WARNING:

呈请人/申请人应小心避免在专利申请中备案的文件中提交个人信息，这有可能会造成身份盗窃。USPTO 从不要求为支持呈请或申请而提供社保号码、银行账号或信用卡号码等个人信息（除非是用于付款目的的支票或信用卡授权表 PTO-2038）。如果在提交给 USPTO 的文件中有此类个人信息，呈请人/申请人应当考虑在向 USPTO 提交文件之前编辑此类个人信息。兹告知呈请人/申请人，在公布申请（除非根据 37 CFR 1.213(a) 的规定在申请中提出不予公布的请求）或签发专利之后，专利申请记录将公之于众。而且，如果在公布的申请或签发的专利中引用了该申请，那么已弃用的申请记录也会公之于众（见 37 CFR 1.14）。为付款目的而提交的支票和信用卡授权表 PTO-2038 不会保留在申请文件中，因此不会向公众公布。兹告知呈请人/申请人，构成专利申请记录（例如 PTO/SB/01）的文件会放入隐私法案记录系统 — 商务部 COMMERCE-PAT-7 中，系统名称：专利申请文件 (*Patent Application Files*)。不在申请文件中保留的文件（例如 PTO-2038）则会放入隐私法案 COMMERCE/PAT-TM-10 系统中，系统名称：存款账户和电子资金转帐档案 (*Deposit Accounts and Electronic Funds Transfer Profiles*)。

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. Petitioner/applicant is advised that documents which form the record of a patent application (such as the PTO/SB/01) are placed into the Privacy Act system of records DEPARTMENT OF COMMERCE, COMMERCE-PAT-7, System name: *Patent Application Files*. Documents not retained in an application file (such as the PTO-2038) are placed into the Privacy Act system of COMMERCE/PAT-TM-10, System name: *Deposit Accounts and Electronic Funds Transfer Profiles*.

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声明 — 实用专利或设计专利申请
DECLARATION — Utility or Design Patent Application

本人兹此声明，就我所知本文所做的所有声明都是真实的，关于信息和观点的声明也是真实的；而且作出这些声明的前提是本人知道根据 18 U.S.C. 1001 的规定，故意作出虚假声明及类似情况会受到罚款或监禁等惩罚，而此种故意作出的虚假声明可能会危及本申请或任何已签发专利的有效性。

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 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

唯一或第一发明人的姓名：

NAME OF SOLE OR FIRST INVENTOR:

已为此未签名发明人备案了一份呈请书

A petition has been filed for this unsigned inventor

名字 (首名字和中间名[如有的话])

Given Name (first and middle [if any])

姓氏

Family Name or Surname

发明人签名

Inventor's Signature

日期

Date

住址：城市

Residence: City

州

State

国家

Country

公民身份

Citizenship

邮寄地址

Mailing address

城市

City

州

State

邮编

Zip

国家

Country

本文所附的_____补充表 PTO/SB/02A 或 02LR 中指明了其他发明人或法定代表。

Additional inventors or a legal representative are being named on the _____ supplemental sheet(s) PTO/SB/02A or 02LR attached hereto.

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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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2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
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6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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 37CFR 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.
9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.