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Giovanni DEMAGGIO

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

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

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29/190,417

B. Patent No.(s)

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

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6. Total number of applications and patents involved:

1

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PATENT  
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## ASSIGNMENT

Whereas, I/We, **Giovanni DEMAGGIO**, an Italian citizen  
of **Corso Torino, 11**  
**I-10098 Rivoli (Torino)**  
**Italy**

hereinafter called assignor(s), have invented certain improvements in

**"Pizza tray having integral detachable hold portions"**

and executed an application for Letters Patent of the United States of America therefor  
on ; and

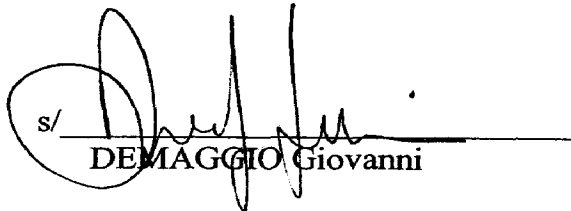
Whereas, **Top Vending International S.r.l.**, an Italian company of  
**S.S. del Moncenisio, 19**  
**I-10090 Rosta (Torino)**  
**Italy**

(assignee), desires to acquire the entire right, title, and interest in the application and invention, and to any United States patents to be obtained therefor;

Now therefore, for valuable consideration, receipt whereof is hereby acknowledged,

I/We, the above named assignor(s), hereby sell, assign and transfer to the above named assignee, its successors and assigns, the entire right, title and interest in the application and the invention disclosed therein for the United States of America, including the right to claim priority under 35 U.S.C. §119, and I/we request the Commissioner of Patents to issue any Letters Patent granted upon the invention set forth in the application to the assignee, its successors and assigns; and I/we will execute without further consideration all papers deemed necessary by the assignee in connection with the United States application when called upon to do so by the assignee.

Date: **October 27, 2003**

s/   
**DEMAGGIO Giovanni**

(Legalization not required for recording but is prima facie evidence of execution under 35 U.S.C. §261)