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Attorneys For Plaintiff
Schonbek Worldwide Lighting, Inc.

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

	:	
SCHONBEK WORLDWIDE LIGHTING	:	HONORABLE
INC., a New York Corporation,	:	Civil Action No. 05-
Plaintiff,	:	
v.	:	
	:	COMPLAINT
FURNITURE GALLERY IMPORTS, INC.	:	
d/b/a DONIA'S DÉCOR, a New Jersey	:	JURY TRIAL DEMANDED
Corporation; DONIA MARHOUMY, an	:	
individual; and MOHAMED MARHOUMY,	:	
an individual,	:	
Defendants.	:	
	:	

Plaintiff, SCHONBEK WORLDWIDE LIGHTING INC. ("SCHONBEK") by and through its undersigned attorneys, alleges:

THE PARTIES

1. Plaintiff, SCHONBEK, is a corporation organized under the laws of the State of New York having its principal place of business at 61 Industrial Boulevard, Plattsburgh, New York 12901-1908.

2. Upon investigation and information, Defendant FURNITURE GALLERY IMPORTS, INC., d/b/a DONIA'S DÉCOR ("DONIA'S") is a corporation organized under the laws of the State of New Jersey having its principal place of business at 65 U.S. Highway 22, Green Brook, NJ 08812. Upon investigation and information, DONIA's operates at least two showrooms that conduct business in the State of New Jersey at 65 U.S. Highway 22 East, Green Brook, New Jersey 08812 ("the Green Brook Showroom") and 12 Mine Brook Road, Bernardsville, New Jersey 07920 ("the Bernardsville Showroom").

3. Upon investigation and information, Defendant DONIA MARHOUMY is the owner of the Bernardsville Showroom and resides at 21 Shadowbrook Lane, Morristown, New Jersey 07960.

4. Upon investigation and information, Defendant MOHAMED MARHOUMY is the owner of the Green Brook Showroom and resides at 21 Shadowbrook Lane, Morristown, New Jersey 07960.

JURISDICTION AND VENUE

5. This is an action for patent infringement arising under the patent laws of the United States as set forth in Title 35 of the United States Code Section 271, *et seq.*

6. This Court has jurisdiction under 28 U.S.C. §§ 1331, 1332, and 1338(a).

7. Venue is proper in this Court under 28 U.S.C. §§ 1391(b), (c), and 1400(b).

8. This Court has personal jurisdiction over Defendant DONIA'S as a resident of the State of New Jersey and of this judicial district. This Court has personal jurisdiction over Defendants DONIA and MOHAMED MARHOUMY as residents of the State of New Jersey and of this judicial district, and based on their ownership of and financial interest in the Defendant DONIA'S, and their participation in and ability to supervise or control the infringing activity of Defendant DONIA'S at the Bernardsville and Green Brook Showrooms.

BACKGROUND

9. Plaintiff, SCHONBEK, designs and sells lighting fixtures.

A. SCHONBEK's Patents

(1) U.S. Design Patent No. 397,494

10. On August 25, 1998, U.S. Design Patent No. 397,494 ("the '494 Patent") was issued for a design entitled "LIGHTING FIXTURE COMPONENT", listing Georg Bayer, et al. as the inventors. The '494 Patent was based on an application filed on March 21, 1997. A true and correct copy of the '494 Patent is attached hereto and incorporated herein as **Exhibit "A"**.

11. The '494 Patent was assigned from Bayer, et al. to SCHONBEK by means of an assignment executed on April 7, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 7494/0946.

12. The '494 Patent is directed to an ornamental design for a lighting fixture component.

13. SCHONBEK sells a number of commercial embodiments incorporating the patented design of the '494 Patent under the designation Rivendell, including model numbers 7854, 7863, 7864, 7866, 7890, and 7892.

(2) U.S. Design Patent No. 397,495

14. On August 25, 1998, U.S. Design Patent No. 397,495 (“the ‘495 Patent”) was issued for a design entitled “LIGHTING FIXTURE COMPONENT”, listing Georg Bayer, et al. as the inventors. The ‘495 Patent was based on an application filed on March 20, 1997. A true and correct copy of the ‘495 Patent is attached hereto and incorporated herein as **Exhibit “B”**.

15. The ‘495 Patent was assigned from Bayer, et al. to SCHONBEK by means of an assignment executed on April 7, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 7494/0913.

16. The ‘495 Patent is directed to an ornamental design for a lighting fixture component.

17. SCHONBEK sells a number of commercial embodiments incorporating the patented design of the ‘495 Patent under the designation Rivendell, including model numbers 7854, 7863, 7864, 7866, 7890, and 7892.

(3) U.S. Design Patent No. 435,686

18. On December 26, 2000, U.S. Design Patent No. 435,686 (“the ‘686 Patent”) was issued for a design entitled “LIGHTING FIXTURE COMPONENT”, listing Georg Bayer, et al. as the inventors. The ‘686 Patent was based on an application filed on August 10, 1998. A true and correct copy of the ‘686 Patent is attached hereto and incorporated herein as **Exhibit “C”**.

19. The ‘686 Patent was assigned from Bayer et al. to SCHONBEK by means of an assignment executed on April 7, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 7494/0913.

20. The ‘686 Patent is directed to an ornamental design for a lighting fixture component.

21. SCHONBEK sells a number of commercial embodiments incorporating the patented design of the '686 Patent under the designation Rivendell, including model numbers 7863, 7864, and 7866.

(4) U.S. Design Patent No. 389,264

22. On January 13, 1998, U.S. Design Patent No. 389,264 ("the '264 Patent") was issued for a design entitled "LIGHTING FIXTURE", listing Georg Bayer, et al. as the inventors. The '264 Patent was based on an application filed on January 6, 1995. A true and correct copy of the '264 Patent is attached hereto and incorporated herein as **Exhibit "D"**.

23. The '264 Patent was assigned from Bayer et al. to SCHONBEK by means of an assignment executed on April 7, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 007494/0946.

24. The '264 Patent is directed to an ornamental design for a lighting fixture.

25. SCHONBEK sells a number of commercial embodiments of the '264 Patent under the designation Rivendell, including model numbers 7863, 7864, and 7866.

(5) U.S. Design Patent No. 374,102

26. On September 24, 1996, U.S. Design Patent No. 374,102 ("the '102 Patent") was issued for a design entitled "CHANDELIER", listing Arnold Schonbek as the inventor. The '102 Patent was based on an application filed on December 23, 1994. A true and correct copy of the '102 Patent is attached hereto and incorporated herein as **Exhibit "E"**.

27. The '102 Patent was assigned from Arnold Schonbek to SCHONBEK by means of an assignment executed on March 8, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 007438/0319.

28. The '102 Patent is directed to a lighting fixture design.

29. SCHONBEK sells commercial embodiments of the '102 Patent under the designation Renaissance, including model number 3772.

(6) U.S. Design Patent No. 374,103

30. On September 24, 1996, U.S. Design Patent No. 374,103 ("the '103 Patent") was issued for a design entitled "CHANDELIER", listing Arnold Schonbek as the inventor. The '103 Patent was based on an application filed on December 23, 1994. A true and correct copy of the '103 Patent is attached hereto and incorporated herein as **Exhibit "F"**.

31. The '103 Patent was assigned from Arnold Schonbek to SCHONBEK by means of an assignment executed on April 3, 1995 and filed with the U.S. Patent and Trademark Office at Reel/Frame 007441/0057.

32. The '103 Patent is directed to a lighting fixture design.

33. SCHONBEK sells a number of commercial embodiments of the '103 Patent under the designation Renaissance, including model numbers 3770 and 3771.

(7) U.S. Design Patent No. 456,940

34. On May 7, 2002, U.S. Design Patent No. 456,940 ("the '940 Patent") was issued for a design entitled "CHANDELIER GALLERY", listing Roslyn Yando as the inventor. The '940 Patent was based on an application filed on January 5, 2001. A true and correct copy of the '940 Patent is attached hereto and incorporated herein as **Exhibit "G"**.

35. The '940 Patent was assigned from Roslyn Yando to SCHONBEK by means of an assignment executed on February 21, 2001 and filed with the U.S. Patent and Trademark Office at Reel/Frame 011657/0074.

36. The '940 Patent is directed to an ornamental design for a chandelier gallery.

37. SCHONBEK sells a number of commercial embodiments incorporating the patented design of the '940 Patent under the designation Artemis.

(8) U.S. Design Patent No. 463,602

38. On September 24, 2002, U.S. Design Patent No. 463,602 ("the '602 Patent") was issued for a design entitled "CHANDELIER", listing Roslyn Yando as the inventor. The '602 Patent was based on an application filed on January 5, 2001. A true and correct copy of the '602 Patent is attached hereto and incorporated herein as **Exhibit "H"**.

39. The '602 Patent was assigned from Roslyn Yando to SCHONBEK by means of an assignment executed on February 21, 2001 and filed with the U.S. Patent and Trademark Office at Reel/Frame 011654/0330.

40. The '602 Patent is directed to a lighting fixture design.

41. SCHONBEK sells commercial embodiments of the '602 Patent under the designation Artemis.

(9) U.S. Design Patent No. 463,603

42. On September 24, 2002, U.S. Design Patent No. 463,603 ("the '603 Patent") was issued for a design entitled "CHANDELIER", listing Roslyn Yando as the inventor. The '603 Patent was based on an application filed on April 11, 2001. A true and correct copy of the '603 Patent is attached hereto and incorporated herein as **Exhibit "I"**.

43. The '603 Patent was assigned from Roslyn Yando to SCHONBEK by means of an assignment executed on July 10, 2001 and filed with the U.S. Patent and Trademark Office at Reel/Frame 012018/0056.

44. The '603 Patent is directed to a lighting fixture design.

45. SCHONBEK sells a number of commercial embodiments of the '603 Patent under the designation Kirov, including model numbers 7173 and 7174.

(10) Definition of the "SCHONBEK Patents"

46. Hereinafter, the '494, '495, '686, '264, '102, '103, '940, '602, and '603 Patents are collectively referred to as the "SCHONBEK Patents".

B. Defendants' Infringing Activities

47. Upon investigation and information, Defendants market, offer for sale and sell lighting fixtures in New Jersey that are unauthorized copies of the patented design protected by the SCHONBEK Patents.

48. Defendants are not authorized dealers of SCHONBEK® lighting fixtures.

49. Upon investigation and information, Defendant DONIA'S operates at least two showrooms located in this judicial district, and has transacted and continues to transact business in, and regularly has solicited and regularly continues to solicit business in this judicial district, including acts that give rise to the causes of action asserted herein.

50. Upon investigation and information, Defendant DONIA MARHOUMY is the owner of the Bernardsville Showroom, and has participated in the marketing, offer for sale and sale of infringing lighting fixtures out of this showroom, and has the ability to supervise and control the same.

51. Upon investigation and information, Defendant MOHAMED MARHOUMY is the owner of the Green Brook Showroom, and has participated in the marketing, offer for sale and sale of infringing lighting fixtures out of this showroom, and has the ability to supervise and control the same.

52. On at least one occasion prior to March 2005, a SCHONBEK sales representative observed many knock-off lighting fixtures, which appeared to be knock-offs of SCHONBEK® products, on display and offered for sale in the Bernardsville and Green Brook Showrooms.

53. Defendants have offered for sale and sold, and continue to offer for sale and sell, knock-off lighting fixture designs in, at least, SCHONBEK's Rivendell, Renaissance, Artemis and Kirov lighting fixture lines, which are protected by the SCHONBEK Patents.

54. On at least March 14, 2005, Defendants were displaying and offering for sale knock-offs of SCHONBEK® Rivendell, Renaissance, Artemis and Kirov lighting fixtures from China at the Green Brook and Bernardsville Showrooms, which are covered by the SCHONBEK Patents. Photographs of knock-off fixtures on display in the Green Brook Showroom are attached hereto and incorporated herein as **Exhibits "J" through "P"**. Photographs of knock-off fixtures on display in the Bernardsville Showroom are attached hereto and incorporated herein as **Exhibits "Q" through "AD"**.

55. Recently, Defendant DONIA MARHOUMY approached one of Schonbek's New Jersey representatives at a trade show and requested a distribution relationship with Schonbek. During the course of this conversation, Defendant DONIA MARHOUMY stated that Defendant DONIA'S would replace the copied SCHONBEK products with genuine SCHONBEK products.

56. Defendants' infringing conduct has been knowing and willful and with intentional and reckless disregard to SCHONBEK's patent rights.

57. Defendants also provide customers with copies of catalog pages showing the knock-off SCHONBEK lighting fixtures from China. Copies of such catalog pages distributed at

the Green Brook and Bernardsville Showrooms are attached hereto and incorporated herein as **Exhibits “AE” through “AI”**.

58. Upon investigation and information, Defendants derive substantial revenue from interstate commerce.

59. Defendants’ conduct causes damage to SCHONBEK in New Jersey and in the District of New Jersey.

FIRST CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 397,494

60. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 59 above, and incorporates them herein by reference.

61. Defendants have infringed the ‘494 Patent by, at least, offering for sale and/or selling lighting fixtures shown in **Exhibits “K”, “L”, “M”, “P”, “Q”, “R”, “T”, “U”, “W”, “AA”, “AF”, “AG”, and “AH”** covered by the claim of the ‘494 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

62. As a result of Defendants’ acts, SCHONBEK has been damaged and will continue to be damaged.

63. Defendants’ infringement of the ‘494 Patent has been knowing and willful.

64. Defendants’ infringement of the ‘494 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

65. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff’s patent rights causing irreparable injury.

SECOND CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 397,495

66. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 65 above, and incorporates them herein by reference.

67. Defendants have infringed the '495 Patent by, at least, offering for sale and/or selling lighting fixtures shown in Exhibits "K", "L", "M", "P", "Q", "R", "T", "U", "W", "AA", "AF", "AG", and "AH" covered by the claim of the '495 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

68. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

69. Defendants' infringement of the '495 Patent has been knowing and willful.

70. Defendants' infringement of the '495 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

71. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

THIRD CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 435,686

72. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 71 above, and incorporates them herein by reference.

73. Defendants have infringed the '686 Patent by, at least, offering for sale and/or selling lighting fixtures shown in Exhibits "K", "M", "P", "R", "T", "AG", "and "AH" covered by the claim of the '686 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

74. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

75. Defendants' infringement of the '686 Patent has been knowing and willful.

76. Defendants' infringement of the '686 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

77. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

FOURTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 389,264

78. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 77 above, and incorporates them herein by reference.

79. Defendants have infringed the '264 Patent by, at least, offering for sale and/or selling the lighting fixtures shown in **Exhibits "K", "M", "R", "T", and "AG"** covered by the claim of the '264 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

80. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

81. Defendants' infringement of the '264 Patent has been knowing and willful.

82. Defendants' infringement of the '264 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

83. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

FIFTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 374,102

84. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 83 above, and incorporates them herein by reference.

85. Defendants have infringed the '102 Patent by, at least, offering for sale and/or selling the lighting fixtures shown in **Exhibits "S", "Z", "AE", and "AI"** covered by the claim of the '102 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

86. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

87. Defendants' infringement of the '102 Patent has been knowing and willful.

88. Defendants' infringement of the '102 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

89. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

SIXTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 374,103

90. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 89 above, and incorporates them herein by reference.

91. Defendants have infringed the '103 Patent by, at least, offering for sale and/or selling the lighting fixtures shown in **Exhibits "J", "AC", "AD", and "AI"** covered by the claim of the '103 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

92. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

93. Defendants' infringement of the '103 Patent has been knowing and willful.

94. Defendants' infringement of the '103 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

95. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

SEVENTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 456,940

96. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 95 above, and incorporates them herein by reference.

97. Defendants have infringed the '940 Patent by, at least, offering for sale and/or selling the lighting fixtures shown in **Exhibits "N", "O", "V", "X", "Y", and "AB"** covered by the claim of the '940 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

98. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

99. Defendants' infringement of the '940 Patent has been knowing and willful.

100. Defendants' infringement of the '940 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

101. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

EIGHTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 463,602

102. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 101 above, and incorporates them herein by reference.

103. Defendants have infringed the '602 Patent by, at least, offering for sale and/or selling the lighting fixtures shown in **Exhibits "N", "O", "V", "X", "Y", and "AB"** covered by the claim of the '602 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

104. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

105. Defendants' infringement of the '602 Patent has been knowing and willful.

106. Defendants' infringement of the '602 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

107. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

NINTH CAUSE OF ACTION
INFRINGEMENT OF U.S. DESIGN PATENT NO. 463,603

108. Plaintiff SCHONBEK re-alleges each and every allegation set forth in paragraphs 1 through 107 above, and incorporates them herein by reference.

109. Defendants have infringed the '603 Patent by, at least, offering for sale and/or selling the lighting fixture shown in **Exhibit "P"** covered by the claim of the '603 Patent in the United States and specifically in this District of New Jersey, and will continue such infringement unless enjoined by this Court.

110. As a result of Defendants' acts, SCHONBEK has been damaged and will continue to be damaged.

111. Defendants' infringement of the '603 Patent has been knowing and willful.

112. Defendants' infringement of the '603 Patent has damaged SCHONBEK in an amount that is unknown and cannot at the present time be fully ascertained.

113. Unless enjoined by this Court, Defendants will continue to infringe Plaintiff's patent rights causing irreparable injury.

DEMAND FOR JURY TRIAL

114. Plaintiff SCHONBEK hereby demands a trial by jury.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff SCHONBEK prays for the entry of judgment from this Court:

a. Preliminarily and permanently enjoining Defendants, their parent companies, subsidiaries, related companies, and all persons acting in concert or participation with them, or persons acting or purporting to act on their behalf, including, but not limited to their officers, directors, partners, owners, agents, representatives, employees, attorneys, successors, and assigns, and any and all persons acting in concert or privity with them, from infringing the SCHONBEK Patents as provided in 35 U.S.C. § 283;

b. Declaring that Defendant DONIA'S has infringed the SCHONBEK Patents;

c. Declaring that Defendants DONIA and MOHAMED MARHOUMY have infringed the SCHONBEK Patents in their individual capacity, and are jointly and severally liable for this infringement as owners and/or corporate officers who have a

financial interest in Defendant DONIA'S and the ability to supervise and/or control the infringing activity of Defendant DONIA'S;

d. Awarding damages, costs and interest, as a result of Defendants' acts of infringement;

e. Awarding Plaintiff SCHONBEK an accounting of its damages resulting from the infringement of the SCHONBEK Patents by Defendants as provided in 35 U.S.C. § 284;

f. Awarding Plaintiff SCHONBEK any additional remedies from infringement of the SCHONBEK Patents by Defendants, as provided in 35 U.S.C. § 289;

g. Awarding Plaintiff SCHONBEK treble damages based on Defendants' willful infringement of the SCHONBEK Patents, as provided in 35 U.S.C. § 284;

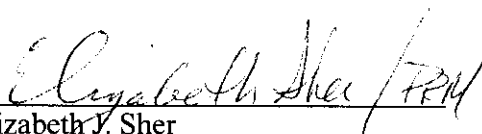
h. Awarding Plaintiff SCHONBEK its costs in this action together with reasonable attorney's fees as provided in 35 U.S.C. §285;

i. Ordering the recall and destruction of all materials within the control of Defendants, their parent companies, subsidiaries, or related companies, and their agents or distributors which in any way infringe upon one or more of the SCHONBEK Patents;
and

j. Such other and further relief against Defendants in favor of Plaintiff SCHONBEK that this court deems just, equitable and proper.

Respectfully submitted,

Dated: October 24, 2005



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Schonbek Worldwide Lighting, Inc.

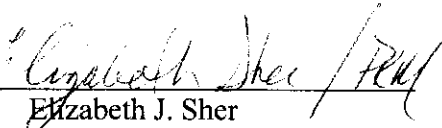
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CERTIFICATION PURSUANT TO L. CIV. R. 11.2

I certify that, to the best of my knowledge, this matter is not the subject of any other action pending in any court or of any pending arbitration or administrative proceeding.

PITNEY HARDIN LLP
Attorneys for Plaintiff
Schonbek Worldwide Lighting, Inc.

By: 
Elizabeth J. Sher

Dated: October 24, 2005

EXHIBIT A



US00D397494S

United States Patent [19]

Bayer et al.

[11] **Patent Number: Des. 397,494**

[45] **Date of Patent: **Aug. 25, 1998**

[54] **LIGHTING FIXTURE COMPONENT**

[75] **Inventors: Georg Bayer, Plattsburgh; Roslyn Yando, Brainardsville; Andrew M. Schuyler, Plattsburgh, all of N.Y.**

[73] **Assignee: Schonbek Worldwide Lighting, Inc., Plattsburgh, N.Y.**

[**] **Term: 14 Years**

[21] **Appl. No.: 68,535**

[22] **Filed: Mar. 21, 1997**

Related U.S. Application Data

[62] **Division of Ser. No. 33,177, Jan. 6, 1995, Pat. No. Des. 389,264.**

[51] **LOC (6) CL 26-99**

[52] **U.S. Cl. D26/154**

[58] **Field of Search D26/72, 80-92, D26/113, 145, 148, 150, 152, 154, 155; 362/147, 404-408; D11/40, 44, 48, 67, 68, 115, 221**

[56] **References Cited**

U.S. PATENT DOCUMENTS

D. 62,759 7/1923 Villaret D26/145

D. 63,601	12/1923	Ainsworth	D26/154
D. 63,861	1/1924	Yokel	D26/145 X
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D. 74,644	3/1928	Aglow	D26/155
D. 108,805	3/1938	Philippe	D11/40
D. 150,930	9/1948	Chernow	D11/40
5,285,364	2/1994	Bayer	362/405
5,577,838	11/1996	Lucas	362/405

Primary Examiner—Susan J. Lucas
Attorney, Agent, or Firm—Wolf, Greenfield & Sacks, P.C.

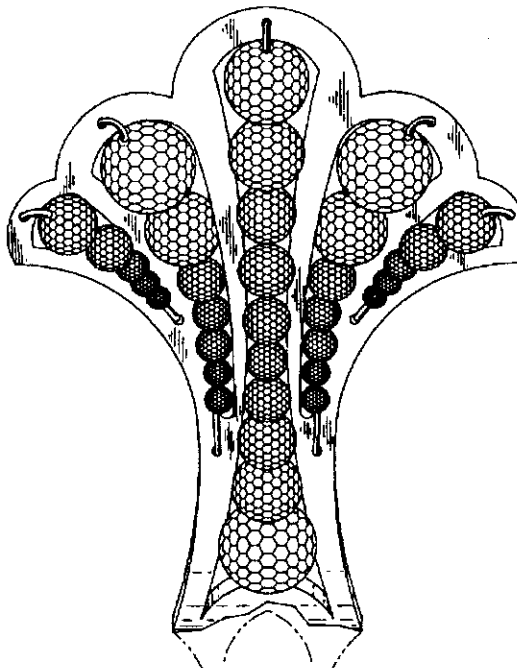
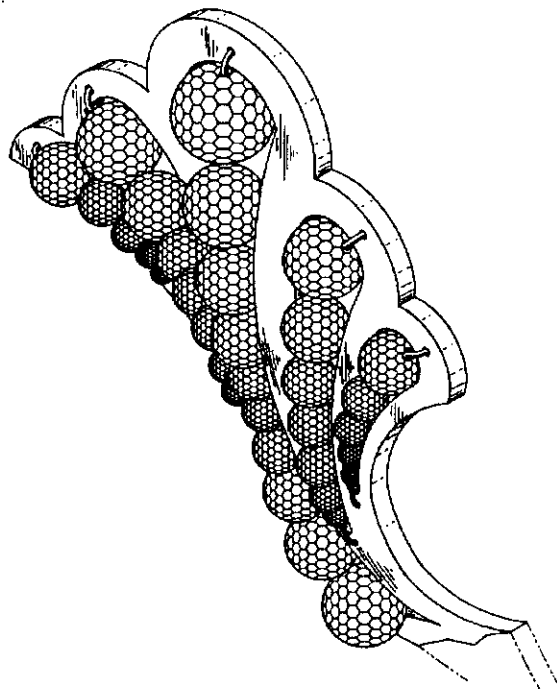
[57] **CLAIM**

The ornamental design for a lighting fixture component, as shown and described.

DESCRIPTION

FIG. 1 is a perspective view of the invention;
FIG. 2 is a front elevation thereof;
FIG. 3 is a rear elevation thereof;
FIG. 4 is a side elevation view with the opposite side being a mirror image thereof;
FIG. 5 is a bottom plan elevation thereof; and,
FIG. 6 is a top plan elevation thereof.
The broken lines are shown for illustrative purposes only and form no part of the claimed design.

1 Claim, 5 Drawing Sheets



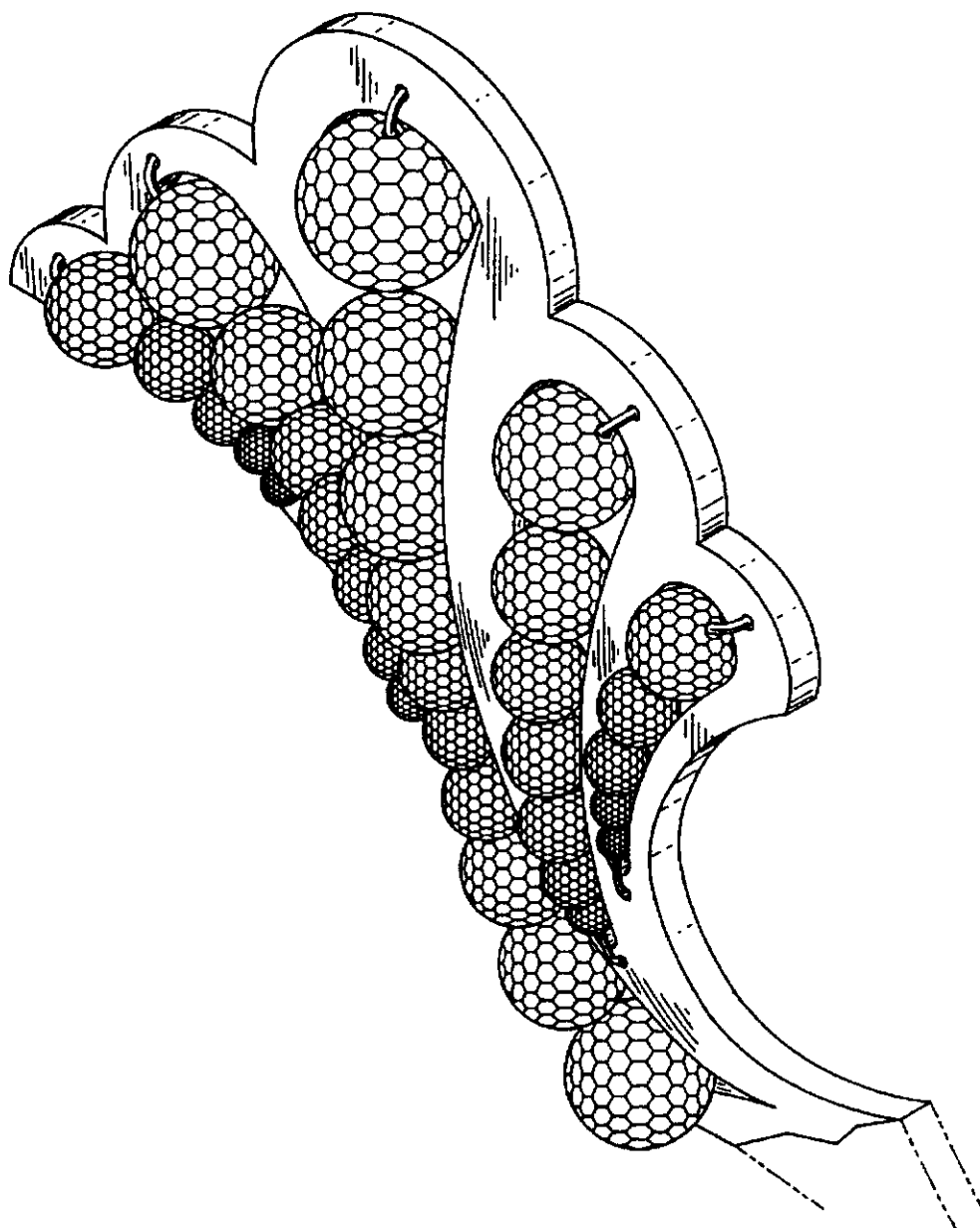
U.S. Patent

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Des. 397,494

FIG. 1



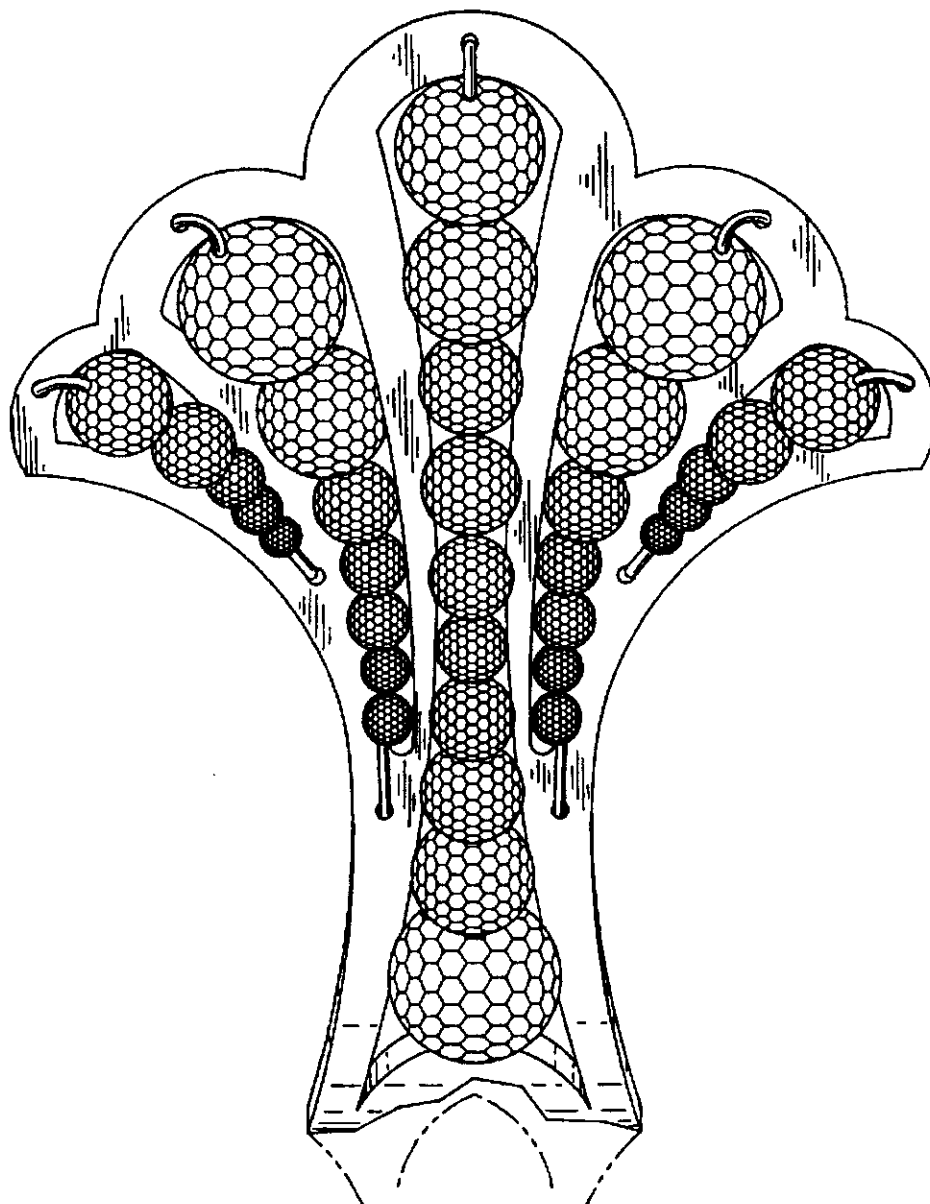
U.S. Patent

Aug. 25, 1998

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Des. 397,494

FIG. 2



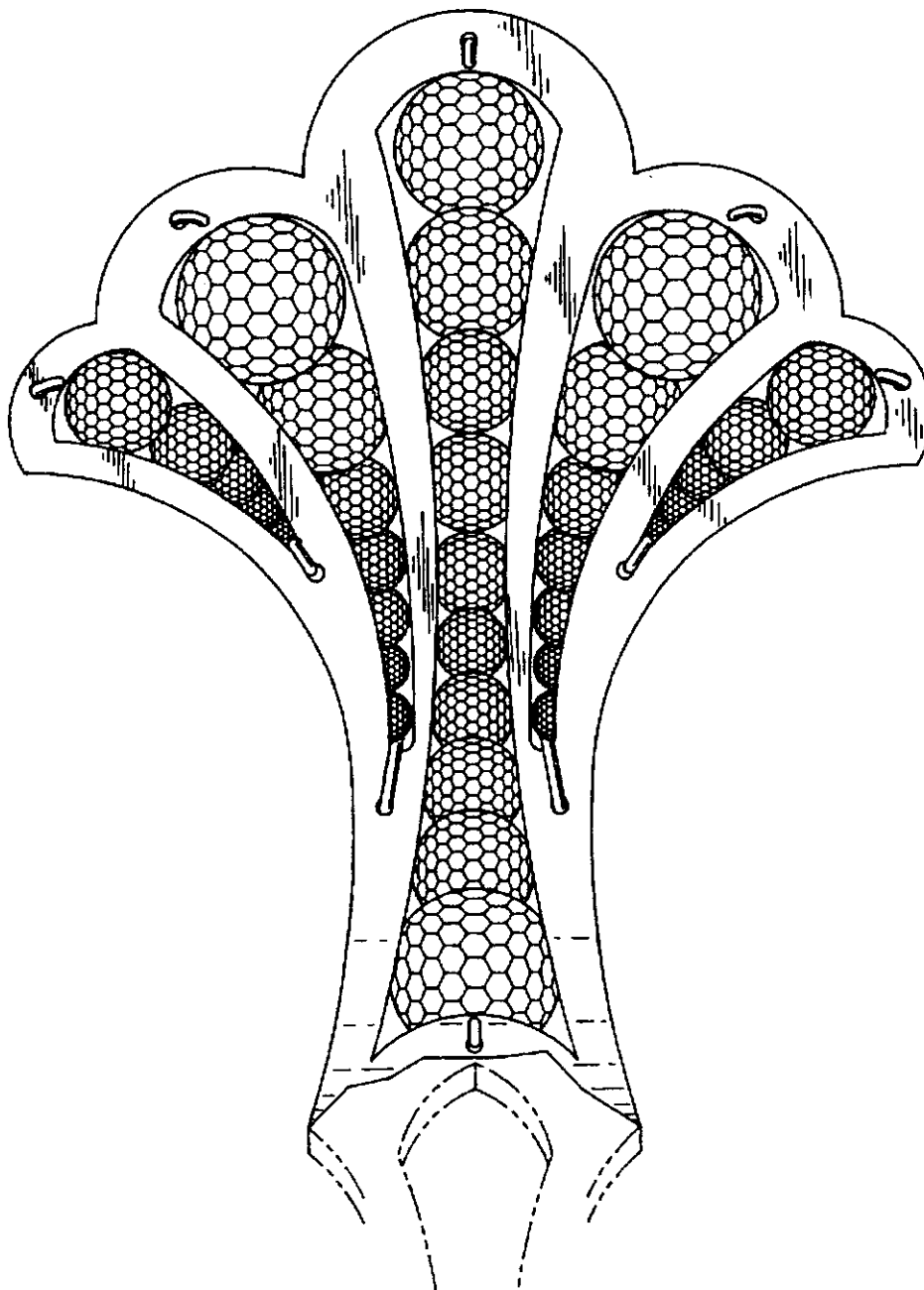
U.S. Patent

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Des. 397,494

FIG. 3



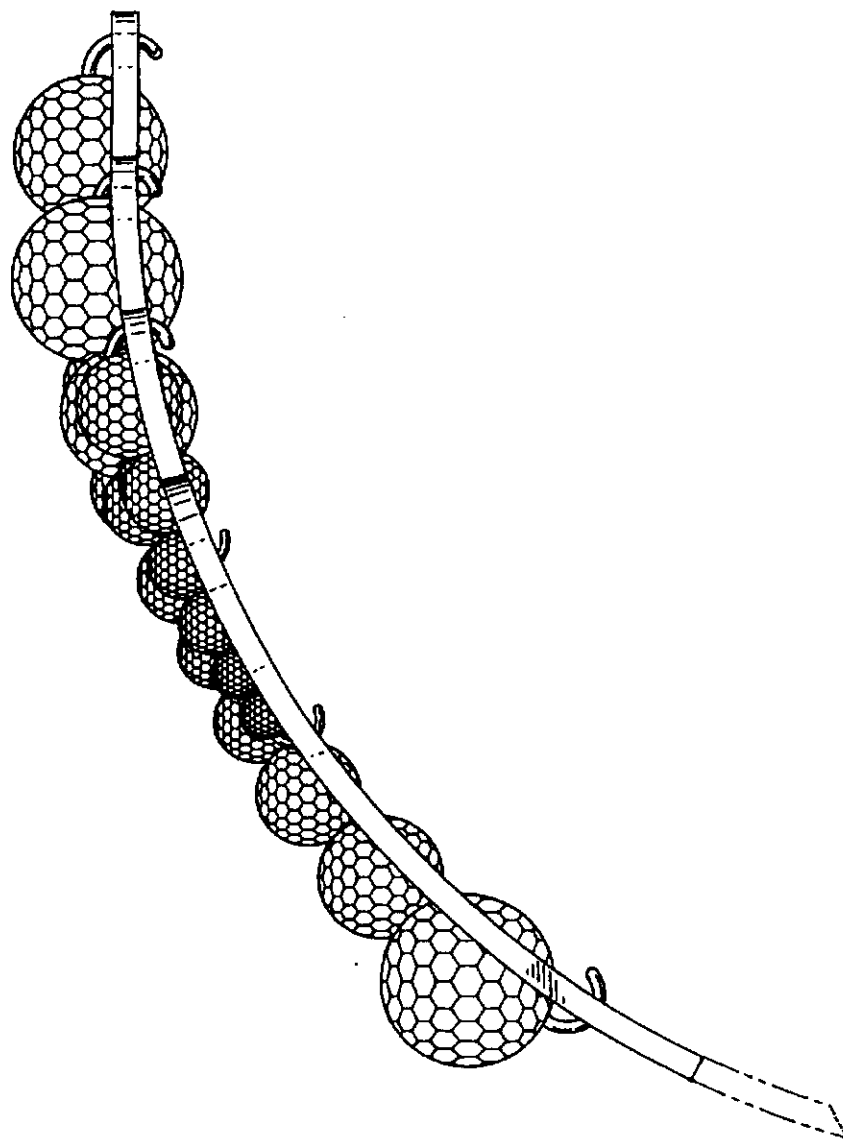
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Aug. 25, 1998

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FIG. 4



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FIG. 5

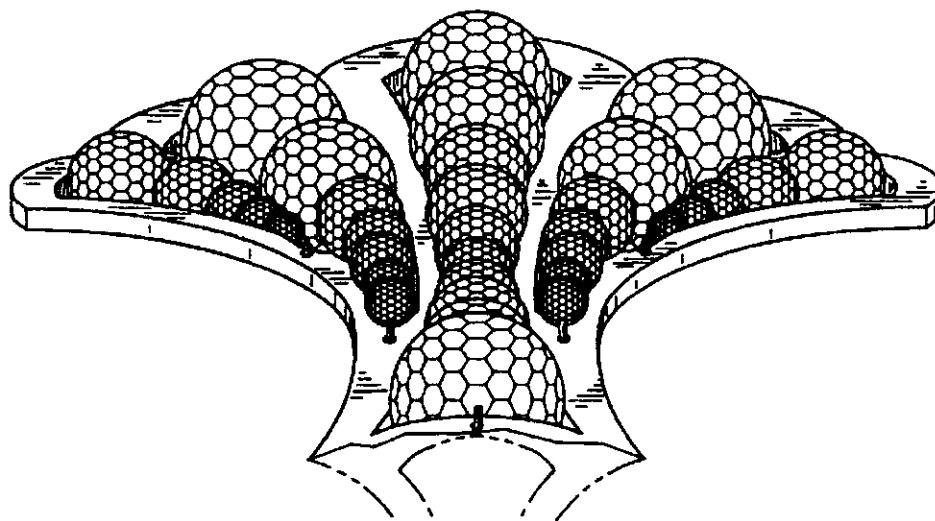


FIG. 6

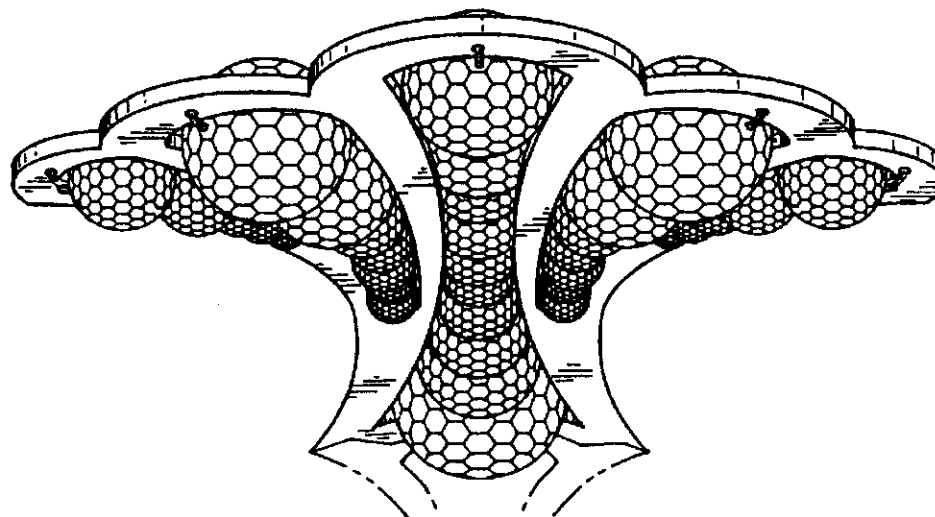


EXHIBIT B



US00D397495S

United States Patent [19]

Bayer et al.

[11] Patent Number: **Des. 397,495**

[45] Date of Patent: ****Aug. 25, 1998**

[54] **LIGHTING FIXTURE COMPONENT**

[75] Inventors: **Georg Bayer, Plattsburgh; Roslyn Yando, Brainardsville; Andrew M. Schuyler, Plattsburgh, all of N.Y.**

[73] Assignee: **Schonbek Worldwide Lighting, Inc., Plattsburgh, N.Y.**

[**] Term: **14 Years**

[21] Appl. No.: **69,249**

[22] Filed: **Mar. 20, 1997**

Related U.S. Application Data

[62] Division of Ser. No. 33,178, Jan. 6, 1995, Pat. No. Des. 382,077.

[51] LOC (6) CL **26-99**

[52] U.S. CL **D26/154**

[58] Field of Search D26/72, 80-92, D26/113, 145, 148, 150, 152, 154, 155; 362/147, 404-408; D11/40, 44, 48, 67, 68, 115, 221

[56] **References Cited**

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D. 63,601	12/1923	Ainsworth	D26/154
D. 63,861	1/1924	Yokel	D26/145 X
D. 73,520	9/1927	Holdeman	D26/152
D. 74,644	3/1928	Aglow	D26/155
D. 108,805	3/1938	Philippe	D11/40
D. 150,930	9/1948	Chernow	D11/40
5,285,364	2/1994	Bayer	362/405
5,577,838	11/1996	Lucas	362/405

Primary Examiner—Susan J. Lucas
Attorney, Agent, or Firm—Wolf, Greenfield & Sacks, P.C.

[57] **CLAIM**

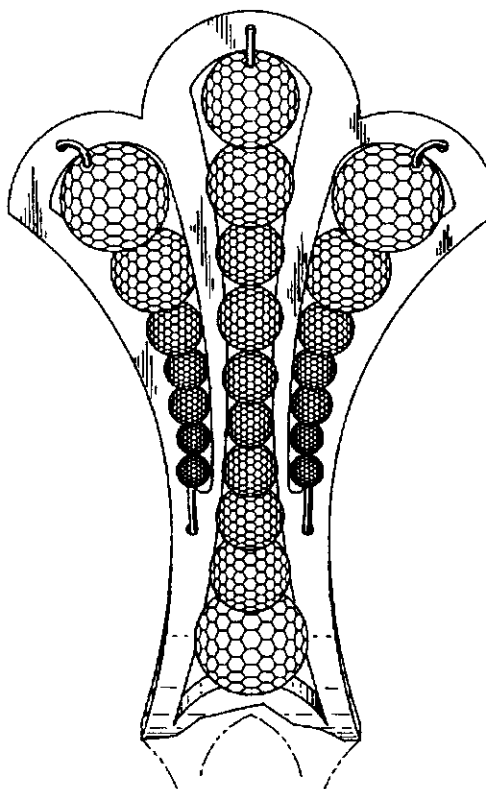
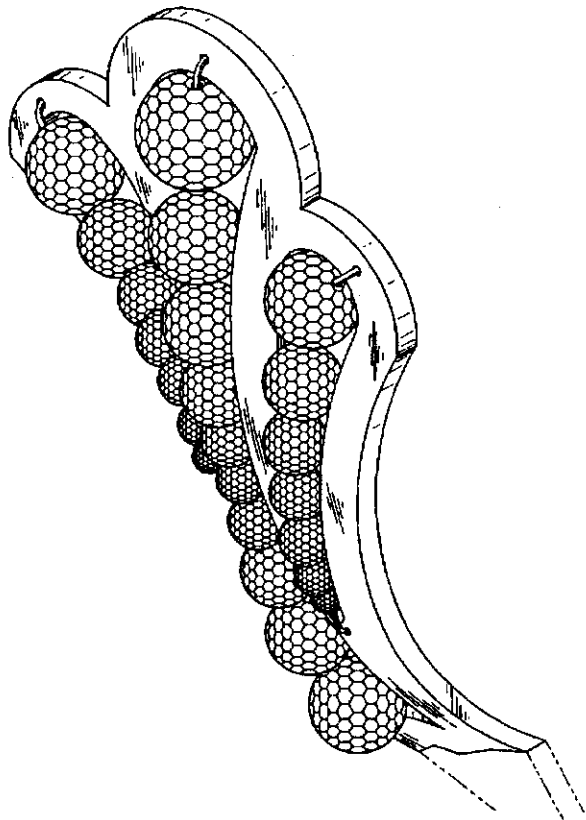
The ornamental design for a lighting fixture component, as shown and described.

DESCRIPTION

FIG. 1 is a perspective view of the invention;
FIG. 2 is a front elevation thereof;
FIG. 3 is a side elevation view with the opposite side being a mirror image thereof;
FIG. 4 is a rear elevation thereof;
FIG. 5 is a bottom plan view thereof; and,
FIG. 6 is a top plan view thereof.

The broken lines are shown for illustrative purposes only and form no part of the claimed design.

1 Claim, 5 Drawing Sheets



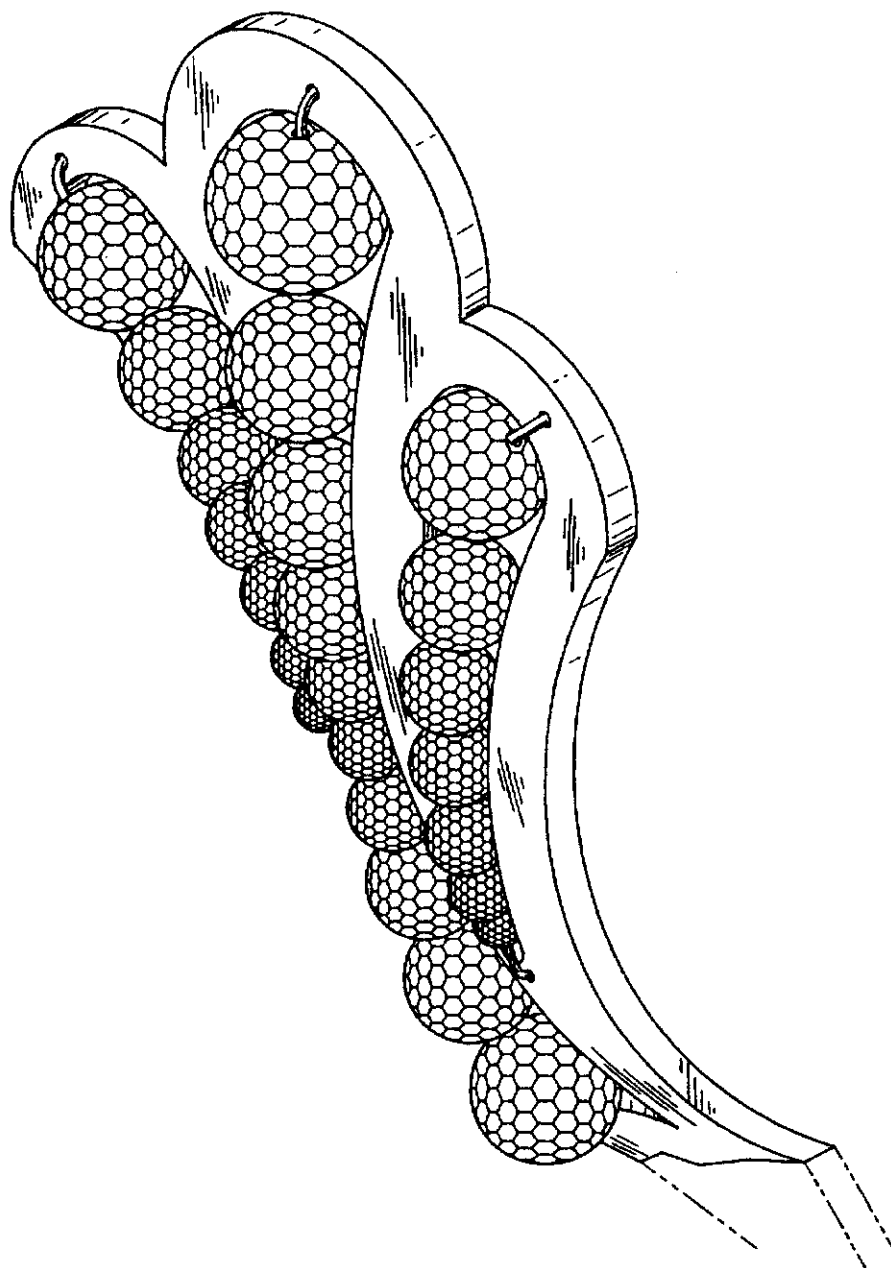
U.S. Patent

Aug. 25, 1998

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FIG. 1



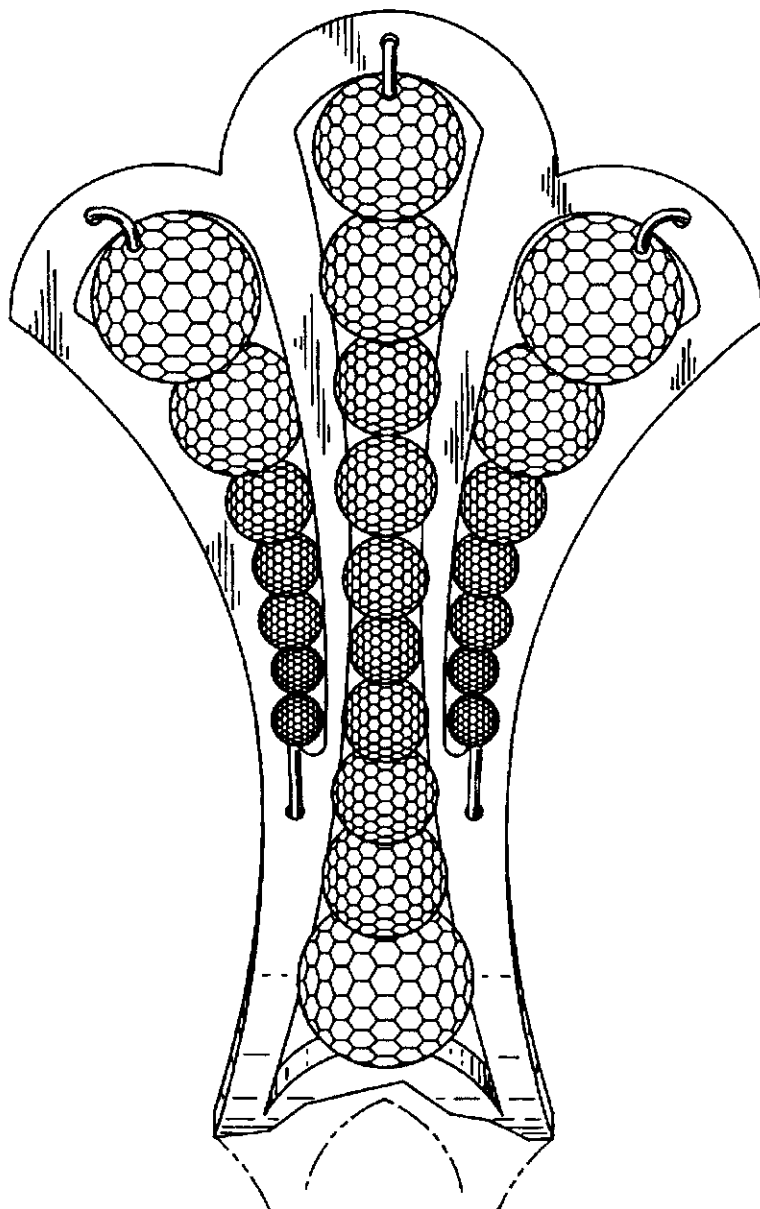
U.S. Patent

Aug. 25, 1998

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FIG. 2



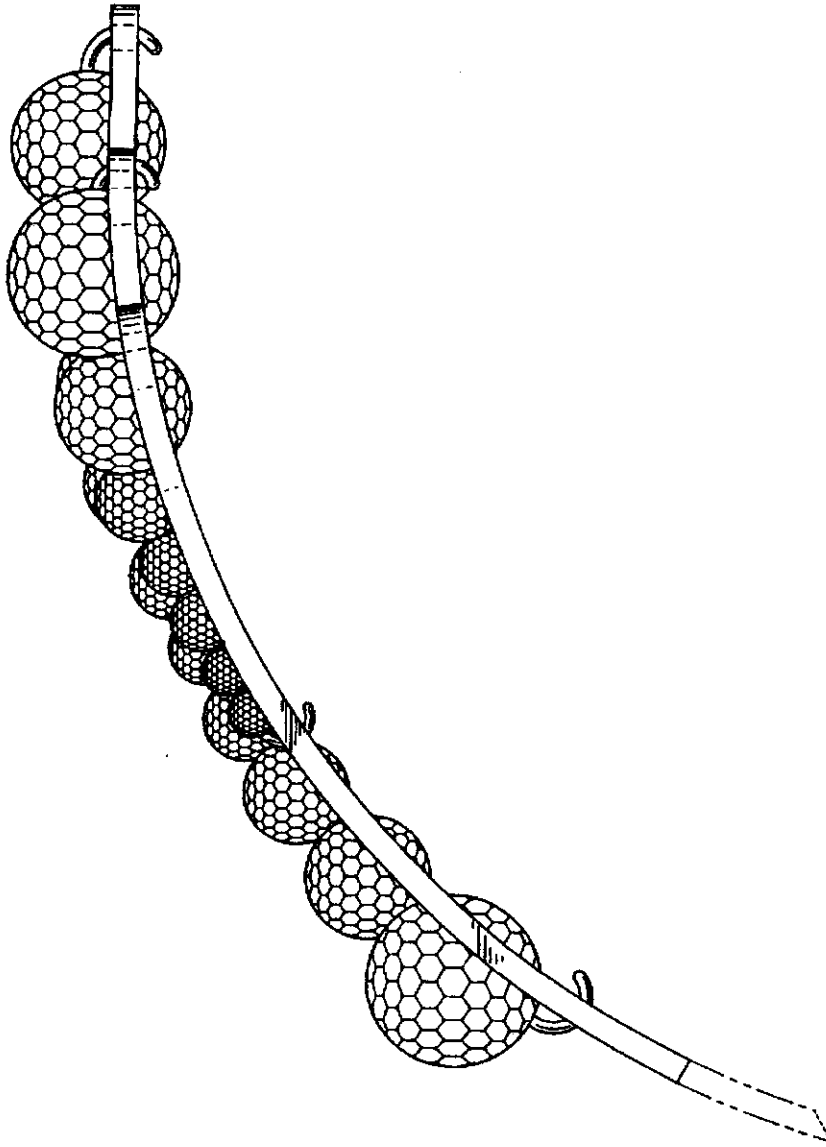
U.S. Patent

Aug. 25, 1998

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Des. 397,495

FIG. 3



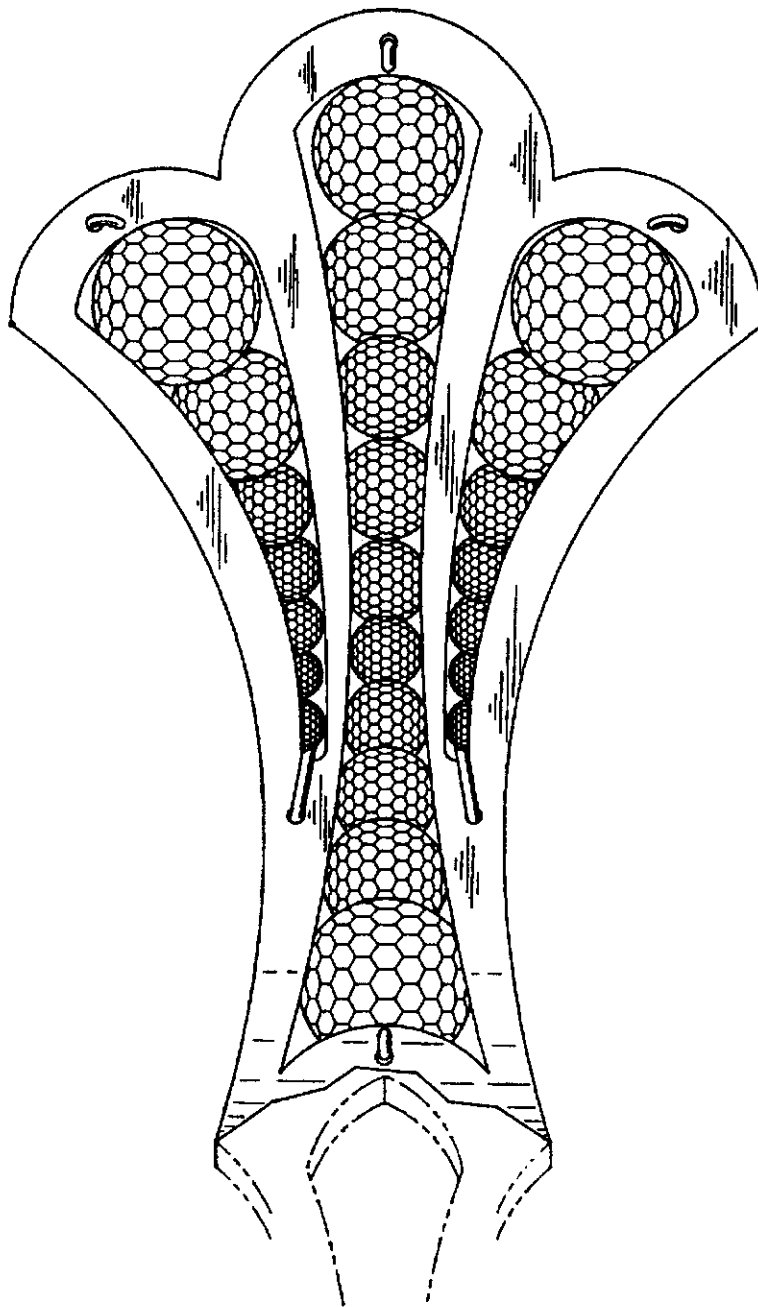
U.S. Patent

Aug. 25, 1998

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FIG. 4



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FIG. 5

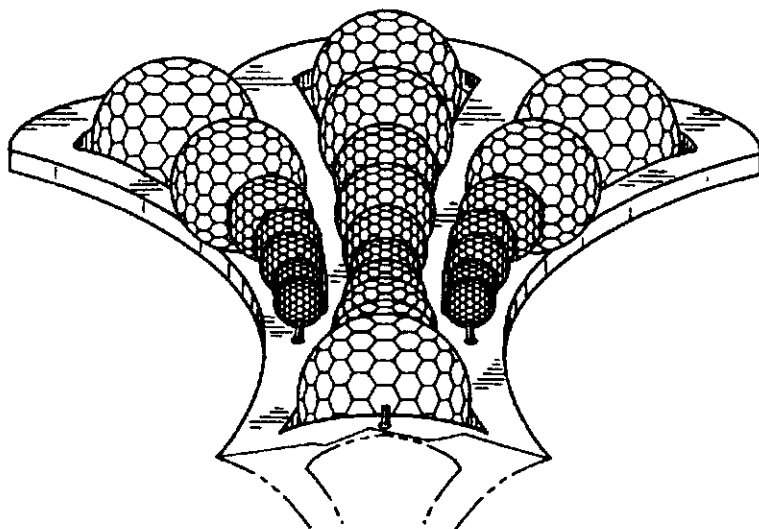


FIG. 6

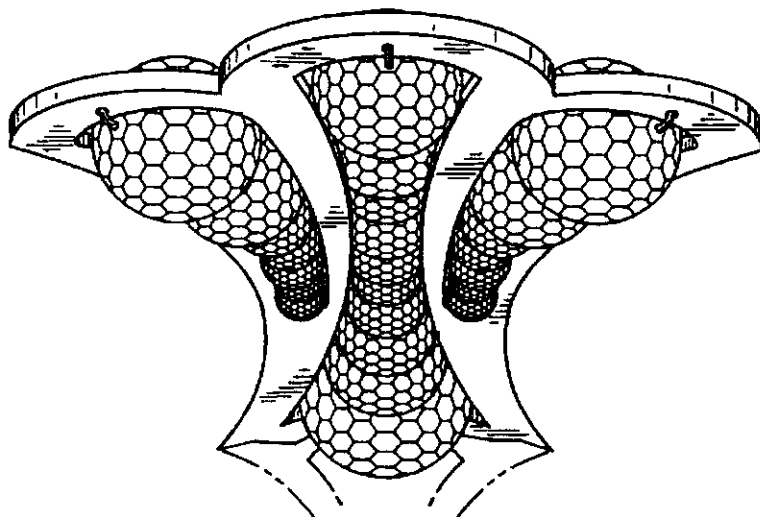


EXHIBIT C



US00D435686S

United States Patent [19]

[11] **Patent Number: Des. 435,686**

Bayer et al.

[45] **Date of Patent: ** Dec. 26, 2000**

[54] **LIGHTING FIXTURE COMPONENT**

[75] **Inventors: Georg Bayer, Plattsburgh; Roslyn Yando, Brainardsville; Andrew M. Schuyler, Plattsburgh, all of N.Y.**

[73] **Assignee: Schonbek Worldwide Lighting, Inc., Plattsburgh, N.Y.**

[**] **Term: 14 Years**

[21] **Appl. No.: 29/091,974**

[22] **Filed: Aug. 10, 1998**

Related U.S. Application Data

[62] **Division of application No. 29/069,249, Mar. 20, 1997, Pat. No. Des. 397,495, which is a division of application No. 29/033,178, Jan. 6, 1995, Pat. No. Des. 382,077.**

[51] **LOC (7) Cl. 26-99**

[52] **U.S. Cl. D26/142**

[58] **Field of Search D26/72, 80-92, D26/142, 152, 153, 154; 362/404-409**

[56] **References Cited**

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D. 62,759 7/1923 Villaret D26/145
 D. 63,601 12/1923 Ainsworth D26/154

D. 63,861 1/1924 Yokel D26/145 X
 D. 73,520 9/1927 Holdeman D26/152
 D. 74,644 3/1928 Aglow D26/155
 D. 108,805 3/1938 Philippe D11/40
 D. 150,930 9/1948 Chernow D11/40
 5,285,364 2/1994 Bayer 362/405
 5,577,838 11/1996 Lucas 362/405

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 Murray Feiss lighting catalog, Jan. 1998, p. F63, glass leaf chandelier.
 Progress lighting catalog, 1977, glass ceiling lamp, P3692.

Primary Examiner—Susan J. Lucas
Attorney, Agent, or Firm—Wolf, Greenfield & Sacks, P.C.

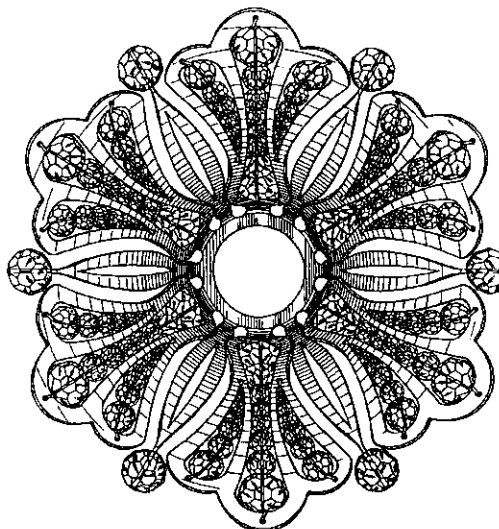
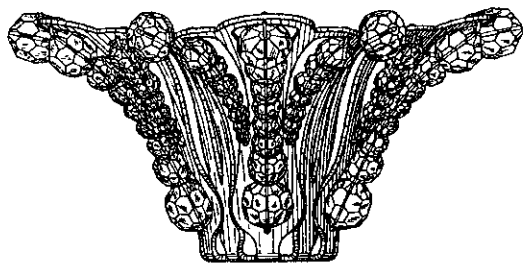
[57] **CLAIM**

The ornamental design for a lighting fixture component, as shown and described.

DESCRIPTION

FIG. 1 is a front elevation of the invention;
 FIG. 2 is a top plan view thereof;
 FIG. 3 is a bottom plan view thereof; and,
 FIG. 4 is a side elevation view with the opposite side being a mirror image thereof.

1 Claim, 3 Drawing Sheets



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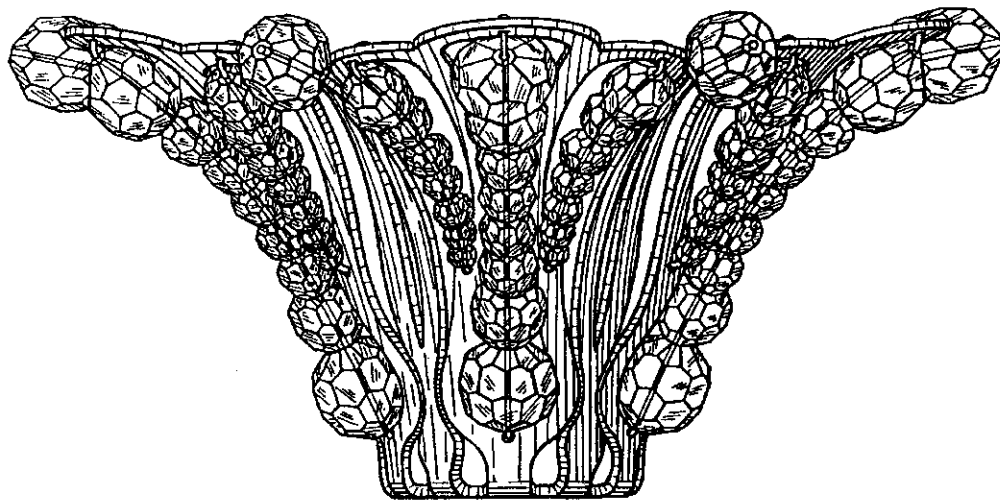


Fig. 1

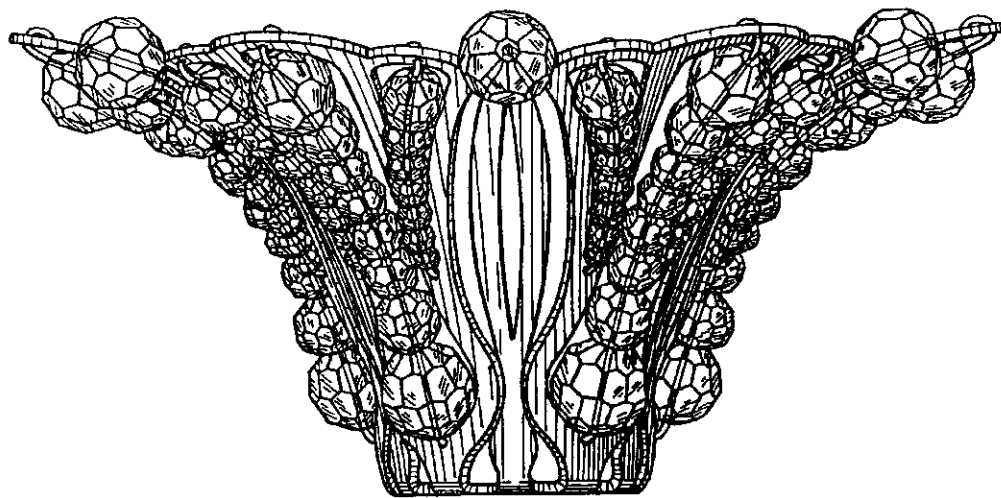


Fig. 4

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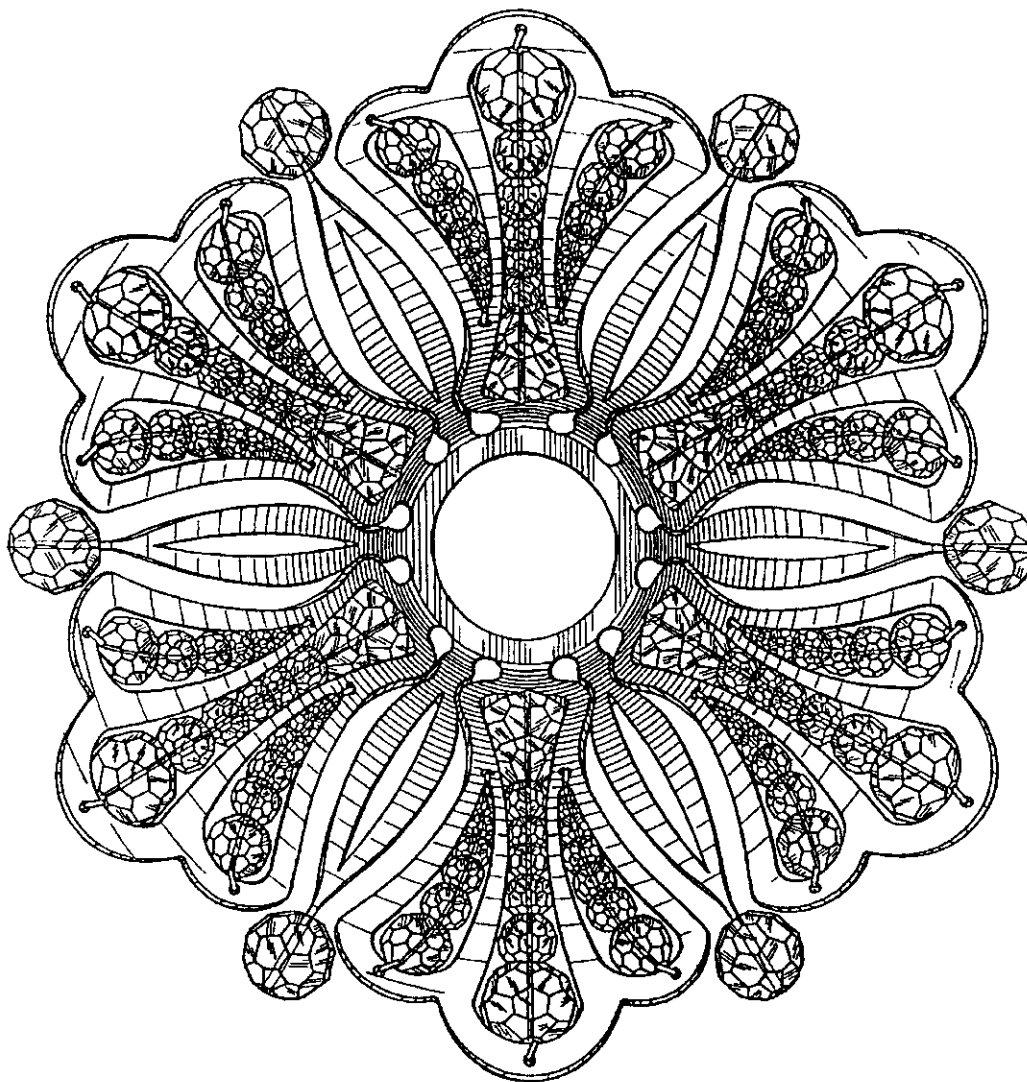


Fig. 2

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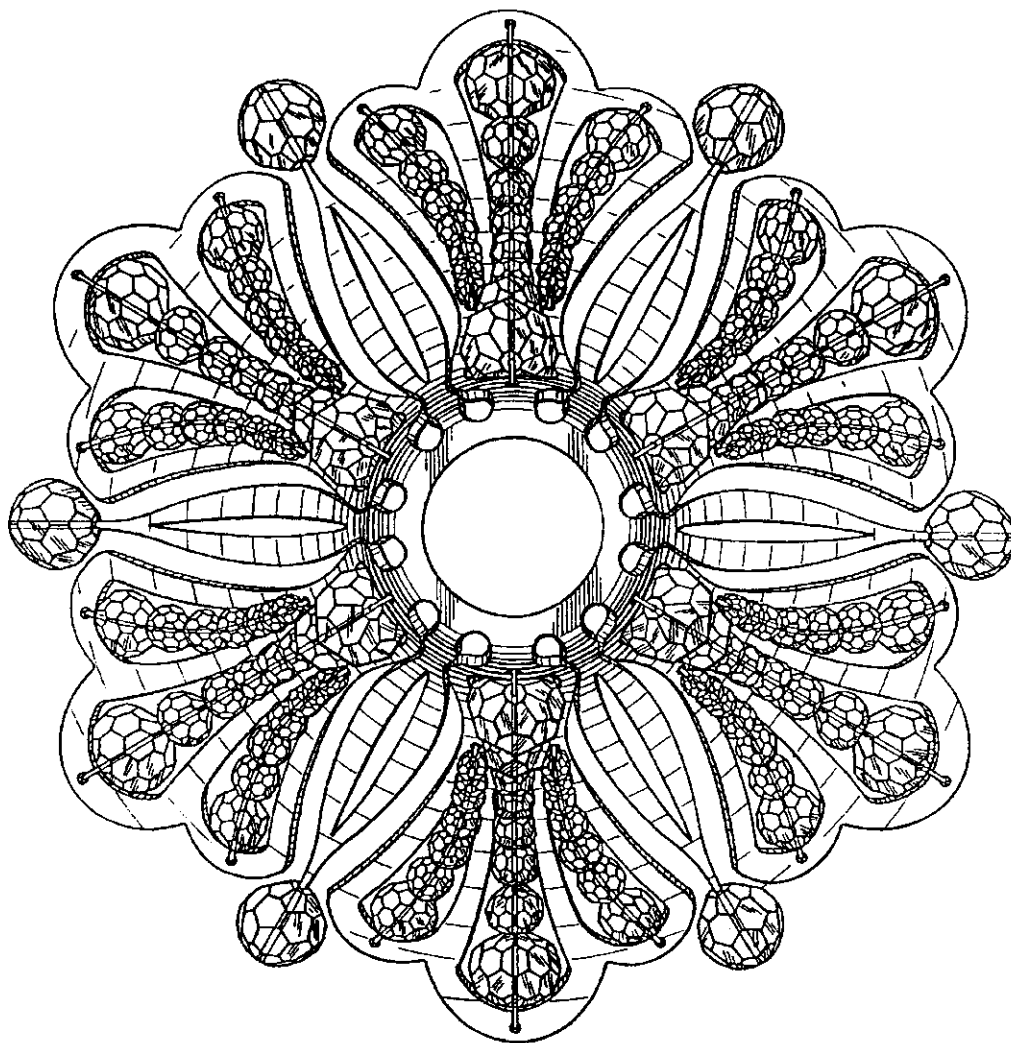


Fig. 3

EXHIBIT D



US00D389264S

United States Patent [19]

[11] Patent Number: Des. 389,264

Bayer et al.

[45] Date of Patent: **Jan. 13, 1998

[54] LIGHTING FIXTURE

[75] Inventors: Georg Bayer, Plattsburgh; Roslyn Yando, Brainardsville; Andrew M. Schuyler, Plattsburgh, all of N.Y.

[73] Assignee: Schonbek Worldwide Lighting, Inc., Plattsburgh, N.Y.

[**] Term: 14 Years

[21] Appl. No.: 33,177

[22] Filed: Jan. 6, 1995

[51] LOC (6) Cl. 26-05

[52] U.S. Cl. D26/81

[58] Field of Search D26/72, 80-92;
362/147, 404-408

[56] References Cited

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Progress Lighting Ideas Book, Catalog #119, 1988, p. 5, Chandelier #P4019WB.

Virden Lighting Catalog, 1971, p. 16, Chandelier #V-2351.

Primary Examiner—Susan J. Lucas

Attorney, Agent, or Firm—Wolf, Greenfield & Sacks, P.C.

[57] CLAIM

The ornamental design for a lighting fixture, as shown and described.

DESCRIPTION

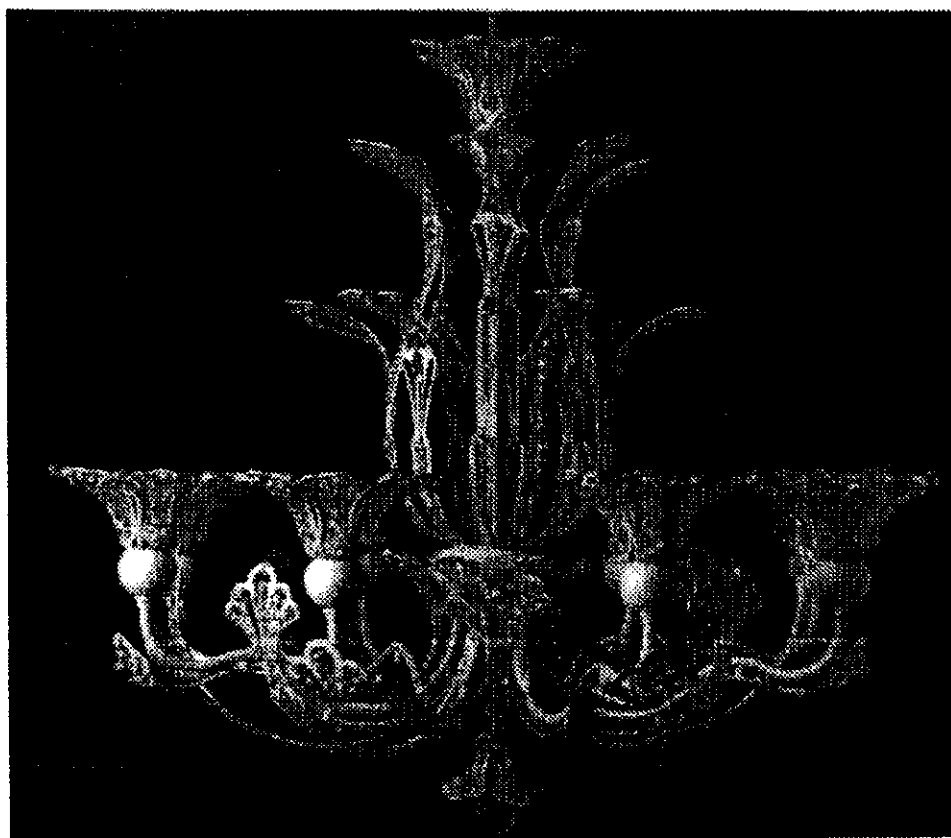
FIG. 1 is a front elevation of the invention with the rear being a mirror image thereof;

FIG. 2 is a top plan thereof;

FIG. 3 is a bottom plan elevation thereof; and,

FIG. 4 is a side elevation view with the opposite side being a mirror image thereof.

1 Claim, 4 Drawing Sheets



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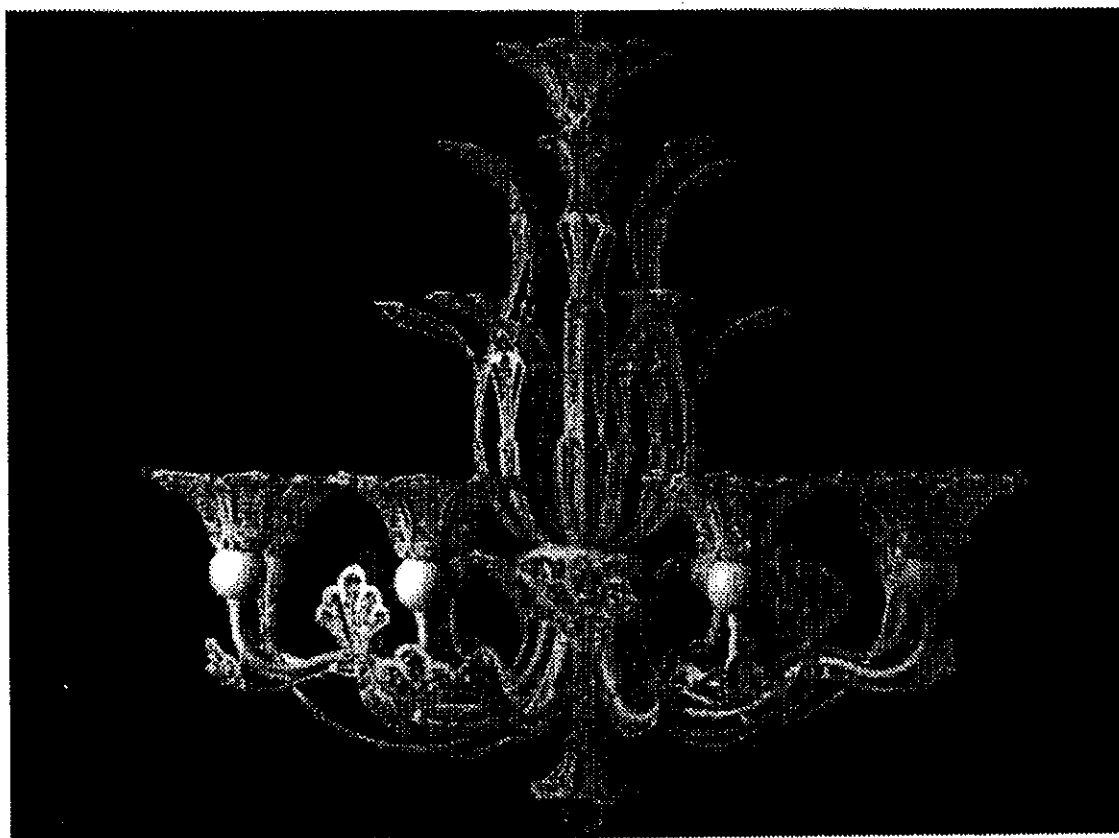


FIG. 1

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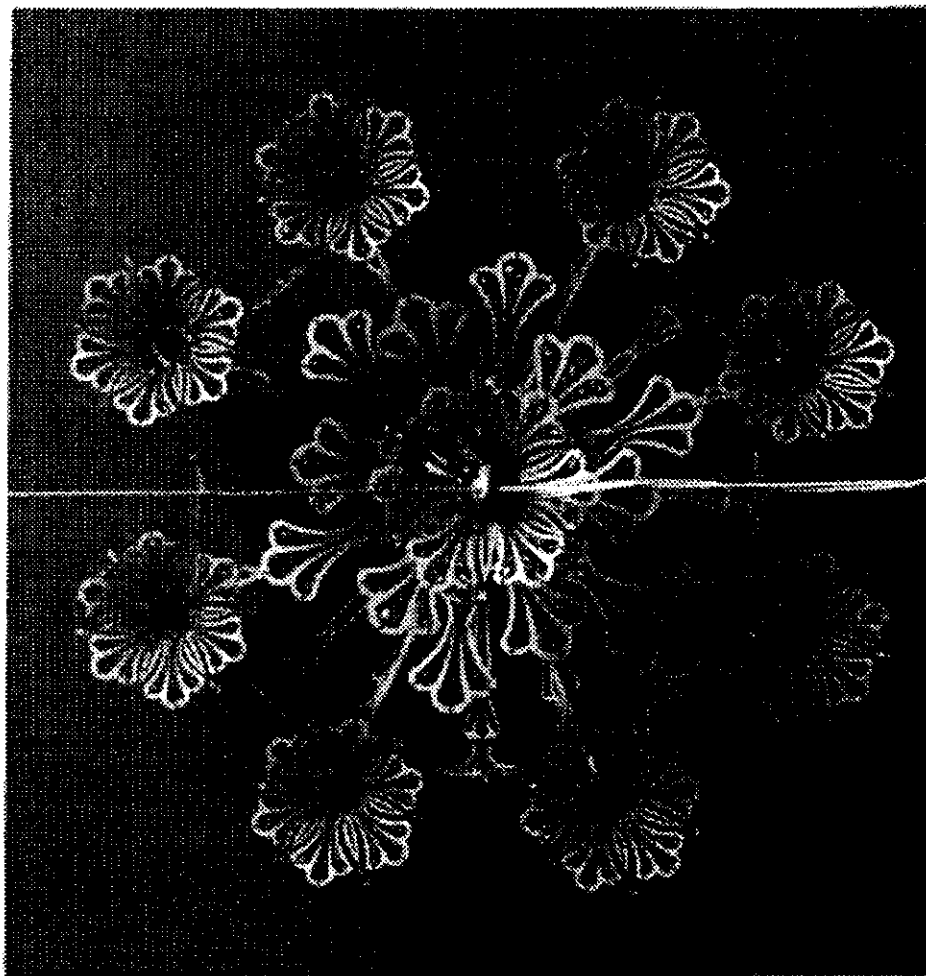


FIG.2

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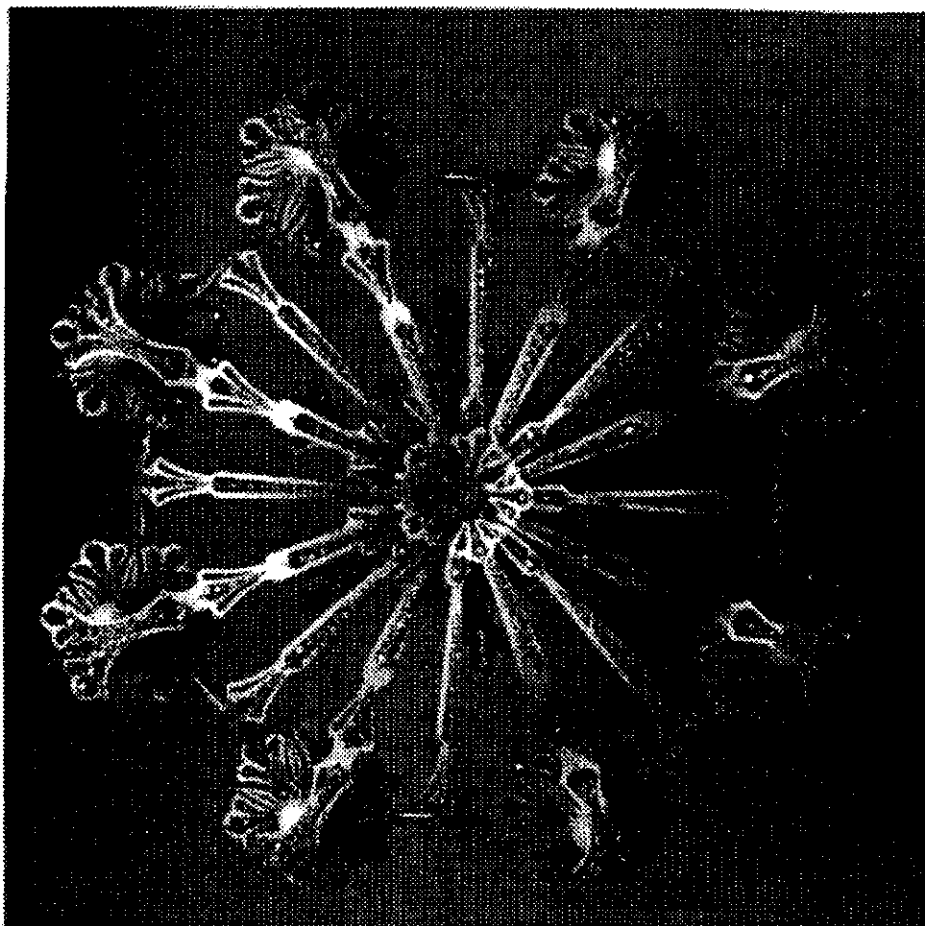


FIG. 3

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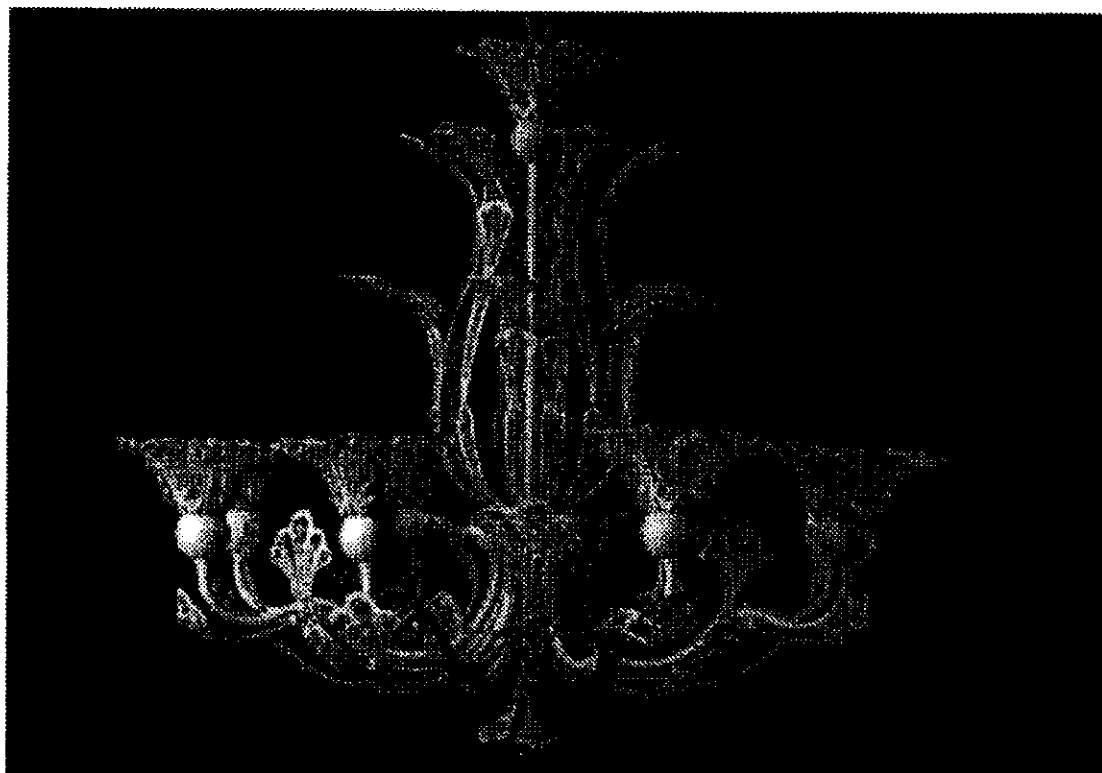


FIG. 4