505249051 12/21/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT5295831

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JOHANNES JACOBUS HUBERTUS PAULIDES	12/17/2018
MARTIJN JOHAN WOUTER PENNINGS	12/19/2018

RECEIVING PARTY DATA

Name:	MATADOR EXPLOITATIE B.V.	
Street Address:	TORENSTRAAT 29	
City:	HELVOIRT	
State/Country:	NETHERLANDS	
Postal Code:	5268 AS	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16311975

CORRESPONDENCE DATA

Fax Number: (330)434-8888

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: 3304349999

Email: IPLAW@ETBLAW.COM

Correspondent Name: EMERSON THOMSON & BENNETT, LLC

Address Line 1: 1914 AKRON-PENINSULA ROAD

Address Line 4: AKRON, OHIO 44313

ATTORNEY DOCKET NUMBER:	42186.50003	
NAME OF SUBMITTER:	PETER DETORRE	
SIGNATURE:	/Peter Detorre/	
DATE SIGNED:	12/21/2018	

Total Attachments: 4

source=181220_Assignment_Paulides_42186_50003#page1.tif source=181220_Assignment_Paulides_42186_50003#page2.tif source=181220 Assignment Pennings 42186 50003#page1.tif source=181220_Assignment_Pennings_42186_50003#page2.tif

PATENT REEL: 047838 FRAME: 0545 505249051

Docket No.: 42186.50003

Application No.: 16/311,975

Filing Date: December 20, 2018

ASSIGNMENT

This Assignment is made by Johannes Jacobus Hubertus PAULIDES of Valkenvoortweg 4 Doeveren 5157 NE, Netherlands, (the Co-inventor), to Matador Exploitatie B.V., a Dutch limited liability company, having its principal place of business at Torenstraat 29 5268 AS Helvoirt, Netherlands (the Assignee). Co-inventor believes that he/she is an original joint inventor of Electrically Driven Single-Axle Tractor (the Invention), which is at least partially described in the above-numbered patent application filed on the above-indicated date (the Application). Co-inventor represents and warrants that he/she is the co-owner of the right, title, and interest in and to the Invention and the Application as joint inventor, having full right and power to convey his/her entire interest, both legal and equitable, in this Assignment. Co-inventor further represents and warrants that his/her rights transferred in this Assignment are free of lien, encumbrance, or adverse claim.

For valuable consideration, receipt and sufficiency of which are hereby acknowledged, Co-inventor and Assignee agree as follows:

- 1. Co-inventor does hereby sell, assign, convey, and transfer exclusively to Assignee, its successors, assigns, nominees, or other legal representatives his/her worldwide rights, title, and interest in, to and under said Invention as described and claimed in any form or embodiment thereof, and in and to the Application including in and to any application filed in this or any foreign country based thereon, including the right to file said foreign applications under the provisions of any international convention; also his/her entire right, title, and interest in and to any and all patents or reissues or extensions thereof to be obtained in this or any foreign country upon the Invention and any divisional, continuation, continuation-in-part, or substitute applications which may be filed upon the Invention in this or any foreign country; and in and to all income, royalties, damages, claims, and payments now or hereafter due or payable with respect thereto; and in and to all causes of action, either in law or in equity, for past, present, or future infringement based on the Invention; and Co-inventor hereby authorizes and requests the issuing authority to issue any and all patents on the Invention to said Assignee or its successors and assigns.
- 2. Co-inventor further agrees to execute all divisional, continuing, substitute, improvement, extension, reissue, and other patent applications in this or any foreign country relating to the Invention or the Application and to sign all other lawful papers and to perform all other lawful acts without further consideration, but without expense to Co-inventor, which Assignee may deem necessary or desirable to make this Assignment fully effective, including, by way of example but not of limitation, the following acts:
 - a. prompt execution of all lawful oaths, affidavits, and/or supplemental oaths required or deemed advisable by Assignee to further the prosecution of any application or applications for patents relating to the Invention; and
 - b. co-operation to the best of Co-inventor's ability in the execution of all lawful documents, the production of evidence, and the giving of testimony in interference, opposition, derivation, review, nullification, examination, re-examination, infringement, or other proceedings involving the Invention, the Application, or any other applications or patents upon the Invention or the Application.
- 3. The Application was made or was authorized to be made by Co-inventor.
- 4. Co-Inventor hereby authorizes Assignee to insert into this Assignment the serial number and filing date of the Application if not currently known.

Co-inventor, intending to be legally bound, has signed this Assignment on the date written by the Co-inventor's signature below. Co-inventor hereby acknowledges that any willful false statement made in this Assignment is punishable under 18 U.S.C. § 1001 by fine or imprisonment of not more than five (5) years, or both.

Johannes Jacobus Hubertus PAULIDES

, 17-12-2018

Date

Docket No.:

42186.50003

Application No.:

16/311,975

Filing Date: December 21, 2018

ASSIGNMENT

This Assignment is made by Martijn Johan Wouter PENNINGS of Schouwbrockseweg 33 Eindhoven 5616 NY, Netherlands, (the Co-inventor), to Matador Exploitatie B.V., a Dutch limited liability company, having its principal place of business at Torenstraat 29 5268 AS Helyoirt, Netherlands (the Assignee). Co-inventor believes that he/she is an original joint inventor of Electrically Driven Single-Axle Tractor (the Invention), which is at least partially described in the above-numbered patent application filed on the above-indicated date (the Application). Co-inventor represents and warrants that he/she is the co-owner of the right, title, and interest in and to the Invention and the Application as joint inventor, having full right and power to convey his/her entire interest, both legal and equitable, in this Assignment. Co-inventor further represents and warrants that his/her rights transferred in this Assignment are free of lien, encumbrance, or adverse claim.

For valuable consideration, receipt and sufficiency of which are hereby acknowledged, Co-inventor and Assignee agree as follows:

- Co-inventor does hereby sell, assign, convey, and transfer exclusively to Assignee, its successors, assigns, nominees, or other legal representatives his/her worldwide rights, title, and interest in, to and under said Invention as described and claimed in any form or embodiment thereof, and in and to the Application including in and to any application filed in this or any foreign country based thereon, including the right to file said foreign applications under the provisions of any international convention; also his/her entire right, title, and interest in and to any and all patents or reissues or extensions thereof to be obtained in this or any foreign country upon the Invention and any divisional, continuation, continuation-in-part, or substitute applications which may be filed upon the Invention in this or any foreign country; and in and to all income. royalties, damages, claims, and payments now or hereafter due or payable with respect thereto; and in and to all causes of action, either in law or in equity, for past, present, or future infringement based on the Invention; and Co-inventor hereby authorizes and requests the issuing authority to issue any and all patents on the Invention to said Assignee or its successors and assigns.
- Co-inventor further agrees to execute all divisional, continuing, substitute, improvement, extension, reissue, and other patent applications in this or any foreign country relating to the Invention or the Application and to sign all other lawful papers and to perform all other lawful acts without further consideration, but without expense to Co-inventor, which Assignee may deem necessary or desirable to make this Assignment fully effective, including, by way of example but not of limitation, the following acts:
 - prompt execution of all lawful oaths, affidavits, and/or supplemental oaths required or deemed advisable by Assignee to further the prosecution of any application or applications for patents relating to the Invention; and
 - co-operation to the best of Co-inventor's ability in the execution of all lawful documents, the production of evidence, and the giving of testimony in interference, opposition, derivation, review, nullification, examination, re-examination, infringement, or other proceedings involving the Invention, the Application, or any other applications or patents upon the Invention or the Application.
- 3. The Application was made or was authorized to be made by Co-inventor.
- Co-Inventor hereby authorizes Assignee to insert into this Assignment the serial number and filling date of the Application if not currently known.

Co-inventor, intending to be legally bound, has signed this Assignment on the date written by the Co-inventor's signature below. Co-inventor hereby acknowledges that any willful false statement made in this Assignment is punishable under 18 U.S.C. § 1001 by fine or imprisonment of not more than five (5) years, or both.

Maguer Johan Wouter PENNINGS

Date