

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
EaglePicher Filtration & Minerals, Inc.		07/27/2006	CORPORATION: NEVADA

RECEIVING PARTY DATA

Name:	EaglePicher Filtration & Minerals, LLC
Street Address:	9785 Gateway Drive
Internal Address:	Suite 1000
City:	Reno
State/Country:	NEVADA
Postal Code:	89511
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	1471838	ABSORB-O-SOX
Registration Number:	1886900	ALL GONE!
Registration Number:	1830754	AXIS
Registration Number:	1927873	CELATOM
Registration Number:	1927733	QUALISORB
Registration Number:	1473737	SOLID-A-SORB
Registration Number:	1214549	DIALOSE
Registration Number:	2005259	PLAY BALL!
Registration Number:	0816429	PRE-CO-FLOC
Registration Number:	2838246	AXIS
Registration Number:	2777382	CELABRITE
Registration Number:	2870329	CELABLOC
Registration Number:	2889804	CELABREW

CH \$390.00 1471838

Registration Number:	2674729	DIAFLAT
Serial Number:	78824649	NXT

CORRESPONDENCE DATA

Fax Number: (415)393-9887
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 415.954.0200
Email: trademark@ssd.com
Correspondent Name: Francesca Crisera, Esq.
Address Line 1: One Maritime Plaza, Suite 300
Address Line 2: Squire, Sanders & Dempsey, L.L.P.
Address Line 4: San Francisco, CALIFORNIA 94111-3492

ATTORNEY DOCKET NUMBER:	87812.1
NAME OF SUBMITTER:	Francesca Crisera
Signature:	/Francesca Crisera/
Date:	08/30/2006

Total Attachments: 6
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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "Agreement") shall be effective as of July 31, 2006 (the "Effective Date") by and between **EaglePicher Filtration & Minerals, Inc.**, a Nevada corporation, with its principal place of business at 9785 Gateway Drive, Suite 1000, Reno, Nevada 89511 ("Assignor"), and **EaglePicher Filtration & Minerals, LLC**, a Delaware limited liability company, with its principal place of business at 9785 Gateway Drive, Suite 1000, Reno, Nevada 89511 ("Assignee").

WITNESSETH:

WHEREAS, Assignor is the owner of certain intellectual property listed in Exhibit A;

WHEREAS, pursuant to that certain Asset Sale and Purchase Agreement between Assignor and Assignee dated as of the Effective Date, Assignor has agreed to assign and has assigned to Assignee certain intellectual property, including the specific intellectual property set forth in Exhibit A, along with any and all goodwill relating thereto (the "IP"); and

WHEREAS, Assignor and Assignee have agreed to enter into this Agreement as further evidence of Assignor's assignment of its rights in and to the IP pursuant to the Asset Sale and Purchase Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. **Assignment**. As of the Effective Date, Assignor hereby sells, assigns, transfers, and conveys to Assignee and its successors, assigns, and nominees, absolutely and in perpetuity, Assignor's entire right, title, and interest worldwide in and to the IP, and including the right to sue for and receive all damages from past infringements arising prior to the Effective Date, the same to be held and enjoyed by Assignee, its successors, assigns, and legal representatives. Assignee hereby accepts the foregoing assignment.

2. **Further Assurances**. Assignor further agrees to execute all documents and do all such other things as may be necessary or appropriate to carry out the intent and/or purpose of this Agreement. In addition, and without limiting the generality of the foregoing, Assignor further agrees, at the request of Assignee or its successors in interest, to do all lawful acts which may be required for obtaining and enforcing the intellectual property rights in the IP, and to otherwise aid assignee or its successors in interest in enforcing intellectual property rights in the IP, all at the expense of Assignee or its successors in interest.

3. **Power of Attorney**. Assignor hereby constitutes and appoints Assignee and its successors and assigns as Assignor's true and lawful attorneys with full power of substitution, in Assignor's name and stead but on behalf and for the benefit of the Assignee and its successors and assigns, to demand and receive any and all of the IP and to give receipts and releases for and in respect of the same, and any part thereof, and from time to time to institute and prosecute, at the expense and for the benefit of the Assignee and its successors and assigns, any and all proceedings at law, in equity or otherwise, or to execute such documents, which the Assignee or

its successors or assigns may deem proper for the collection or reduction to possession of, or recordation of ownership to, any of the IP, or for the collection and enforcement of any claim or right of any kind hereby sold, conveyed, transferred and assigned, or intended so to be, and to do all acts and things in relation to the IP which the Assignee or its successors or assigns shall deem desirable. The foregoing powers are coupled with an interest and are and shall be irrevocable by the Assignor or by dissolution of the Assignor or in any manner or for any reason whatsoever.

4. **Governing Law.** This Agreement shall be governed by, and construed and interpreted in accordance with chapter 11 of title 11 of the United States Code, to the extent applicable, and the laws of the State of New York applicable to agreements made and to be performed entirely within such state, including all matters of construction, validity and performance.

5. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be an original, but of all which together shall constitute one instrument.

6. **Bankruptcy Exemptions.** Because this Agreement has been authorized pursuant to Order of the United States Bankruptcy Court for the Southern District of Ohio relating to a plan of reorganization of Assignor, it is exempt from transfer taxes, stamp taxes or similar taxes pursuant to 11 U.S.C. § 1146(c).

[remainder of page intentionally left blank]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Agreement to be executed by their duly authorized representatives as of the date written below.

EaglePicher Filtration & Minerals, Inc.

By: Stuart B. Gleichenhaus

Name: Stuart B. Gleichenhaus

Title: Vice President

Date: 7/27/06

EaglePicher Filtration & Minerals, LLC

By: David L. Treadwell

Name: David L. Treadwell

Title: President and CEO

Date: 7/27/06

STATE OF NEW YORK)
) ss:
COUNTY OF NEW YORK)

On this 22nd day of July in the year 2006 before me, the undersigned, a Notary Public in and for said State, personally appeared the above-named EaglePicher Filtration & Minerals, Inc., a Nevada corporation, by Stuart B. Gleichenhaus, its Vice President, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

George J. Smith
Notary Public

GEORGE J. SMITH
Notary Public, State of New York
No. 01SM6017873
Qualified in New York County
Commission Expires Dec. 21, 2006

STATE OF NEW YORK)
) ss:
COUNTY OF NEW YORK)

On this 27th day of July in the year 2006 before me, the undersigned, a Notary Public in and for said State, personally appeared the above-named EaglePicher Filtration & Minerals, LLC, a Delaware limited liability company, by David L. Treadwell, its President and CEO, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

George J. Smith
Notary Public

GEORGE J. SMITH
Notary Public, State of New York
No. 01SM6017873
Qualified in New York County
Commission Expires Dec. 21, 2006

EXHIBIT A
INTELLECTUAL PROPERTY

TRADEMARKS

MARK	COUNTRY	REG./SER. NUMBER
DIAFLAT	Australia	915330
QUALISORB	Canada	444825
AXIS	Canada	632974
CELABLOC	Canada	1196230
CELABREW	Canada	658642
SOLID-A-SORB	Canada	621818
DIAFLAT	Japan	4642610
CELABREW	Japan	4747911
CELABLOC	Mexico	833074
CELABREW	Mexico	792122
DIAFLAT	Mexico	793316
CELATOM	Peru	026789
ABSORB-O-SOX	United States	1,471,838
ALL GONE!	United States	1,886,900
AXIS	United States	1,830,754
CELATOM	United States	1,927,873
NXT	United States	78/824,649
QUALISORB	United States	1,927,733
SOLID-A-SORB	United States	1,473,737
DIALOSE	United States	1,214,549
PLAY BALL!	United States	2,005,259
PRE-CO-FLOC	United States	0,816,429
AXIS	United States	2,838,246
CELA-BRITE	United States	2,777,382
CELABLOC	United States	2,870,329
CELABREW	United States	2,889,804
DIAFLAT	United States	2,674,729
AXIS	Community Trademark	3371333
CELABLOC	Community Trademark	3533262
PLAY BALL!	Community Trademark	3590734
CELABRITE	Community Trademark	3589504
CELABREW	Community Trademark	2969210

DIAFLAT	Community Trademark	2733947
CELABRITE	International Registration	828071
PRE-CO-FLOC	International Registration	820852
CELABLOC	International Registration	814248
AXIS	International Registration	821970
CELABREW	International Registration	817658

PATENTS

TITLE	COUNTRY	PATENT/SER. NUMBER
Buchanan, Thomas A.; Lenz, Peter E. Computer-Controlled Electromechanical Device for Determining Filtration Parameters of a Filter Aid	United States	5,878,374