

05-27-1999



Attorney Docket Number
7478-0045-999

O I P E

101048219

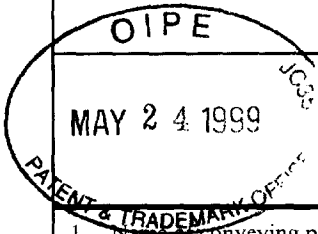
Box Assignment
Washington, DC 20231

TRADEMARKS

TO THE HONORABLE

MAY 24 1999

Please record the attached original documents or copy thereof.



1. Name of conveying party(ies):

DEKNATEL TECHNOLOGY CORPORATION

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment Merger
- Security Agreement Change of Name
- Other _____

Execution Date: 2/16/98

2. Name and address of receiving party(ies):

Name: DR BIAGIO RAVO

Address: Roberto Alessandri 50, C8-14 Roma, Italy
00151

Country (if other than USA): ITALY

4. Application number(s) or patent number(s):

If this document is being filed together with a new application, the execution date of the application is: _____

A. Patent Application No.(s) _____

B. Patent No.(s) 4,716,900, 4,719,916, 4,905,693

Additional numbers attached? Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

PENNIE & EDMONDS LLP
1667 K Street, N.W.
Washington, D.C. 20006

6. Number of applications and patents involved: _____

7. Total fee (37 CFR 3.41):.....\$ 40.00
Please charge to the deposit account listed in Section 8.

8. Deposit account number:
16-1150

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Allan A. Fanucci
Name of Person Signing Reg. No. 30,256

Allan A. Fanucci
Signature

5/24/99
Date

Kristin Deming
By: Kristin Deming Reg. No. 43,583

Total number of pages including cover sheet:

5

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patents & Trademarks, Box Assignment
Washington, D.C. 20231

ASSIGNMENT

THIS ASSIGNMENT, dated February 16, 1998, by Deknatel Technology Corporation, a Delaware Corporation, located at 600 Airport Road, Fall River, Massachusetts 02722, U.S.A. (hereinafter "Assignor") to Biagio Ravo, of Roberto Alessandri 50, C8-14 Roma, Italy 00151 (hereinafter "Assignee").

WHEREAS Assignor's predecessor and Assignee entered an Agreement dated July 22, 1985; and

WHEREAS Assignor's predecessor has previously assigned certain rights acquired under the July 22, 1985 Agreement to the Assignor; and

WHEREAS Assignor, pursuant to the said assigned rights under the Agreement of July 22, 1985, is the owner of certain rights to the inventions INTRAIESTINAL BYPASS GRAFT, INTRAIESTINAL BYPASS TUBE AND SURGICAL METHOD FOR USING AN INTRAIESTINAL BYPASS GRAFT, which issued as U.S. Patent No. 4,716,900 on January 5, 1988, U.S. Patent No. 4,719,916 on January 19, 1988 and U.S. Patent No. 4,905,693 on March 6, 1990, respectively, and is the owner of certain Patent Rights, as defined herein; and

WHEREAS Assignee desires to acquire the ownership rights, title and interest in and to the inventions and to the Patent Rights.

I. DEFINITIONS

A. Patent Rights shall mean any rights that assignor has in the letters patent as enumerated in Schedule A hereto attached and any reissues or extensions of the

above and any patents or registrations or certificates issuing based on foreign corresponding patent thereof anywhere in the world.

B. Assignor shall mean Deknatel Technology Corporation and any subsidiaries, affiliates and all entities in which one or both of them have an indirect or direct stock ownership or equity interest and any successors and assigns thereof.

C. Assignee shall mean Biagio Ravo and any successors and assigns thereof.

D. Effective Date shall mean the date and year first given above.

II. ASSIGNMENT

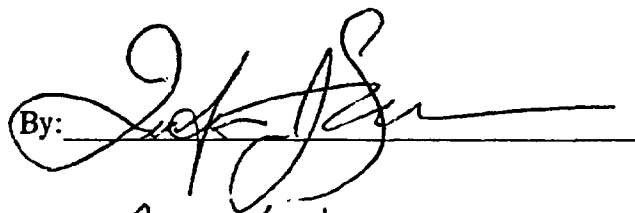
A. For good and valuable consideration, the receipt of which is hereby acknowledged, Assignor hereby sells, assigns and transfers unto Assignee, Assignor's entire right, title and interest in the Patent Rights.

B. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection, to issue or record the patents enumerated in Schedule A to said Assignee in accordance with the terms of this instrument.

C. Assignee shall be responsible for recording the assignment of such patents as enumerated in Schedule A and shall pay the costs incurred in maintaining and recording the assignment of such patents as enumerated in Schedule A as Assignee in its sole discretion deems desirable. Assignee shall assume responsibility for all costs associated with the prosecution of any pending application of Schedule A, or any divisional, continuation, or

continuation-in-part application of said patents or patent applications, the maintenance of any patent issuing thereon and the recordation of the Assignment thereof. Assignor shall not be responsible for any further costs associated with the Patent Rights or the assignment or maintenance thereof.

Signed on behalf of
Deknatel Technology Corporation

By: 

Title: President

Date: 2/16/98

299059_1

SCHEDULE A

Patents and Patent Applications

United States - Patent No. 4,716,900	United States - Patent No. 4,719,916
United States - Patent No. 4,905,693	Canada - Patent No. 1,254,702
United Kingdom - Patent No. GB0245558	Germany - Patent No. P3681583.7
France - Patent No. FR0245558	Italy - Patent No. IT0245558
Belgium - Patent No. BE0245558	Australia - Patent No. 573995
Japan - Patent No. 1687970	Switzerland - Patent No. CH0245558
Austria - Patent No. E67391	Norway - Patent No. 173428
Sweden - Patent No. SE0245558	Denmark - Patent No. 166122
Finland - Patent No. 93605	Luxembourg - Patent No. LU0245558
Netherlands - Patent No. NL0245558	Spain - Patent No. ES0245558
Greece - Patent No. 3003387	South Africa - Patent No. 86/8765
Ireland - Patent No. 59694	Israel - Patent No. 81633
European Patent Conv. - Patent No. 0245558	

299059_1