AIA Inventor's Oath or Declaration Quick Reference Guide

The following information is a guide to assist applicants in understanding the flexibilities available under the AIA with respect to the inventor's oath or declaration. For example, in addition to maintaining current practices, an assignment document can act as a declaration, and in applications with an application data sheet, each inventor can execute a separate declaration, and the filing of a declaration can be postponed until the application is in condition for allowance. These flexibilities are explained in further detail below.

I. Application Data Sheet (ADS):

A nonprovisional application should be filed with a properly signed ADS (37 CFR 1.76) identifying the applicant.

An ADS <u>must</u> be filed:

- 1. To identify applicants who are not the inventor(s).
- To set the inventorship where an inventor's oath or declaration is not being presented.
 This permits postponing the declaration until the application is otherwise in condition for allowance.
- 3. To set the inventorship where there are joint inventors and each joint inventor is executing a declaration that only names that inventor and not all of the inventors.
- 4. To make benefit claims under 37 CFR 1.78 and foreign priority claims under 37 CFR 1.55 (except applications entering the national stage under 35 U.S.C. 371).

Use newly-revised form PTO/AIA/14 (Revised 08/2012 – See Appendix for copy):

Submit the fillable form via EFS-Web with the application. Doing so will cause the
bibliographic data to automatically load into USPTO electronic systems. Scanning or
printing as a pdf will cause USPTO staff to have to manually enter the data. Note:
Only an ADS that is submitted with the application via EFS-Web upon filing will
automatically load into the Office's electronic systems. Use of the fillable ADS

- subsequent to filing will not result in an automatic upload and will require USPTO staff to manually input the information.
- 2. The newly-revised ADS includes a new Applicant information section to identify non-inventor applicants. Note: Where the applicant is the assignee or a person to whom the inventor is under an obligation to assign the invention, documentary evidence of ownership should be recorded in the assignment records no later than payment of the issue fee. (37 CFR 1.46(b)(1))
- 3. Where the applicant is a juristic entity the ADS may only be signed by a patent practitioner. For other applicants, the ADS may be signed by either the applicant or a patent practitioner. (37 CFR 1.33(b))
- 4. All benefit claims under 37 CFR 1.78, and foreign priority claims under 37 CFR 1.55, must be set forth in an ADS. For applications entering the national stage under 35 U.S.C. 371, foreign priority claims are not required to be set forth in the ADS. Foreign priority claims in these applications must have been timely made in the international phase in the PCT request form or in a notice from applicant.
- 5. There is no longer a "supplemental" ADS. Information may be corrected or updated by filing a new ADS that contains only the sections containing changed or updated information. Changes must be shown by underlining for insertions and strikethrough or brackets for deletions. Each section containing changed or updated information must contain all of the information already of record with the changes shown by markings.

See Appendix for a copy of the ADS and helpful information for completing an ADS. The ADS (PTO/AIA/14) is available at: http://www.uspto.gov/forms

II. The Inventor's Oath or Declaration:

Use the PTO/AIA/01, the declaration form for use with an Application Data Sheet which includes the new statutory statements:

- 1. The application was made or authorized to be made by the person executing the declaration.
- 2. The individual believes himself or herself to be the original inventor or an original joint inventor of a claimed invention in the application, and
- 3. An acknowledgment of penalties clause referring to fine or imprisonment of not more than five years, or both.

Use of Office forms is not mandatory but is strongly recommended. When modifying an Office form, be sure to remove all indications that it is an Office form (*e.g.*, SB or AIA designation). See 37 CFR 1.4(d)(3).

Each declaration need only identify the inventor executing the declaration as long as an ADS is submitted identifying the entire inventive entity.

Inventors can continue to execute declarations that name the entire inventive entity.

<u>Note</u>: To avoid payment of a surcharge, an inventor's oath or declaration, including a substitute statement, executed by or with respect to each inventor must be submitted on the same day as the nonprovisional application is filed.

III. Use of a Substitute Statement:

Where an inventor's signature cannot be obtained on a declaration, a substitute statement PTO/AIA/02 may be executed with respect to that inventor. (37 CFR 1.64)

An applicant under 37 CFR 1.46 (*i.e.*, assignee, obligated assignee or party who shows sufficient proprietary interest) may execute a substitute statement in the following circumstances:

- 1. The inventor is deceased or legally incapacitated
- 2. The inventor refuses to sign the declaration
- 3. The inventor cannot be found or reached after diligent effort

An applicant who is an assignee or obligated assignee does not need to file a petition or provide proof of the pertinent facts in order to be named as the applicant or execute a substitute statement. Though proof is not required to be submitted to the Office, proof of attempt to secure the inventor's signature should be kept in applicant's file. There is no change to what is considered a good faith attempt to contact an inventor and what constitutes a refusal to sign.

IV. Assignments containing the Inventor's Oath or Declaration:

An assignment that contains the information and statements in an oath or declaration ("assignment-statement") may be used as the inventor's oath or declaration.

The assignment must be recorded, and the best way to effect recordation is through use of the Electronic Patent Application System (EPAS).

- 1. File the application via EFS-Web and obtain an application number.
- 2. Submit the assignment-statement for recording in EPAS on the same day the application is filed to avoid a surcharge for delayed submission of the inventor's oath or declaration. Check the box in EPAS to notify the Office that the assignment-statement is being used as the inventor's oath or declaration. The Office will then place a copy of the assignment-statement into the application file.

V. <u>Postponing submission of the Inventor's Oath or Declaration</u>:

Submission of the inventor's oath or declaration may be postponed where an ADS is filed that identifies the entire inventive entity, including legal name, residence and mailing address for each inventor.

If neither an ADS nor the inventor's oath or declaration executed by all of the inventors is received on filing, then the Office will send a Notice to File Missing Parts and require (1) either an ADS or inventor's oath or declaration executed by all of the inventors; and (2) payment of a surcharge for the filing of the inventor's oath or declaration after the filing date of the application.

Note: If applicant submits on filing all required filing fees, including the surcharge, and an ADS, the Office will not send a Notice to File Missing Parts requiring the declaration.

If an inventor's oath or declaration executed by or with respect to each inventor has not been received by the time the application is in condition for allowance, a Notice of Allowability will be sent setting a three-month non-extendable time period within which applicant must file the inventor's oath or declaration.

VI. Copies of Declarations from Prior Applications:

A copy of a declaration from a prior application may only be submitted in an application filed on or after September 16, 2012, if the declaration meets the requirements of amended 35 U.S.C. 115(a) which must include the required statements in 35 U.S.C. 115(b):

- 1. The application was made or authorized to be made by the person executing the declaration, and
- 2. The individual believes himself or herself to be the original inventor or an original joint inventor of a claimed invention in the application.

The copy of the declaration must also include the acknowledgement of penalties clause in 35 U.S.C. 115(i) referring to fine or imprisonment of not more than five years, or both.

For applications entering the national stage under 35 U.S.C. 371 on or after September 16, 2012 where the International Application was filed prior to September 16, 2012, the declaration must comply with the pre-AIA provisions.

VII. Power of Attorney:

The applicant for patent may give power of attorney. Use of form PTO/AIA/82 is recommended for use by applicants, including individual inventors.

For example, where the applicant is the assignee, the assignee (*e.g.*, the President of the company) may execute the power of attorney (PTO/AIA/82B or an equivalent) without need to resort to §§ 3.71 and 3.73. The patent practitioner may complete and sign the accompanying transmittal letter (PTO/AIA/82A) and submit a copy of the power of attorney into each respective application.

An assignee who was not named as the applicant who wishes to appoint a patent practitioner must proceed under §§ 3.71 and 3.73 and file a Statement under 37 CFR 3.73(c) (PTO/AIA/96) and a power of attorney (PTO/AIA/80).

Pro se inventors (*i.e.*, prosecuting the application without a patent practitioner) who are the applicant may give power of attorney to one or more of the joint inventors (PTO/AIA/81).

A copy of a power of attorney may not be used if a new applicant is being named in a continuing application, *e.g.*, in the prior application the power of attorney was given by the inventors and the continuing application is filed by a juristic entity.

A power of attorney given by inventors remains in effect where (1) a 37 CFR 1.48 request in a pending application or (2) a continuing application adds an inventor if the added inventor supplies a power consistent with the initial power and a copy of the power is supplied in the continuing application.

VIII. § 1.46 Applicants at Allowance:

Where applicant is an assignee or obligated assignee and the real party in interest at the time of allowance has changed, the Office must be notified of the change so that the Office can issue the application to the real party in interest. (37 CFR 1.46(e))

IX. Frequently Asked Questions:

Frequently asked questions are available on the Office's AIA microsite and will be updated on a regular basis. See: http://www.uspto.gov/aia_implementation/faq.jsp#heading-10

Appendix – Application Data Sheet

The following are helpful suggestions concerning completion of the ADS, PTO/AIA/14 (see below). For more complete line by line instructions, see the updated "Instructions for Application Data Sheet 37 CFR 1.76" available on the patents form page.

- 1. Software requirements: Use the free Adobe Reader with the latest version to ensure the form's full functionality.
- 2. Configure your web browser with an Adobe Reader plug-in to automatically open the file within your browser's window.
- 3. For an application filed pro se by the inventors, all inventors must sign the ADS unless a power of attorney has been given.
- 4. The use of an ADS to supply information to the Office is not necessarily sufficient. For example:
 - a. Using an ADS to change the name of the inventors must be accompanied by a request under 37 CFR 1.48, and
 - b. Completing the representative information section must be accompanied by compliance with 37 CFR 1.32.

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Application Data Sheet 37 CFR 1.76	Attorney Docket Nun	ber	
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Title of Invention		355	
Authorization to Permit Access:			
Authorization to Permit Access to the Insta	nt Application by the Pa	articipating Offices	
f checked, the undersigned hereby grants the USPTO the Japan Patent Office (JPO), the Korean Intellectual and any other intellectual property offices in which a fa s filed access to the instant patent application. See 3 loses not wish the EPO, JPO, KIPO, WIPO, or other in to the instant patent application is filed to have access an accordance with 37 CFR 1.14(h)(3), access will be to: 1) the instant patent application-as-filed; 2) any for	I Property Office (KIPO), to preign application claiming 7 CFR 1.14(c) and (h). The tellectual property office is to the instant patent app provided to a copy of the	he World Intellectual Prog g priority to the instant pa is box should not be chec n which a foreign applica- lication. instant patent application	perty Office (WIPO), tent application sked if the applicant tion claiming priority with respect
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If the applicant is the inventor (or the remaining joint in the information to be provided in this section is the number of the name and address of the assignee, personal of the assignee, personal of the interest in applicant under 37 CFR 1.46 (assignee, person to who proprietary interest) together with one or more joint in dentified in this section.	ame and address of the le in to whom the inventor is the matter who is the app om the inventor is obligat	gal representative who is under an obligation to as licant under 37 CFR 1.46 ed to assign, or person w	the applicant under 37 CFR sign the invention, or person . If the applicant is an ho otherwise shows sufficient
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Application Data Sheet 37 CFR 1.76	Application Number		
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This collection of information is required by 37 CFR 1.76. 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 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet 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.