

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Re-recording of Contract of Purchase/Sale of Trademarks		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
P.A. Fin Partecipazioni - S.r.l.		11/09/2006	LIMITED LIABILITY COMPANY: ITALY
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Doratex S.p.a.		
<b>Street Address:</b>	Via Acquafredda, 26		
<b>City:</b>	Visano		
<b>State/Country:</b>	ITALY		
<b>Entity Type:</b>	JOINT STOCK COMPANY: ITALY		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
Registration Number:	1668990	CELLI	
Registration Number:	2621323	CELLI	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(404)252-0970		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Phone:</b>	404-252-0900		
<b>Email:</b>	jeff@sladlaw.com		
<b>Correspondent Name:</b>	Jeffrey B. Sladkus, Esq.		
<b>Address Line 1:</b>	1519 Wesley Parkway		
<b>Address Line 4:</b>	Atlanta, GEORGIA 30327		
<b>DOMESTIC REPRESENTATIVE</b>			
<b>Name:</b>	Jeffrey B. Sladkus, Esq.		
<b>Address Line 1:</b>	1519 Wesley Parkway		
<b>Address Line 4:</b>	Atlanta, GEORGIA 30327		
<b>NAME OF SUBMITTER:</b>	Jeffrey B. Sladkus		

OP \$65.00 1668990

Signature:	/Jeffrey B. Sladkus/
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Date:	07/10/2007
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**Total Attachments: 41**

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*Electronic Trademark Assignment System*

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<b>TRADEMARK ASSIGNMENT</b>
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Electronic Version v1.1  
Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Contract of Purchase/Sale of Trademarks		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
P.A. Fin Partecipazioni - S.r.l.		11/09/2006	LIMITED LIABILITY COMPANY: ITALY
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Doratex S.p.a		
<b>Street Address:</b>	Via Acquafredda, 26		
<b>City:</b>	Visano		
<b>State/Country:</b>	ITALY		
<b>Entity Type:</b>	JOINT STOCK COMPANY: ITALY		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	1668990	CELLI	
<b>Registration Number:</b>	2621323	CELLI	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	+404252-0970		

<http://etas.uspto.gov/com/receipt.jsp?iname=INKR1QNP1VG7-85544>

6/7/2007

*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*

Phone: 404-252-0900  
 Email: jell@stadlaw.com  
 Correspondent Name: Jeffrey B. Sladkus, Esq.  
 Address Line 1: 1519 Wesley Parkway  
 Address Line 4: Atlanta, GEORGIA 30327

**DOMESTIC REPRESENTATIVE**

Name: Jeffrey B. Sladkus, Esq.  
 Address Line 1: 1519 Wesley Parkway  
 Address Line 4: Atlanta, GEORGIA 30327

**NAME OF SUBMITTER:** Jeffrey B. Sladkus

**Signature:** /Jeffrey B. Sladkus/

**Date:** 06/07/2007

**Total Attachments: 38**  
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6/7/2007

**DECLARATION**

I, Fabiola Quintavalle, of Piazzale Arnaldo, 2, Brescia, Italy, do hereby solemnly and sincerely declare that I am conversant with the Italian and English languages and that the following translation is a true translation of the attached document.

Brescia, **29 MAR. 2007**

---

Fabiola Quintavalle

GIANMATTEO RIZZONELLI

NOTARY

Registered with the  
Revenue Agency of BRESCIA 2

• File Nr.8215

Folder nr.5444

**CONTRACT OF PURCHASE/SALE OF TRADEMARKS**

The herein undersigned parties:

Mario FERPAKI, born in Visano (BS) on July 19 1939, party herein the present deed in the capacity of President of the Board of Directors of

"DORATEX S.P.A.

Company with head office in Visano (BS) in via Acquafredda, 26, with capital share Euro 1,612,000.00, registered in the Businesses Register of Brescia and Tax Code number 00304250178, VAT license number 00553450982, registered in the R.E.A. (Economic Administrative Index) with number 174651, by virtue of the powers conferred by deed on April 26 2005, domiciled for the mandate at the company head office;  
(Purchasing party)

Paola BERSANI, born in Argenta (FE) on March 17 1945, party herein the present deed in the capacity of Sole Director of the

"P.A. FIN PARTECIPAZIONI - S.R.L.

Company with head office in Milan, via S. Pietro all'Orto, 22, with capital share Euro 2,500,000.00, registered in the Businesses Register of Milan, Tax Code and VAT license number 0650000158, registered in the F.E.A. (Economic Administrative Index) with number 1109469, by virtue of the powers conferred by deed of the shareholders assembly on September 20 2006, domiciled for the mandate at the company head office;

(Selling party)

article 1.2 shall be set at

Euro 3,000,000.00  
(three million, comma zero, zero)

Besides legal VAT in the amount of Euro 600,000 (six hundred thousands), comma zero, zero,) of which Euro 2,600,000.00 (two million six hundred thousands comma zero, zero) have already been paid before today by the purchasing party to the selling party and who issues a corresponding receipt, with a clarification that Euro 600,000.00 (six hundred thousand comma zero, zero) of the above amount have already been paid for the VAT. The remaining Euro 1,000,000.00 (one million comma zero, zero) shall be paid, interest free, in two installments of equal amount of Euro 500,000.00 (five hundred thousand comma zero, zero), the first installment due by September 30 2007 and the second by September 30 2008.

#### Article 3

##### Antitrust Authorization

3.1 The Parties hereto agree that following the acquisition of the Avon Celli and Andrea Fenzi trademarks, it is not obligatory to file communication to the Authority guarantor of fair Competition and Market as provided by article 16, Paragraph 1 of the law 287/90.

#### Article 4

##### Declaration and guarantees of the Seller

4.1 The Seller hereby declares and guarantees the following relative to the trademarks Avon Celli and Andrea Fenzi, as well as the situation of the Seller hereto.

- 4.2 Seller legal incorporation, effectiveness and articles of association.
- a) The Seller is a legal company under the Italian Law, legally incorporated and validly existing, in full possession of its own rights, according to the provisions of the applicable laws.
  - b) The Seller is not in a state of liquidation, insolvency or in a situation as provided by Articles 2446 or 2447 and subsequent of the Italian Civil Code. The Seller has always fulfilled and still fulfills with promptness and regularly to its obligations and, therefore, the conditions for the initiation of procedures or partitions of any kind toward the seller that may entail the risk of liquidation or partition for any whatsoever reception of insolvency or

TRADEMARK

REEL: 003577 FRAME: 0551



of similar nature, by some way of example but not limited to, procedure of transfer of assets to creditors as provided by articles 1977 and subsequent of the Italian Civil Code or approval for arrangements with creditors, do not exist.

4.3 Ownership of the Avon Celli and Andrea Fenzi Trademarks

- a) The Avon Celli and Andrea Fenzi trademarks are of full and exclusive property and freely at the disposal of the Seller; they are freely transferable to the Purchaser and are free from liens, usufructs and from any whatsoever encumbrances ensuing from sanctions by the Judicial Authorities, as well as from burdens, restrictions, real or personal rights or third parties formal notices of any whatsoever nature (even connected or ensuing from any previous use). In particular, but without prejudice to the preceding general information, in reference to the Avon Celli and Andrea Fenzi, not any rights or pre-emption agreements, options or of any other nature, which attribute or may attribute in the future the faculty of purchasing, subscribe or anyway acquire, all or in part, the Avon Celli and Andrea Fenzi trademarks, or rather that would or shall confer in the future the faculty of purchasing, subscribe or anyway acquire, all or in part, the Avon Celli and Andrea Fenzi trademarks, or rather that would or may confer in the future any right over them of any type nor guarantees of any sort in favour of the banking system and/or creditors of the Seller burdening the Avon Celli and Andrea Fenzi trademarks, exist.
- b) Understandings or agreements of any kind apt at conferring to anyone the right to claim compensations or put forward claims against the rightful owner of the Avon Celli and Andrea Fenzi trademarks by effect of the transfer of the property of the Avon Celli and Andrea Fenzi trademarks under the terms and conditions of the present Contract, do not exist.
- c) Are not in effect nor are threatened, actions, proceedings, or measures against the Seller, such to invalidate the Seller right to the use of the Avon Celli and Andrea Fenzi trademarks. In any case, the Seller is fully authorized to legally utilize, exclusively and without restrictions of any whatsoever nature, the Avon Celli and Andrea Fenzi trademarks, just as it has been utilized until the Date of signing the present Contract.
- d) The Seller has not received any communication, notification, notice or complaint about the violation (or alleged violation) by the same Seller, or rights of third parties industrial or intellectual properties that have not already been finalized, nor the Seller is aware of facts or actions that may be initiated by third parties as a

base for any future claims in reference thereof.

- e) The Seller declares and guarantees of not claiming any demand or right that may in anyway interfere with the free utilization of the Avon Celli and Andrea Fenzi trademarks, including subsequent the transfer of the Avon Celli and Andrea Fenzi trademarks to the Purchaser.

4.4 Contracts of which the Avon Celli and Andrea Fenzi trademarks are part thereof.

The complete list of the contracts of which the Avon Celli and Andrea Fenzi trademarks are part thereof, are attached to the present contract with the letter "E".

#### 4.5 Agreements

Except for all that is indicated in the rescindable contracts, whose list is attached to the present contract under the letter "C", there are not any other contracts, according to which the other party may withdraw from, cancel or modify in any way the transaction with the subject of the Avon Celli and Andrea Fenzi trademarks for the mere reason of signing the present Contract and of the transactions herein provided (and thus, by way of mere example but not limited to, for the change of ownership of Avon Celli and Andrea Fenzi trademarks).

#### 4.6 Contentious procedures

As of the date of the present signing, there are not any threats, civil, tax, administrative, binding or non-binding arbitrations, arbitrations, contractual expert reports, claims, actions, judgments, assessments or notices, penal proceedings or investigations proceedings against the Seller that may in anyway involve the Avon Celli and Andrea Fenzi trademarks, whether before any tribunal, judicial body, authority or administrative agency, or rather fiscal.

#### 4.7 Taxes and Fees

The Seller has filed, according to the terms of law, all the obligatory tax, social security and insurance filings due as of today date. All such filings are and shall substantially be true, exact and complete.

The Seller has regularly paid or made all the necessary allocations for the payment of all taxes and/or fees and/ or social security or welfare contributions.

The Seller has fulfilled all the tax withholdings or made all the allocations for the payment of the tax withholdings not yet due or has paid the matured withholdings.

#### 4.8 Intermediaries

The Parties hereto do not have any existing relations in force regarding the operations provided by the present Contract with any persons that may request from the Purchaser a broker commission or any other type of remuneration.

**4.9 Information regarding the Seller and the Avon Cilli and Andrea Fenzi Trademarks**

The information supplied by the Seller to the Purchaser regarding the same Seller and the Avon Cilli and Andrea Fenzi trademarks are true, complete, correct and accurate and not any significant circumstance concerning the aforementioned situation has been withheld from the Purchaser.

The Seller shall acknowledge and recognize that the Purchaser has decided to carry out the operation subject matter of the present Contract on the essential assumption of the truthfulness, completeness and accuracy of the preceding information, the Seller declares and guarantees that all the information and data contained or referred to in the declarations as described in the present Article 4, in the previous article 3 and in each of the documents attached to the present Contract shall be true, accurate, complete and correct under any profile and nothing significant, with respect to them or anyway to the Seller and the Avon Cilli and Andrea Fenzi trademarks has been omitted or anyway withheld from the Purchaser.

**4.10 Capability and absence of conflicts.**

The signing of the present Contract by the Seller and fulfillments of the obligations arising from the same thereto shall be duly approved, in compliance with every required company or Seller mandates.

The signing of the present Contract shall not represent violations of the provisions contained in the articles of association as well as of Rules of Law or of judicial provisions or of any other measures authorized by Authorities and applicable to the Seller.

Lastly, the signing of the present Contract shall not be in conflict with any whatsoever commitment or obligation undertaken by the Seller with the banking system and/or creditors thereof.

**4.11 Accuracy**

All declarations stated and guarantees given by the Seller through the present Contract shall be exact and conform to the truth.

**Article 5**

**Declarations and guarantees by the Purchaser**

**5.1 The Purchaser declares to the Seller that:**

- (i) The Purchaser is a legally incorporated and existing company and is provided with all the necessary powers to sign the present Contract and fulfill the operations provided by the same thereto;
- (ii) The signing of the present Contract by the Purchaser and fulfillments of the obligations arising from the same thereof, have been duly approved, in compliance with every company requirement by the Purchaser and do not require by the same Purchaser any additional

- approval or authorization or other type of document by any Authority;
- (iii) The signing of the present Contract shall not represent violation of any provisions contained in the Purchaser company articles of association, nor shall represent any violation of other contracts or agreements, of rules of law or regulations or provisions contained in judicial measures or by any other authorized Authorities applicable to the Purchaser, nor shall represent non-fulfillment to obligations undertaken or anyway charged to the Purchaser;
- (iv) The Purchaser has at its disposal the financial means to fulfill the payment commitments assumed through the present Contract.

5.2 The Purchaser shall keep undamaged and hold harmless the Seller in reference to the entire amount of any liability, loss, damage and cost (including reasonable and documented legal and judicial expenditures) sustained or suffered by the Seller that would not have been sustained or suffered if the declarations made and guarantees supplied by the Purchaser in the present Article 5 would have been exact and conform to the truth.

#### Article 6

##### Seller Obligations of Indemnity

6.1 The Seller shall keep undamaged and hold harmless the Purchaser, to the extent and terms provided by the present Article 6 ("Indemnity"), in reference to the entire amount of any liabilities, contingent liabilities, loss, damage, inexistence or capital losses of the assets, payments and cost (including the reasonable and documented legal and judicial expenditures) (the "Liability Charges") actually sustained or suffered by the Purchaser that: (i) would have not been sustained or suffered if the declarations made and guarantees supplied by the Seller in Article 7 of the present Contract would have been exact and conform to the truth, or rather (ii) connected, correlated or consequent (directly or indirectly) to disputes, proceedings of any nature and kind or contentious and arising through deeds, facts, operations and/or omissions carried out or occurred before today date.

The obligation of indemnity by the Seller shall become effective only with reference to actions or operations carried out or omitted before the Date of signing the present Document, even if the relative effects have occurred subsequent to that date.

#### Article 7

##### The expenses and charges

7.1 Being understood all the provisions provided in other Articles of the present Contract, the costs, taxes, fees, expenses and other charges arising in connection to the present Contract or related to the same or obligations therein provided for, shall be sustained as follow:

- (i) any taxes or revenues due as consequence of the sale of the Avon Colli and Andrea Fenzi trademarks, shall be entirely borne by the Seller,
- (ii) the notary costs and indirect taxes connected to the transfer of property of the Avon Colli and Andrea Fenzi trademarks shall be entirely borne by the Purchaser.

#### Article 8 Other provisions

##### 8.1 Tolerances

Any tolerance of behavior by one of the Parties hereto, implemented in violation of the provisions contained in the present Contract shall not represent a waiver to the rights ensuing from the provisions violated nor the right to demand exact fulfilment of all the terms and of all the conditions herein provided for.

##### 8.2 Communications

Any communication required or enforceable by the provisions of the present Contract, whereby not otherwise established, shall be carried out in writing and hand delivered (even through courier), transmitted by fax, or rather by registered letter with return receipt to the following addresses:

If to the Purchaser, to:

"DORATEX S.p.A. with head office in Visano (BS) in Via Acquafredda, 26 c/o  
Mister Mario Ferrari, fax nr. 030-9958940;

If to the Seller, to:

Mrs. Paola BERSANI, Via Orto Torre nr. 3, 44104 Longastrino (FE), fax 0523-317128;

or rather at the different address or fax number that each of the Parties hereto shall communicate to the other after the Date of the present Contract in compliance with the previous provisions, being understood that at the above indicated addresses, or rather at different addressees, the Parties hereto shall communicate in the future, the Parties hereto elect also as their own domicile for any purpose related to the present Contract, therein included the one for any communication or notifications to be carried out during or rather anyway related to judicial proceedings (therein included any executive proceedings or rather arbitrations ensuing from or relative to the present Contract).

All communications shall be intended as received at the time in which they

will reach the addressee (if sent through registered letter with return receipt or by courier) or as of the date resulting from the receipt of the transmitting device (if sent by fax).

#### 8.3 Previous understandings

The present Contract, in its entirety, contains the understandings existing between the Parties hereto in reference to the matter governed by the same and supersedes and replaces any previous, written or verbal, document, understandings or agreement between the same Parties and in reference to the same matter.

#### 8.4 Partial voidness

Any voidness or unenforceability of one or more agreements of the present Contract shall not prejudice the validity and enforceability of the other agreements. It is anyway agreed upon that, in the presence of such cases, the Parties hereto agree in good faith either to replace any voidness or unenforceability clauses with other provisions valid and enforceable, as much as possible, achieving the same financial and mutual understanding of the Parties hereto.

#### 8.5 Governing law

The present Contract shall be governed by the Italian Law

### Article 9

#### Arbitration

9.1 All disputes arising from or connected to the present Contract shall be resolved through rightful and binding arbitration according to the regulations of the National and International Board of Arbitrators of Bologna. The arbitration tribunal shall be made up by a board of three arbitrators, two of whom shall be appointed one by each of the Parties and the third as President in mutual agreement of the two already appointed arbitrators or, failing to agree, by the Court of Arbitration. The decision by the arbitration tribunal shall be taken in compliance with the law and shall carry the power and effectiveness of a judicial decision between the Parties in compliance with the provisions applicable by the Italian Civil Code.

9.2 The cost of the arbitration proceedings shall be charged to the Parties according to the decisions applicable by the arbitration tribunal.

9.3 Without prejudice to the provisions of the preceding article 9.1, it shall remain understood that for any disputes arising from or in connection to the present Contract, which by law is reserved to the authority of the Judicial Authorities, shall be the exclusive responsibility of the Tribunal of Brescia. The Tribunal of Brescia shall also have the exclusive authority in case of appeal by the Parties hereto to the authority of the

arbitration.

Article 19

Costs

10.1 The costs for the present document and its consequential shall be charged to the purchasing company.

----- The present document shall remain filed among the original documents of the notary, who shall authenticate the signatures.

Signed FERRARI Mario

Signed BERSANI Paola

File nr. 9215

Folder nr. 5444

SIGNATURES AUTHENTICATION

I the undersigned dott. Giammatteo RIZZONELLI, Notary in Brescia, registered with the Board of Notaries of Brescia hereby certify that the Messrs:

Mario FERRARI, born in Visano (BS) on July 19 1939 and domiciled in Visano (BS) in Via Acquafredda nr. 26

Paola BERSANI born in Argenta (FE) on March 17 1945 and domiciled in Milano in Via S. Pietro all'Orto nr 22,

of whose personal identities I the Notary am certain of, have placed their signatures in my presence.

Visano

Via Acquafredda nr 26, month of November, day six, year two thousand six  
Dott. Giammatteo RIZZONELLI Notary Seal

ATTACHMENT "A" TO FILE 8215/5444

COPY OF THE DOCUMENTS CERTIFYING PROPERTY AND FILING  
OF THE AVON CELLI AND ANDREA FENZI TRADEMARKS

- omissis -



ATTACHMENT B TO FILE 8215/5444

COMPLETE LIST OF THE CONTRACTS FOR  
THE AVON CELLI AND ANDREA FENZI  
TRADEMARKS

1. Licensing Contract between "Rosa S.r.l." (in the capacity of Licensor) incorporated in Pa.Fin. Partecipazioni S.r.l. and F.B.P S.p.A. (in the capacity of Licensee) for the AVON CELLI Trademark dated April 30 2001 (attachment 5.1)

2. Licensing Contract between "P.A.Fin. S.r.l. (in the capacity of Licensor) renamed Pa.Fin. Partecipazioni S.r.l. and F.B.P S.p.A. (in the capacity of Licensee) for the ANDREA FENZI Trademark dated April 30 2001 (attachment 5.2)

ATTACHMENT "C" TO FILE 8215/5444

RESCINDABLE CONTRACTS IN CASE OF  
TRANSFER OF THE  
AVON CELLI AND ANDREA FENZI TRADEMARKS

1. Licensing Contract between "Rosa S.r.l." (in the capacity of Licensor) incorporated in Pa.Fin. Partecipazioni S.r.l. and F.B.P S.p.A. (in the capacity of Licensee) for the AVON CELLI Trademark dated April 30 2001 (attachment 6.1)
  
2. Licensing Contract between "P.A. Fin. S.r.l. (in the capacity of Licensor) renamed Pa.Fin. Partecipazioni S.r.l. and F.B.P S.p.A. (in the capacity of Licensee) for the ANDREA FENZI Trademark dated April 30 2001 (attachment 6.2)

TRUE COPY OF THE ORIGINAL

MADE UP OF \_\_\_\_\_ 9 \_\_\_\_\_ SHEETS

Brescia \_\_\_\_\_



GIAMMATTEO RIZZONELLI  
NOTAIO

CONFRONTO DI MARCHI

Mario FERRARI

"DORATEX S.P.A."

Paola BERSANI

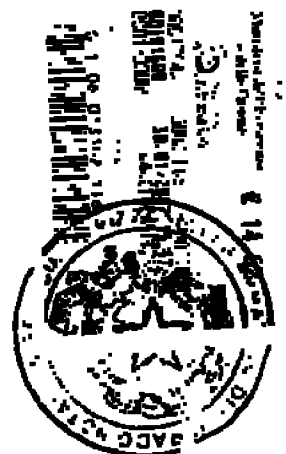
"P.A. FIN PARTECIPAZIONI - S.R.L."

Registrato presso  
l'Agenzia delle Entrate  
di BRESCIA 2

In data 9 gennaio 2016

N. 2707 serie 2

€ 150,72



Articolo 1

Oggetto: del contratto

Il presente contratto ha per oggetto la cessione di marchi e diritti di proprietà intellettuale relativi ai marchi "AVON GELLI" e "ANDREA PENZI".

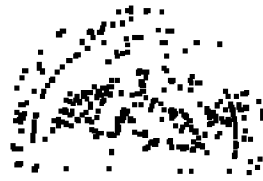
TRADEMARK

REEL: 003577 FRAME: 0565

STAMPARELLA VALTROPPIA - VIA MATTEOTTI, 200  
TEL. 030 408114 - FAX 030 408108

GIAMMATTEO RIZZONELLI  
NOTAIO

30124 BRENDA - VIA S. ALTA, 70 - (TORREBENNEDE)  
TEL. 030 240260 - FAX 030 2409794



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1.2 ...

**Articolo 2**

**Prezzi e pagamenti**

2.1 ...

**euro 3.000.000,00**

**(tre milioni vengola zero zero)**

Main body of text for Article 2, describing payment terms and conditions.

Additional text for Article 2, possibly detailing further conditions or legal references.

**Articolo 3**

**Autorizzazione Antitrust**

3.1 ...

**Articolo 4**

**Dichiarazioni e garanzie del Venditore**

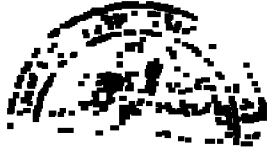
4.1 ...

**4.2 Regolare costituzione, vigenza e statuto del Venditore**

Main body of text for Article 4, detailing declarations and guarantees from the seller.







**Firma**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

**4.5 Accordi**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

**4.6 Contenzioso**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

**4.7 Importi e tasse**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

**4.8 Intermediari**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

**4.9 Informazioni relative al Venditore ed al marchio Arca Calia ed Andrea Poma**

Il sottoscritto [nome] [cognome] [professione] [indirizzo] [città] [provincia] [cap] [telefono] [fax] [e-mail] [internet] [firma]

Il presente contratto ha natura di contratto di compravendita. La parte venditrice si impegna a vendere e la parte acquirente a comprare le cose indicate in allegato. Il prezzo di acquisto è stabilito in lire [importo]. La presente vendita è perfezionata con la stipula del presente contratto. Il presente contratto è stato stipulato in [numero] esemplari, di cui uno è depositato presso il notaio [nome] e gli altri [numero] sono rimasti in mano alle parti contraenti. Il presente contratto è stato stipulato in data [data] a [luogo].

**4.10 Capacita e assenza di conflitti**

La parte venditrice dichiara di essere capace di contrarre e di non essere sottoposta a interdizione o a tutela. Inoltre, dichiara di non essere sottoposta a procedure concorsuali o di essere sottoposta a procedure concorsuali che non comportino la sua esclusione dal mercato. La parte acquirente dichiara di essere capace di contrarre e di non essere sottoposta a interdizione o a tutela.

La parte venditrice dichiara di non essere sottoposta a procedure concorsuali o di essere sottoposta a procedure concorsuali che non comportino la sua esclusione dal mercato. La parte acquirente dichiara di non essere sottoposta a procedure concorsuali o di essere sottoposta a procedure concorsuali che non comportino la sua esclusione dal mercato.

La parte venditrice dichiara di non essere sottoposta a procedure concorsuali o di essere sottoposta a procedure concorsuali che non comportino la sua esclusione dal mercato. La parte acquirente dichiara di non essere sottoposta a procedure concorsuali o di essere sottoposta a procedure concorsuali che non comportino la sua esclusione dal mercato.

**4.11 Accuratnessa**

La parte venditrice dichiara di aver agito con diligenza e di non aver commesso errori di sorta. La parte acquirente dichiara di aver agito con diligenza e di non aver commesso errori di sorta.

**Articolo 5**

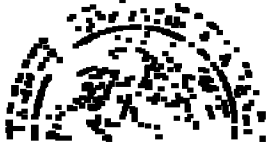
**Enunciazioni e garanzia dell'Acquirente**

5.1 L'Acquirente garantisce l'assenza di vizi e difetti di sorta. L'Acquirente garantisce l'assenza di vizi e difetti di sorta. L'Acquirente garantisce l'assenza di vizi e difetti di sorta.

L'Acquirente garantisce l'assenza di vizi e difetti di sorta. L'Acquirente garantisce l'assenza di vizi e difetti di sorta. L'Acquirente garantisce l'assenza di vizi e difetti di sorta.

Il presente contratto è stato stipulato in data [data] a [luogo]. Il presente contratto è stato stipulato in data [data] a [luogo]. Il presente contratto è stato stipulato in data [data] a [luogo].





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**Articolo 6**

**Obblighi di Informazione del Venditore**

Main body of text under Article 6, detailing the obligations of the seller.

**Articolo 7**

**Spese e oneri fiscali**

Main body of text under Article 7, detailing expenses and tax burdens.

**Articolo 8**

**Provisioni diverse**

**P.1.1.1.1.1.1**

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TRADEMARK



... ..

**§ 3 Conclusions**

... ..

... ..

... ..

... ..

**§ 3 Procedenti intese**

... ..

**§ 4 Invalicità parziale**

... ..

**§ 5 Legge retroattiva**

1  
1  
1



Il presente contratto è stato stipulato tra i sottoscritti.

**Articolo 9**

**Assegni**

9.1 Il presente contratto è stipulato tra i sottoscritti...  
9.2...  
9.3...

**Articolo 10**

**Spese**

10.1 Le spese di gestione...  
10.2...

Il presente contratto è stipulato tra i sottoscritti...  
10.3...

F. FERRARI S.p.A.

via ...

10100 ...

20100 ...

**ATTI DI FIDUCIA**

Il presente contratto è stipulato tra i sottoscritti...  
10.4...

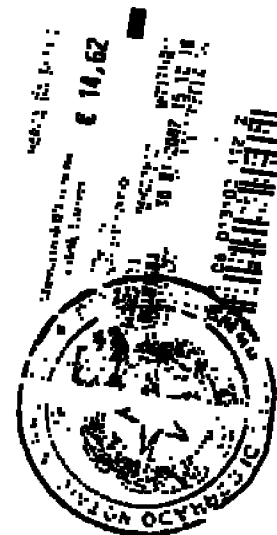
**Mario FERRARI**, nato a ... il ...

**Fazio BERGAMINI**, nato a ... il ...

Il presente contratto è stipulato tra i sottoscritti...  
10.5...

Il presente contratto è stipulato tra i sottoscritti...  
10.6...

ALLEGATO A' A REG. 8215/544



COPIA DEI DOCUMENTI DI ATTESTAZIONE DELLA  
PROPRIETA' E DI REGISTRAZIONE DEI MARCHI  
AVON CELLI ED ANDREA FENZI

*Paolo Bernini*  
*Andrea Fenzi*

*Paoli*      *Fenzi*

Filtri di stampa:  
 Le aziende ALFPI PARTICIPAZIONI S.p.A.  
 Filtr. S.p.A. (C) 1979

Elenco marchi per nazione

Pratica	Nazioni	Classi	Titolo Denominazione	Num. 1 Dep. Data 1 conc.	Num. Dep. Data Deposito	N° registrazione Data reg.	N° prioritarie Data estera	Titolo Categorie	Pratica Data dep.
Nazione: AUSTRALIA	AU	5	ISQUE LA PERLA S.P.A. "CELLI" e "MAGNO"	27/02/79 27/02/79	27/02/79 27/02/79	27/02/79 27/02/79		ISQUE LA PERLA S.P.A. "CELLI" e "MAGNO"	27/02/79
Nazione: SVIZZERA	CH	17-25	F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	15/02/1998	15/02/1998	15/02/1998		F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	15/02/1998
Nazione: CINA	CI	1	F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	14/11/2002	14/11/2002	14/11/2002		F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	14/11/2002
	CI	25	F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	30/04/74	30/04/74	30/04/74		F.A.FIN. PARTICIPAZIONI S.P.A. "AVON CELLI 1927" e "MAGNO"	30/04/74
	CI	18	F.A.FIN. PARTICIPAZIONI S.P.A. "ANDRE FENZI 1927" e "P.A.FIN."	04/02/2005	04/02/2005	04/02/2005		F.A.FIN. PARTICIPAZIONI S.P.A. "ANDRE FENZI 1927" e "P.A.FIN."	04/02/2005
	CI	26	F.A.FIN. PARTICIPAZIONI S.P.A. "ANDRE FENZI 1927" e "P.A.FIN."	04/02/2005	04/02/2005	04/02/2005		F.A.FIN. PARTICIPAZIONI S.P.A. "ANDRE FENZI 1927" e "P.A.FIN."	04/02/2005
Nazione: EUROPEAN MARKET	EM	12-25	ROSA S.R.L. "AVON CELLI 1927" e "MAGNO"	03/07/1995 10/02/1999	03/07/1995 10/02/1999	03/07/1995 10/02/1999		ROSA S.R.L. "AVON CELLI 1927" e "MAGNO"	03/07/1995 10/02/1999
	EM	19-25	F.A.FIN. PARTICIPAZIONI S.P.A. "ANDREA FENZI" e "MAGNO"	02/07/2004	02/07/2004	02/07/2004		F.A.FIN. PARTICIPAZIONI S.P.A. "ANDREA FENZI" e "MAGNO"	02/07/2004

Elenco marchi per nazione

*Proble Manno*  
*MARKS*

*Proble Manno*

Figura 1-1-3

Elenco marchi per nazione

Pratica Nazioni Classi

Nazione: HONG KONG  
HK 2a

Titolare Denominazione

P.A.FIN. PARTECIPAZIONI S.R.L.  
"ANDREA FENZI"

Num. 1 Dep. Data 1 conc.

Num. Dep. Data Deposito

N° registrazione Data req.

N° priorità Data priorità

Titolare Certificazione

Prima usa Data Rinv.

50592 23/01/1992

4021/1994 23/01/1992

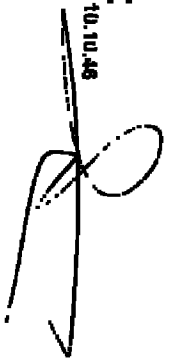
P.A.FIN. PARTECIPAZIONI S.R.L.

*Roberto Pizzoni*

*Ministero*

*Andrea Fenzi*

18/09/2006 10.10.46

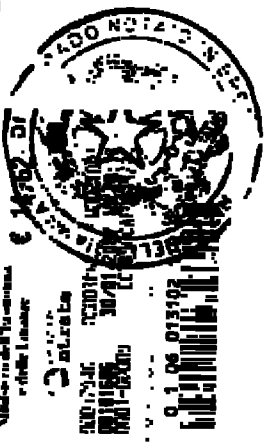






**Chiamata finanziaria per nazione**

Paese	Abbonati	Classe	Titolo	Descrizione	Num. 1 Dep. Data 1 conc.	Num. Dep. Data Deposito	N° registrazione Data req.	N° priorità Data priorità	Categoria	Data Firm.
ITA	26	IT	P.A. FIN. PARTICIPAZIONI S.r.l. "PIERANGELO" e disegno	02/10/1987	04/03/1987	27/08/1989	814340	P.A. FIN. PARTICIPAZIONI S.r.l.	02/10/1987	
ITA	25	IT	P.A. FIN. PARTICIPAZIONI S.r.l. "ANDREA FENZT" e disegno	20/08/1989	16/12/1987	18/05/2000		P.A. FIN. PARTICIPAZIONI S.r.l.	20/08/1989	
ITA	25	IT	P.A. FIN. PARTICIPAZIONI S.r.l. CELLI	05/12/2001	05/12/2001	05/10/94		P.A. FIN. PARTICIPAZIONI S.r.l.	05/12/2001	
Giappone	24	JP	P.A. FIN. PARTICIPAZIONI S.r.l. "AVON CELLI 1922" e disegno	3-90091	30/08/1991	28/07/90	31/10/1994	P.A. FIN. PARTICIPAZIONI S.r.l.	3-90091	
Giappone	24	JP	P.A. FIN. PARTICIPAZIONI S.r.l. "ANDREA FENZT" e disegno	04-288033	30/08/1991	20/8/328	31/10/1995	P.A. FIN. PARTICIPAZIONI S.r.l.	04-288033	
Giappone	24	JP	P.A. FIN. PARTICIPAZIONI S.r.l. "PIERANGELO" disegno	62-128822	20/11/1987	21/05/15	31/10/1989	P.A. FIN. PARTICIPAZIONI S.r.l.	62-128822	
Libano	25	LB	GRUPPO LA PERLA S.p.A. "AVON PC P CELL" e disegno	28/11/1989	30/10/1994	64/73	28/11/1994	P.A. FIN. PARTICIPAZIONI S.r.l.	28/11/1989	
Russia (Federazione)	18	RU	P.A. FIN. PARTICIPAZIONI S.r.l. "CELL" e disegno	2004/19681	31/08/99	31/08/99		P.A. FIN. PARTICIPAZIONI S.r.l.	2004/19681	
Taiwan	22	TW	P.A. FIN. PARTICIPAZIONI S.r.l. "ANDREA FENZT"	31/08/2004	04/08/2005	7/85340	01/04/1997	P.A. FIN. PARTICIPAZIONI S.r.l.	31/08/2004	



*Reale Avv. Amministrativa*

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BUR:2005 1040316

Product	Material Group	Trade Name	Num. of Dep.	Num. Dep.	# of Registrations	# of Patents	Group	Trademark
		Description	Date of Issuance	Date Deposited	Date Reg.	Date of Issue	Classification	Registration No.
Nylon 66	UN	PA 66	1954	1954	1	1954	1954	1954
Nylon 6	UN	PA 6	1954	1954	1	1954	1954	1954
Nylon 610	UN	PA 610	1954	1954	1	1954	1954	1954
Nylon 612	UN	PA 612	1954	1954	1	1954	1954	1954
Nylon 615	UN	PA 615	1954	1954	1	1954	1954	1954

*Trade Name*

*1954*

*Handwritten signature*

TRADEMARK

REEL: 003577 FRAME: 0578

1954

Product material group numbers

Nazione: INTERNAZIONALE  
XX 75.

Titolo  
Denominazione  
ROSA S.r.l.  
"AVON" (logotipo)

Num. 1 Dep.  
Data 1 decess.

Num. Dep.  
Data Deposito

N° registrazione  
Data reg.

N° priorità  
Data priorità

Classe  
Corrispondenza

Terzo inv.  
Data inv.

510:341  
XX

ROSA S.r.l.  
"P. CELL"

Limitazioni  
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Limitazioni  
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Limitazioni

R336285  
20/07/1987

104200,87  
02/02/1987

P.A.FIN. PARTECIPAZIONI S.p.A.

20/07/1987

510:341  
XX

ROSA S.r.l.  
"P. CELL"

Limitazioni  
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13/08/1988

114150,79  
09/04/1988

P.A.FIN. PARTECIPAZIONI S.p.A.

13/08/1988

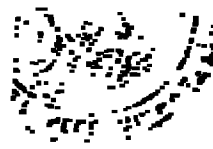
19/08/2001 10.10.47

*Polo Rucchi*  
*Maria Fumari*

Pagina 4 di 8

**Elenco marchi per nazione**

Principale	Secondario	Classi	Titolare	Num. Dep. Data 1 serie	Num. Dep. Data Deposito	N° registrazione Data req	N° priorità Data priorità	Stato	Principale Data 1 serie
XX	XX	14 15 23 24 25 26 27	ROSA 2011 AVON			R.45222 15.05.2012			
A-		Esclusioni:		Limitazioni					
B-		Esclusioni:		Limitazioni					
C-1		Esclusioni:		Limitazioni					
D-1		Esclusioni:		Limitazioni					
E-1		Esclusioni:		Limitazioni					
F-1		Esclusioni:		Limitazioni					
G-1		Esclusioni:		Limitazioni					
H-1		Esclusioni:		Limitazioni					
I-1		Esclusioni:		Limitazioni					
J-1		Esclusioni:		Limitazioni					
K-1		Esclusioni:		Limitazioni					
L-1		Esclusioni:		Limitazioni					
M-1		Esclusioni:		Limitazioni					
N-1		Esclusioni:		Limitazioni					
O-1		Esclusioni:		Limitazioni					
P-1		Esclusioni:		Limitazioni					
Q-1		Esclusioni:		Limitazioni					
R-1		Esclusioni:		Limitazioni					
S-1		Esclusioni:		Limitazioni					
T-1		Esclusioni:		Limitazioni					
U-1		Esclusioni:		Limitazioni					
V-1		Esclusioni:		Limitazioni					
W-1		Esclusioni:		Limitazioni					
X-1		Esclusioni:		Limitazioni					
Y-1		Esclusioni:		Limitazioni					
Z-1		Esclusioni:		Limitazioni					



*Roberto Geronzi*  
*Avvocato*

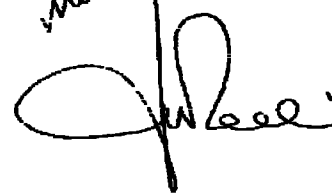
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18/09/2008 10.10.47



ALLEGATO B A REP. 2215/544

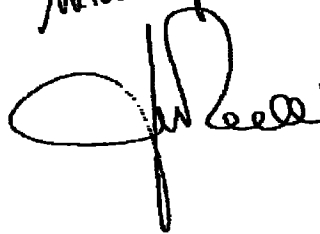
ELENCO COMPLETO DEI CONTRATTI DI CUI SONO  
PARTE I MARCHI AVON CELLI ED ANDREA FENZI

Paolo Benoni  
Mass Fenzi  


USPTO 8/8/2007 10:24:22 AM PAGE 38/042 FAX BOTVET  
TO: JEFFREY B. SANDROS, ESQ. COMPANY: 1519 WESLEY PARKWAY

1. contratto di licenza tra "Rosa S.r.l." (in veste di licenziante) incorporata in Pa.Fin. Partecipazioni S.r.l. e F.B.P. S.p.a. (in veste di licenziataria) per il marchio AVON CELLI in data 30 aprile 2001 (allegato 5.1)

2. contratto di licenza tra "P.A.Fin. S.r.l." (in veste di licenziante) ridenominata Pa.Fin. Partecipazioni S.r.l. e F.B.P. S.p.a. (in veste di licenziataria) per il marchio ANDREA FENZI in data 30 aprile 2001 (allegato 5.2)

Paolo Pensari  
Marco Fenzi  




USPTO  
8/8/2007 10:24:22 AM PAGE 38/42 FAX SEARCH  
TO: JEFFREY B. SANDROS, ESQ. COMPANY: 1519 WESLEY PARKWAY



ALBERTO C. & FIGLI

CONTRATTI RESCINDIBILI IN CASO DI PASSAGGIO  
DI CONTROLLO DEI MARCHI  
AVON CIELLA ED ANDREA PENZI

Roberto Penzi  
Mauro Penzi  
Julio

TO: JEFFREY B. SANDS, ESQ. COMPANY: 1815 WEST PARKWAY  
DATE: 8/8/2007 10:24:22 AM FROM: 60/02 FAX: 800/222-2344

1. contratto di licenza tra "Rosa S.r.l." (in veste di licenziante) incorporata in Pa.Fin. Partecipazioni S.r.l. e F.B.P. S.p.a. (in veste di licenziataria) per il marchio AVONCELLI in data 30 aprile 2001 (allegato 6.1)
2. contratto di licenza tra "P.A.Fin. S.r.l." (in veste di licenziante) ridenominata Pa.Fin. Partecipazioni S.r.l. e F.B.P. S.p.a. (in veste di licenziataria) per il marchio ANDREA FENZI in data 30 aprile 2001 (allegato 6.2)

Paolo Benoni  
Man. Fenzi

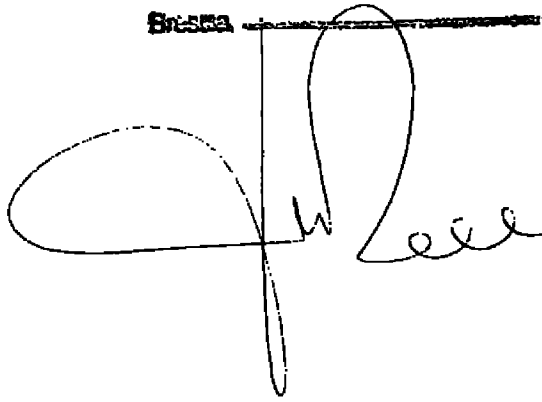
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*[Handwritten signature]*

CONFA COMPUNSA ALL'ORIGINALE

IN FOGLI 100

~~Brescia~~

A large, stylized handwritten signature in black ink, consisting of several loops and a long vertical stroke.