	BOX ASSIGNMENTS	07-	07-09-1998		DO NOT USE FOR TRADEMARKS			
78		F PAT	L	 	4	ET ONLY		
3	TO THE HONORABLI		NER OF PATEN	ITS AND TRAI	DEMARKS:	THEREOF		
1	1. NAME OF CONVE						2	
6	Pierlugi Domenig Matteo Clapis	ghini			 1		U.S. P 104380 28/98	
3	ADDITIONAL NAME(S	3) OF CONVE	YING PARTY(IE:	S)]YES	XN		
N	2. PARTY(IES) (ASS	IGNEE(S)) REG	CEIVING INTER	EST:			2 1	
~	NAME: Italian Beauty ADDRESS: 234 M ADDITIONAL NAME(S				YES	Б	X NO	
	3. NATURE OF CONVEYANCE (DOCUMENT): (Submit herewith only one document for recordation multiple copies of same Assignment signed by different inventors is one document)							
	X ASSIGNMENT	·	HOLE	PART INTERE	EXEC.	DATE: June 23,	, 1998	
	4. EXECUTION DATE(S) ON THE DECLARATION <u>IF</u> FILED HEREWITH: (NOTE : IF DATES — DIFFER <u>SEE ATTY!</u>):							
	4.5 APPL. NO.(S) OR PAT NO.(S). OTHERS ON ADDITIONAL SHEET(S) attached? YES X NO							
	A. PAT. APP. NO.(S) series code/serial no	M#	1ST INVENTOR if not in iter		NO(S)	M#	1 ST INVENTOR if not in item 1	
	unknown	59-213			# 100 http://www.com/com/com/com/com/com/com/com/com/com/			
	5. Name & Address of Party to Whom Correspondence Concerning Document Should be Mailed:			6. NUMBER INVOLVED: APPLNS_1_ + PATS:_ = TOTAL_1				
	FARKAS & MANELLI 2000 M Street , N.W.: Washington, DC 2003		7. AMOUNT ABOVE TO	r of fee en ral x \$40 = :	ICLOSED: (Code \$ 40	e 581)		
i	ATTORNEY DOCKET			8. IF ABOVE 8 INSUFFICIENC UNDER ORD	IF ABOVE FEE Y TO DEPOSIT 59-213	1	ADEQUATE CHARGE R: 06-0115	
	59-213 MATTER NO.		CLIENT REF.	dup, sheet not regre		59-213		
			of my knowledge and belief, the foregoing information is true and original document.					
	Signature:							
	•	414				8		
	•	Combled temberger	C7)	10. Total num cover sheet, a	ttachments a	including this	3	
	Attorney: Edward J. St	Amble of the second sec	C()	10. Total num cover sheet, a (do not file dur	ttachments a	including this	3	
	Attorney: Edward J. St Reg. No. 36,017	Lemberger /	(C)	cover sheet, a	ttachments a	including this	3	
	Attorney: Edward J. St	Amble of temberger	<u> </u>	cover sheet, a (do not file dup	ttachments a	including this negative etg.	3	

FILE WITH PTO RETURN RECEIPT

Attorney Docket No.: 59-213

ASSIGNMENT

WHEREAS, the undersigned, <u>Pierlugi Domenighini and Matteo Clapis</u>	_,
(hereinafter termed "Inventor"), a resident of Lallio, Italy and Seriate, Italy, respectively,	?
have invented certain new and useful improvements in Head And Facial Massaging Apparatus	۔۔
and have executed concurrently herewith an application for a United States patent disclosing and identifying t invention; and	he

WHEREAS, Italian Beauty Innovations. Inc. (hereinafter termed "Assignee") a corporation of the State of Delaware and having a place of business at New York, New York, is desirous of acquiring the entire right, title and interest in and to said application and the invention disclosed therein, and in and to all embodiments of the invention, heretofore conceived, made or discovered by said Inventor (all collectively hereinafter termed "said invention"), and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter termed "patents") thereon granted in the United States and foreign countries.

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor to have been received in full from said Assignee:

- 1. Said Inventor does hereby sell, assign, transfer and convey unto said Assignee, the entire right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply for foreign patents on said invention pursuant to the International Convention for the protection of Industrial Property or otherwise; (c) in and to any and all applications filed and any and all patents granted on said invention in the United States or any foreign country, including each and every application filed and each and every patent granted on any application which is a division, substitution, or continuation of any of said applications; and (d) in and to each and every reissue or extension or any of said patents.
- Said Inventor hereby covenants and agrees to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States and foreign countries. Such cooperation by said Inventor shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said invention; (d) for filing and prosecuting applications for reissuance of any said patents; (e) for interference or other priority proceedings involving said invention; and (f) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided however, that the expense incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

- 3. The terms, covenants and conditions of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventor, his heirs, legal representatives and assigns.
- 4. Said Inventor hereby warrants and represents that he has not entered and will not enter into any assignment, contract or understanding in conflict herewith.

IN WITNESS WHEREOF, the said inventor has executed and delivered this instrument to said Assignee

this 23 day of x June 1998.

Pierlugi Domenighini (Inventor)

1 0 1

Matteo Clapis (Inventor)

× vitness

RECORDED: 06/25/1998