| Commissioner of Patents & Trademarks | 09-17-2003 | Washington, D.C. 20231 |
|---|-------------------------------|---|
| Form PTO-1595 | | U.S. DEPARTMENT OF COMMERCE |
| (Rev. 03/01) | 102553426 | U.S. PATENT AND TRADEMARK OFFICE |
| To the honorable Commissioner of Patents an | d Trademains, riedse 1000 | d original document or copy thereof: |
| 1. Name of Conveying Party(ies): | 2. Name and Addr | ress of Receiving Party(ies): |
| MICHEL, Richard | Name: | Caressa Kahn Limited |
| MICHEL, Andrew SEP 1 1 2003 | Street Address: | Wellfield Road, Hatfield |
| | Street Address: | |
| RADEMARK OF ST | City: | Hertfordshire |
| | State/Country: | United Postal Code: AL 10 0BS Kingdom |
| Additional name(s) of conveying party(ies) attached? | No Additional name(s) and add | dresses attached? Yes No |
| 3. Nature of Conveyance: | | |
| Assignment | ☐ Change of Na | me |
| ☐ Security Agreement | Other: | |
| ☐ Merger | Execution Date: | 07012003 |
| 4. Application Number(s) or Patent Number(s): | | |
| Assignment is being filed together with new | application and the first e | execution date of application is : |
| Application has been filed already and the a | | 05272003 |
| A. Patent Application Number(s): | B. Issued Patent Nui | mber(s): |
| 10445298 | | , , |
| | ; al numbers attached? ☐ Y | res No |
| Name and address of party to whom correspondence concerning this matter should be mailed: | | 6. Total number of applications and patents involved: |
| CUSTOMER NUMBER 001 | 136 -or- | 7. Total Fee (37 CFR 3.41): \$40.00 |
| JACOBSON HOLMAN F | | Enclosed |
| 400 Seventh Street, N. | | |
| | | |
| Washington, D.C. 20004- Tel. 202-638-6666 | | Any deficiencies in enclosed fees are authorized to be charged to Deposit Account No. 06-1358. |
| | | authorized to be charged to Deposit |
| Tel. 202-638-6666 Attorney Docket Number: P68059US1 | | authorized to be charged to Deposit Account No. 06-1358. |
| Tel. 202-638-6666 Attorney Docket Number: P68059US1 670N11 00000055 10445298 | -2218 | authorized to be charged to Deposit Account No. 06-1358. |
| Tel. 202-638-6666 Attorney Docket Number: P68059US1 6 670H11 00000055 10445296 8 Statement and Signature: 000000000000000000000000000000000000 | -2218 DO NOT USE THIS SPA | authorized to be charged to Deposit Account No. 06-1358. |
| Tel. 202-638-6666 Attorney Docket Number: P68059US1 6 670M11 00000055 10445296 8. Statement and Signature: To the best of my knowledge and pelief, the first part of the statement and pelief. | -2218 DO NOT USE THIS SPA | authorized to be charged to Deposit Account No. 06-1358. |
| Tel. 202-638-6666 Attorney Docket Number: P68059US1 6 6T0N11 00000055 10445298 8. Statement and Signature: To the best of my knowledge and belief, the free copy of the original document. | -2218 DO NOT USE THIS SPA | authorized to be charged to Deposit Account No. 06-1358. ACE True and correct and any attached copy is a true |

PATENT REEL: 014486 FRAME: 0641

UNITED STATES OF AMERICA - ASSIGNMENT

| | Insert <u>Name(s)</u> of Inventors | (1) | Richard MICHEL |
|--|--|--|--|
| | | (2) | Indrew MICHEL |
| | | (3) | |
| | | (4) | and |
| | | (5) | |
| | | t. | In consideration of the sum of one dollar (\$1.00), and other good and valuable considerations aid to each of the undersigned, the receipt and sufficiency of which are hereby acknowledged, the indersigned hereby assigns, transfers and sets over to |
| (6) | Insert <u>Name</u> of Assignee | (6) | Caressa Kahn Limited |
| (7) | Insert <u>Address</u> of Assignee | (7) c | f Wellfield Road, Hatfield, Hertfordshire AL10 0BS United Kingdom |
| (8) | Insert <u>Legal Entity</u> and <u>State or</u> <u>Country</u> (e.g., a corporation or citizen of Japan) | (| Corporation of United Kingdom nereinafter designated as the Assignee) the entire right, title and interest for the United States, its erritories, dependencies and possessions, in the invention known as |
| (9) | Insert <u>Identification</u> of Invention, such as Title, Case Number or Foreign Application Number | (9) | COSMETIC APPLICATOR |
| | · c.c.g.· · ippiioation · · a.i.zoi | f | or which the undersigned has (have) executed an application for patent in the United States of |
| | (10) Insert <u>Date</u> of signing of | | taid application begins have find an May 27, 2002 (and applicated |
| (10) | | (10) 8 | aid application having been filed on May 27, 2003 (and assigned |
| and also | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to | execute all ts in conne execute all execute all | papers necessary in connection with this application and any continuing or divisional applications oction with such applications as the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward |
| and also or any c with suc provisio United S and here will not or right to 20004, t | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications in interference. 3) The undersigned agree(s) to easily the interference agree (s) to easily the interference agree (s) to easily the undersigned agree(s) to easily the undersigned agree(s) to easily the undersigned hereby authors agree and the has (they have covenants that he has (they have coven and the undersigned hereby further assigns use for, and collect damages for. 7) The undersigned hereby granthe power to insert on this assignment. | execute all particular in conne execute all particular in thereof and execute all protection of perform all profession or any conave) full right herewith. In the Assign, any and a part (s) the law ment any full right performant any full right performant and any full right performant and | papers necessary in connection with this application and any continuing or divisional applications ction with such applications as the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents entinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, which convey the entire interest herein assigned, and that he has (they have) not executed, and the eall claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. If it is a possible in order to comply with the rules of the right in order to comply with the rules of the rul |
| and also or any c with suc provisio United S and here will not or right to 20004, t United S | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications in interference. 3) The undersigned agree(s) to east of the International Union for F4) The undersigned agree(s) to g5) The undersigned hereby authors agreed the secute any agreement in conflict execute any agreement in conflict 6) Assignor hereby further assigned for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment and Trademark Officials. | execute all parts in conne execute all parts in conne execute all protection of perform all norize(s) and or any conave) full right herewith. In set of Assign, any and ant(s) the law ment any fuce for reco | papers necessary in connection with this application and any continuing or divisional applications on the papers necessary in connection with any interference which may be declared concerning this do cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents intinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, which convey the entire interest herein assigned, and that he has (they have) not executed, and the all claims and causes of action for infringement of the patent rights assigned herein, including acts of past and future infringement. If it is a possible in order to comply with the rules of the redation of this document. |
| and also or any c with suc provisio United S and here will not or right to 20004, t United S | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to e to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications interference. 3) The undersigned agree(s) to ensor the international Union for F4. The undersigned agree(s) to p5. The undersigned hereby authors agreed the secute any agreement in conflict 6) Assignor hereby further assigns sue for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment agreement and Trademark Office, witness whereof, executed by the power to execute by the secuted by the secuted and Trademark Office, witness whereof, executed by the power to execute by the secuted and the secuted by the secuted and the secuted by the secuted by the secuted agree and the secuted by the secuted and the secuted by the secuted agree and the secuted by the secuted by the secuted agree and the secuted by the secuted agree and the secuted by the secuted agree and the secuted agree and the secuted by the secuted agree | execute all parts in conne execute all parts in conne execute all protection of perform all protection of perform all protection of perform all protection of perform all protection of any conave) full right herewith. In the Assign, any and a part (s) the law ment any fuce for recone undersign. | papers necessary in connection with this application and any continuing or divisional applications ction with such applications as the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents entinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, which convey the entire interest herein assigned, and that he has (they have) not executed, and the eall claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. If it is a possible in order to comply with the rules of the right in order to comply with the rules of the rul |
| and also or any c with suc provisio United S and here will not c right to 20004, t United S | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to be to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications interference. 3) The undersigned agree(s) to be a soft the International Union for F4. The undersigned agree(s) to be a soft the International Union for F5. The undersigned hereby authors agree that the has (they here the secute any agreement in conflict be execute any agreement in conflict (and signor hereby further assigns the for, and collect damages for, and collect damages for, and the secute and Trademark Office the secute of the secution of the s | execute all its in conne execute all ithereof and execute all Protection coerform all itorize(s) and or any conave) full right herewith. In so Assign, any and ant(s) the law ment any fuce for recone undersigne of Inventor | papers necessary in connection with this application and any continuing or divisional applications of the papers necessary in connection with any interference which may be declared concerning this do cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents intinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, and to convey the entire interest herein assigned, and that he has (they have) not executed, and the all claims and causes of action for infringement of the patent rights assigned herein, including acts of past and future infringement. If the patent fiction which may be necessary or desirable in order to comply with the rules of the relation of this document. If the patent MICHEL Typed name Signature SEAL) |
| and also or any c with suc provisio United S and here will not or right to 20004, t United S | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to be to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications interference. 3) The undersigned agree(s) to be a soft the International Union for F4. The undersigned agree(s) to be a soft the International Union for F5. The undersigned hereby authors agree that the has (they here the secute any agreement in conflict be execute any agreement in conflict (and signor hereby further assigns the for, and collect damages for, and collect damages for, and the secute and Trademark Office the secute of the secution of the s | execute all its in conne execute all ithereof and execute all Protection coerform all itorize(s) and or any conave) full right herewith. In so Assign, any and ant(s) the law ment any fuce for recone undersigne of Inventor | papers necessary in connection with this application and any continuing or divisional applications of the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents antinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, ght to convey the entire interest herein assigned, and that he has (they have) not executed, and the all claims and causes of action for infringement of the patent rights assigned herein, including all acts of past and future infringement. If it is included the patent rights assigned herein, including all acts of past and future infringement. If it is included the patent rights assigned herein, including the right in order to comply with the rules of the relation of this document. If it is included the patent rights assigned herein, including the relation of this document. If it is included the patent rights assigned herein, including the relation of this document. If it is included the patent rights assigned herein, including the relation of this document. If it is included the patent rights assigned herein including the relation of the patent rights assigned herein, including the relation of the patent rights assigned herein, including the relation of the patent rights assigned herein. If it is included the patent rights assigned herein in the rules of the relation of the patent rights assigned herein. If it is included the patent rights are relations to complete the relation of the patent rights are relations. |
| and also or any cowith such provision. United Sand here will not consider to 20004, to United Sand here Sa | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications in interference. 3) The undersigned agree(s) to easy of the International Union for F4) The undersigned agree(s) to p5) The undersigned agree(s) to p6. The undersigned hereby authors agreement in conflict execute any agreement in conflict 6) Assignor hereby further assigns sue for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment agreement and Trademark Office witness whereof, executed by the confliction of t | execute all the respective of linverme of linverments and severme of linverme | papers necessary in connection with this application and any continuing or divisional applications of cition with such applications as the Assignee may deem necessary or expedient. If papers necessary in connection with any interference which may be declared concerning this do cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents intinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, which to convey the entire interest herein assigned, and that he has (they have) not executed, and the all claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. If it is including the patent rights assigned herein, including a lacts of past and future infringement. If if it is including the patent rights assigned herein, including the complex of the real of th |
| and also or any c with suc provisio United S and here will not c right to 20004, t United S Date | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications in interference. 3) The undersigned agree(s) to easy of the International Union for F4) The undersigned agree(s) to p5) The undersigned agree(s) to p6. The undersigned hereby authors agreement in conflict execute any agreement in conflict 6) Assignor hereby further assigns sue for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment agreement and Trademark Office witness whereof, executed by the confliction of t | execute all its in conne execute all ithereof and execute all Protection coerform all itorize(s) and or any conave) full right herewith. In so Assign, any and ant(s) the law ment any fuce for recone undersigne of Inventor | papers necessary in connection with this application and any continuing or divisional applications of cition with such applications as the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the direquest(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents Intinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, with to convey the entire interest herein assigned, and that he has (they have) not executed, and the eall claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. It is firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. or of the right of the ri |
| and also or any cowith such provision. United Sand here will not consider to 20004, to United Sand here Sa | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications in interference. 3) The undersigned agree(s) to easy of the International Union for F4) The undersigned agree(s) to get 5) The undersigned hereby authors agreed the secute any agreement in conflict 6) Assignor hereby further assigns sue for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment agreement and Trademark Office of the power to insert on this assignment in the power to insert on this assignment in conflict the power to insert on this assignment in the power to insert on the power to insert on this assignment in the power to insert on | execute all the respective of linverme of linverments and severme of linverme | papers necessary in connection with this application and any continuing or divisional applications on the composition of the connection with the sangular place of the connection with such applications as the Assignee may deem necessary or expedient. In papers necessary in connection with any interference which may be declared concerning this did to cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the did request(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents antinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, which to convey the entire interest herein assigned, and that he has (they have) not executed, and the early claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. The of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. wither identification which may be necessary or desirable in order to comply with the rules of the relation of this document. The Andrew MICHEL Signature (SEAL) when the signature is signature is signature. |
| and also or any c with suc provisio United S and here will not c right to 20004, t United S Date | Application, or filing date and Serial No., if known 1) The undersigned agree(s) to execute separate assignment 2) The undersigned agree(s) to continuing or divisional applications interference. 3) The undersigned agree(s) to easy of the International Union for F4) The undersigned agree(s) to p5) The undersigned hereby authors agreed the separate resulting from this application by covenants that he has (they hexecute any agreement in conflict 6) Assignor hereby further assigns sue for, and collect damages for, 7) The undersigned hereby granthe power to insert on this assignment and Trademark Office witness whereof, executed by the IST Collection of National N | execute all parts in conne execute all parts in conne execute all parts in conne execute all protection of perform all protection of perform all protection of perform all protection of perform all protection of the performance of the law ment any function of the law ment and law ment any function of the l | papers necessary in connection with this application and any continuing or divisional applications of cition with such applications as the Assignee may deem necessary or expedient. It papers necessary in connection with any interference which may be declared concerning this do cooperate with the Assignee in every way possible in obtaining evidence and going forward papers and documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the documents and perform any act which may be necessary in connection with claims of Industrial Property or similar agreements. affirmative acts which may be necessary to obtain a grant of a valid United States patent to the document of Patents and Trademarks to issue any and all Letters Patents Intinuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest, with to convey the entire interest herein assigned, and that he has (they have) not executed, and the eall claims and causes of action for infringement of the patent rights assigned herein, including a lacts of past and future infringement. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. or of the identification which may be necessary or desirable in order to comply with the rules of the redation of this document. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seventh Street, N.W., Washington, D.C. If a firm of Jacobson Holman PLLC, 400 Seve |

LAW OFFICES OF

JACOBSON HOLMAN

PROFESSIONAL LIMITED LIABILITY COMPANY
THE JENIFER BUILDING
400 SEVENTH STREET, N.W.

WASHINGTON, D.C. 20004

JH 5/01 (Copying without deletions permitted)

RECORDED: 09/11/2003

on a separate sheet.

PATENT REEL: 014486 FRAME: 0642