Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date	
Jason Knueven	04/15/2008	
Jason Potter	04/15/2008	

RECEIVING PARTY DATA

Name:	Eagle Crusher Company, Inc.	
Street Address:	25 South Market Street	
Internal Address:	P. O. Box 537	
City:	Galion	
State/Country:	ОНЮ	
Postal Code:	44833	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12027009

CORRESPONDENCE DATA

Fax Number: (317)223-0224

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

317-684-5000 Phone:

mrich@boselaw.com Email: Correspondent Name: Bose McKinney & Evans 135 N. Pennsylvania St. Address Line 1:

Address Line 2: Ste. 2700

Address Line 4: Indianapolis, INDIANA 46204

|--|

NAME OF SUBMITTER: James A. Coles

Total Attachments: 3 source=1059-73#page1.tif

500520654

PATENT

REEL: 020841 FRAME: 0863

source=1059-73#page2.tif source=1059-73#page3.tif

> PATENT REEL: 020841 FRAME: 0864

ASSIGNI	AFNT TO	RUSINESS	CONCERN

"Not Applicable"

Attorney Docket No.:	1059-0073

ASSIGNMENT OF APPLICATION

In consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration paid to each of the undersigned, Name(s) of Knueven, Jason and Potter, Jason Inventors(s) maker(s) of an invention which is the subject of an application for Letters Patent of the United States ("Application") entitled Title of Application PIVOTING SHOES FOR AN IMPACT CRUSHING APPARATUS Date of signing Which has been executed by the undersigned on of Application by each Inventor Application For which an application for a United States Patent was filed February 6, 2008 Information Application Serial Number: __12/027,009 the undersigned hereby sell(s), assign(s), and set(s) over to Name of Assignee Eagle Crusher Company, Inc. through its division of Stedman Machine Company Address of 525 South Market Street principal place of P.O. Box 537 business Galion, Ohio 44833 Insert State of Incorporation a corporation of Ohio (if applicable) or

(hereinafter designated as the Assignee) their entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, any and all Letters Patent of the United States and of all other countries, including Canada and Mexico, which may be granted for such inventions, or any of them, any divisional, continuation, continuation-in-part, or reissue applications corresponding to the Application or such Letters Patent, and any reexamination of the Application or such Letters Patent, and any foreign patents or patent applications corresponding thereto, and the right to sue for any infringements transpiring before Assignee acquired legal title, all such inventions and all rights in such Application and Letters Patent to be held and enjoyed by Assignee for its own use and enjoyment to the full end of the term or terms for which such Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by them had this assignment and sale not been made.

The undersigned agree(s) to execute all papers necessary in connection with the application(s) in the United States and foreign countries and any continuing, divisional, or reissue applications thereof, and any reexamination of any of such applications, and also to execute separate assignments in connection with such applications as the Assignee may deem necessary or expedient.

The undersigned agree(s) to execute all papers necessary in connection with any interference which may be declared or litigation concerning the application(s) or continuation, division, reissue or reexamination thereof, and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such Interference or litigation.

The undersigned agree(s) to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

The undersigned agree(s) to do all other acts which, in the opinion of Assignee, may be necessary or desirable to secure the grant of Letters Patent to Assignee or its nominees, in the United States and in all other countries where Assignee may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by Assignee and to vest and confirm in Assignee or its nominees the full and complete legal and equitable title to all such Letters Patent.

The undersigned hereby authorize(s) and request(s) the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from said application(s) or any division or continuing or reissue applications thereof, and any reexamination of any of such applications, to the said Assignee, as Assignee of the entire interest, and hereby covenants that the undersigned has full right to convey the interest herein assigned, and that the undersigned has not executed, and will not execute, any agreement in conflict herewith.

The undersigned hereby grant(s) the attorney of record the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

IN WITH	NESS WHEREOF, I h	ave executed this ass	ignment at Aurora	Indiana	
	April ,				
Outside the USA:	, , , , , , , , , , , , , , , , , , , ,		Jum Jamen	~	
Witnesses are required when acknowledgment	Witness		Inventor (Signatu		
before a Notary Public is not	Witness	-	Knueven, Jason Inventor (Printed	Name)	
feasible.	Withess		inventor (i finted	ivanic)	
	-	ACKNOW	LEDGMENT		
STATE OF	oduana)				
STATE OF	xarbon)	SS:			
Acknowl	edged before me. a N	otary Public, within	and for said County and St	ate. Witness my han	d and Notarial
	day of April		and for suita country und be		
Scar tins	_ day of _ SSOT CI	, 200 <u></u> .	anoxe	e Su Sk	2 rez
			Notary Public Anaela	Sue Stor	<u>e</u> y
			Printed Name		/
My Commission F	xpires:)0 9	109	Resident of	[Orl) h	County

IN WITH	NESS WHEREOF I have executed this	assignment at AUROUA, IN
this 15 day of	NESS WHEREOF, I have executed this	
Outside the USA:		apper Part
Witnesses are required when acknowledgment	Witness	Inventor (Signature)
before a Notary	NV:t	Potter, Jason Inventor (Printed Name)
Public is not feasible.	Witness	inventor (Printed Ivaine)
	ACKNO	WLEDGMENT
	ACKNO	WEEDGMENT
STATE OF TO	(diara))ss: karbola)	
		in and for said County and State. Witness my hand and Notarial
Seal this 15 th	_ day of + Pril	_,200_S. angel-le Storex
		Notary Public \
		Angela Sue Storey
	,	Printed Name
My Commission E	Expires: 10/9/09	Resident of Dlarboa County.

1103804_1

RECORDED: 04/23/2008