Patents Form - No. 1A	
EEE: N	





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PATENT AND DESIGNS DECREE

No. 60 OF 1970

APPLICATION FOR PATENT

To be accompanied by two copies of complete Patents Specification, Requisite Fee for 3

NOTE:- This is a comprehensive form and parts inappropriate to a particular application should be cancelled. In the case of an application by the investor(s) only sections 1.4 and 6 of this form appropriate

	invest	or(s), only sections 1, 4 and 6 of this form appropriate.
1. I/we	e(1) DR. A	DAMU DALHATU AND AMINA SULEIMAN RAJAH OF
		TY, KANO, PMB 3011, GWARZO ROAD
		of an invention which is described in the accompanying(2) provisional
		tle (3)HIBISCUS - DOUM SYNERGISTIC BLENDComplete OF HYPERTENSION
	[1	
(²)	[We	
DAVEDOI	[The said	DR. ADAMU DALHATU AND AMINA SULEIMAN RAJAH OF
BAYERO U	JNIVERSI	Y, KANO.
Claim to be th	ne true inve	ntor of the invention
2. BAYERO U		ve (3). DR. ADAMU DALHATU AND AMINA SULEIMAN RAJAH OF Y, KANO.
to be the true	inventor of	the invention and
	[1	
(²)	[We	
BAYERO U	-	R. ADAMU DALHATU AND AMINA SULEIMAN RAJAH OF Y, KANO, PMB 3011, GWARZO ROAD
	[am [as	signee of the said inventor in respect of the right to make this
(3)	[are (2) [ap	plication
	[Is [pe	rsonal representative of the said inventor

	3.	The in	vention or a part of the invention [Me	was communicated to
		(²)	[us	
			[the said National Office for Tec	hnology Acquisition and Promotion (NOTAP
			J DALHATU AND AMINA SULEI SITY, KANO.	MAN RAJAH OF
	4. And	I/We r	equest that the patent may be a	ranted as a patent of addition to (2) patent
No				ted on application No
	5. And	I/We r		ons and communications relating to this
Who a	re here	by apr	oointed to act for me/us.	
		, , , ,		
			(7)	•••••••

			•••	
			ition to be signed by anyone named as Inve	
				and I/we further assent to the making of any
				ation; and I/We also acknowledge that the
applica	ant is/a	re my/o	our signee in respect of the inventi	on
			••••	

			****	••••••••••

To the Registrar of patents and Designs,
Patents Branch,
Federal Ministry of Commerce & Industry
Abuja .

- 1. Insert (in full) name, address and nationality of applicant(s)
- Delete the words which are not applicable.
- Insert title of invention.
- Insert name of Inventor if included at 1.
- 5. Insert (in full) name, address and nationality of inventor(s) if not included at 1.
- 6. Insert (in full) name, address and nationality of communicator.

Patens Form No. 3		
FEE: N		
*		
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Applicants or Agent	PATENTS Decree	
	No. 60 of 1970	Where Foreign Priority is desired in respect of one or more
	COMPLETE SPECIFICATION	Nos. and date or dates.
		No
	(To be furnished in duplicate - one without fee	Date
		_
(a) Insert titles of In		D
	FOR MANAGEMENT OF HYPERTENSION	
*	do hereby declare the invention, for which I/we pray that a pa	itent may be granted to me/us,
	and the method by which it is to be performed, to be particular	larly described in and by the
	following statement:	
(c) Here begin fi	The present invention relates to a natural for	ormulation for managing
The continuation of t specification should	he hypertension. Specifically, it involves a synergis	stic blend of Hibiscus leaf
upon paper of the sar size as this form, on o	be ne (Hibiscus sabdariffa) and Doum palm fruit (Hyph	naene thebaica) extracts,
well spaced and with		
half on the of the pap	er invention aims to provide an enective, natural,	and safe alternative
description should followed by the work	he to conventional hypertension medications. ds. s" This invention relates to a novel combination of	
after which should	be	+
numbered consecutive	ns plants, specifically designed for the managemently	
(see note below). The specification at the duplicate thereof mube be signed at the end.	nd It encompasses the formulation and preparation as composition.	n method of this herbal
	NOTE The claims must relate to a single invention, must be cleased on the matter disclosed in the specification. They should define Applicants should be careful that their claims include neither more not their patent. Any unnecessary multiplicity or claims or prolixity of la	the scope of the invention claimed. It less than they desire to protect by Inguage should be avoided. Claims

should not be made for the efficiency or advantages of the invention.