You do not receive separate remuneration for the assignment or use of the aforementioned rights, because the payments are considered contained in your usual remuneration. As far as patentable inventions, respecting the mandatory provisions of the then current law on employee inventions, however.

You are obliged to notify the Company of any invention you produce, giving the information that the Company will be able to judge the meaning of the invention.

The Parties agree that all intellectual property rights related to cooperation between the parties prior to the employment, the property of the Company, including all copyrights, technical know-how and intellectual property rights in general.

Termination and resignation

Employment may be terminated by either party with one month's notice to the end of a month. Default

If one of the parties in serious breach of its obligations under this contract, the other party up terminate the contract without notice or terminate it at any set time.

You have, if cancellation or termination is due to your material breach, only to fees until the date of termination.

Anyone who has defaulted, is obliged to compensate the loss which the other party may suffer by default.

Other provisions

The employment relationship is not covered by the agreement.

Holidays Act applies to the employment relationship.

This contract is signed in two original copies, each party receives one.

Copenhagen, 7 /4-2017

Mikael Munck

for company

Antonia Bruno