

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT4491807

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT
RESUBMIT DOCUMENT ID:	504382797

CONVEYING PARTY DATA

Name	Execution Date
JOHN P. CHRISTIANO	05/18/2017
NORTON WHEELER	05/16/2017
JASON BAIRD	04/24/2017
JOHN RADOVICH	02/20/2017
THOMAS J. ORAVITS	02/21/2017
FREDERICK C. SUPPON	04/28/2017

RECEIVING PARTY DATA

Name:	DAVIS-STANDARD, LLC
Street Address:	1 EXTRUSION DRIVE
City:	PAWCATUCK
State/Country:	CONNECTICUT
Postal Code:	06379-2313

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14994610

CORRESPONDENCE DATA

Fax Number: (860)240-6150

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 860-240-6000

Email: nmelnik@murthalaw.com

Correspondent Name: MURTHA CULLINA LLP

Address Line 1: 185 ASYLUM STREET

Address Line 2: CITYPLACE I

Address Line 4: HARTFORD, CONNECTICUT 06103

ATTORNEY DOCKET NUMBER:	1296-0005-1CIP
NAME OF SUBMITTER:	ELIZABETH A. GALLETTA
SIGNATURE:	/Elizabeth A. Galletta/
DATE SIGNED:	07/06/2017

PATENT

REEL: 042960 FRAME: 0791

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Total Attachments: 9

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ASSIGNMENT

WHEREAS, we, as below named inventors, residing at the addresses stated below our names, are joint inventors of certain new and useful improvements in HEATER-COOLER SYSTEM FOR A BARREL OF AN EXTRUDER AND A METHOD OF USING THE SAME, for which a non-provisional application was filed in the U.S. Patent and Trademark Office on January 13, 2016 and has been assigned Application No. 14/994,610, which is a continuation-in-part application of and claims priority to U.S. Patent Application Serial No. 13/275,453, filed on October 18, 2011, which is a non-provisional application of and claims priority to a Provisional Application Serial No. 61/394,032, filed on October 18, 2010 and subsequently assigned to Davis-Standard, LLC.

WHEREAS, Davis-Standard, LLC, a limited liability corporation of Connecticut, having a place of business at #1 Extrusion Drive, Pawcatuck, CT 06379-2313, is desirous of confirming its ownership of all rights, title and interest in, to and under said inventions, said applications disclosing the inventions and in, to and under any Letters Patent or similar legal protection which may be granted therefor in the United States and in any and all foreign countries;

NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, we, as joint inventors as indicated below have sold, assigned, transferred and set over, and by these presents do hereby assign, sell and transfer unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive and entire right, title and interest in the said inventions, said applications, and any divisions, continuations and reissues thereof, and in and to any and all Letters Patent of the United States, and countries foreign thereto, which may be granted for said invention, and in and to any and all priority rights and/or convention rights under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres, and the right to sue and collect damages for past infringement, and to any other benefits accruing or to accrue to us with respect to the filing of applications for patents or securing of patents in the United States and countries foreign thereto, and we hereby authorize and request the Commissioner of Patents to issue the said United States Letters Patent to said ASSIGNEE, as the assignee of the whole right, title and interest thereto;

AND we further agree to execute all necessary or desirable and lawful future documents, including assignments in favor of ASSIGNEE or its designee, as ASSIGNEE or its successors, assigns and legal representatives may from time-to-time present to us and without further remuneration, in order to perfect title in said invention, modifications, and improvements in said invention, applications and Letters Patent of the United States and countries foreign thereto;

AND we further agree to properly execute and deliver and without further remuneration, such necessary or desirable and lawful papers for application for foreign patents, for filing subdivisions of said application for patent, and or, for obtaining any reexaminations, reissue or reissues of any Letters Patent which may be granted for my aforesaid invention, as the ASSIGNEE thereof shall hereafter require and prepare at its own expense;

AND we further agree that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said application, said invention and said Letters Patent and legal equivalents in foreign countries as may be known and accessible to us and will testify as to the same in any reexamination, interference or litigation related thereto;

AND we hereby covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment and sale.

 5/18/17
Witness

John P. Christiano
7 Matson Ridge
Old Lyme, CT 06371 US
5/18/17
Witness

Witness Norton Wheeler Date

8 Money Point Road, Masons Island
Mystic, CT 06355 US

Witness

Witness Jason Baird Date

31 Ashley Lane
Colchester, CT 06415 US

Witness

Kathleen Radovich *John Radovich*

Witness Kathleen Radovich John Radovich
26 Sloop Lane
Mystic, CT 06355 US

2/20/17

Date

Diane Radovich

Witness Diane Radovich

Witness

Thomas J. Oravits
36 Guire Road
Durham, CT 06422 US

Date

Witness

Witness

Frederick C. Suppon
1170 State Route 176
Fulton, New York 13069 US

Date

Witness

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NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, we, as joint inventors as indicated below have sold, assigned, transferred and set over, and by these presents do hereby assign, sell and transfer unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive and entire right, title and interest in the said inventions, said applications, and any divisions, continuations and reissues thereof, and in and to any and all Letters Patent of the United States, and countries foreign thereto, which may be granted for said invention, and in and to any and all priority rights and/or convention rights under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres, and the right to sue and collect damages for past infringement, and to any other benefits accruing or to accrue to us with respect to the filing of applications for patents or securing of patents in the United States and countries foreign thereto, and we hereby authorize and request the Commissioner of Patents to issue the said United States Letters Patent to said ASSIGNEE, as the assignee of the whole right, title and interest thereto;

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AND we further agree that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said application, said invention and said Letters Patent and legal equivalents in foreign countries as may be known and accessible to us and will testify as to the same in any reexamination, interference or litigation related thereto;

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Witness

John P. Christiano
7-1 Matson Ridge
Old Lyme, CT 06371 US

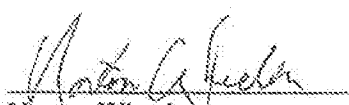
Date

Witness


Norton Wheeler

5/16/2019
Date

Witness


8 Money Point Road, Masons Island
Mystic, CT 06355 US

Witness

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Jason Baird
31 Ashley Lane
Colchester, CT 06415 US

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Thomas J. Oravits

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Date

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Witness

36 Guire Road
Durham, CT 06422 US

Michael Rose
Witness Michael Rose
Jeff Allen
Witness Jeff Allen

Frederick C. Suppon
Frederick C. Suppon
1170 State Route 176
Fulton, New York 13069 US

4/29/07
Date

ASSIGNMENT

WHEREAS, we, as below named inventors, residing at the addresses stated below our names, are joint inventors of certain new and useful improvements in HEATER-COOLER SYSTEM FOR A BARREL OF AN EXTRUDER AND A METHOD OF USING THE SAME, for which a non-provisional application was filed in the U.S. Patent and Trademark Office on January 13, 2016 and has been assigned Application No. 14/994,610, which is a continuation-in-part application of and claims priority to U.S. Patent Application Serial No. 13/275,453, filed on October 18, 2011, which is a non-provisional application of and claims priority to a Provisional Application Serial No. 61/394,032, filed on October 18, 2010 and subsequently assigned to Davis-Standard, LLC.

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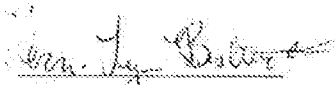
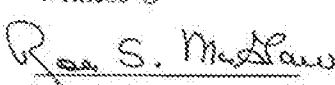
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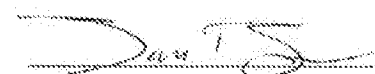
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Witness


Anna T. Baird
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Ross S. McLaw
Witness


Jason Baird
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9/24/17
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Docket Number: 1296-0005-1CIP

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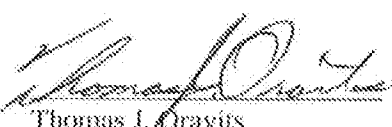
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