

TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

<b>CONVEYING PARTY DATA</b>			
Name	Formerly	Execution Date	Entity Type
CREDIT LYONNAIS NEW YORK BRANCH, AS AGENT FOR THE BENEFIT OF CERTAIN LENDERS AND BANKS		05/04/2001	A NEW YORK BRANCH OF A FOREIGN BANKING CORP.:

<b>RECEIVING PARTY DATA</b>	
Name:	CPM ACQUISITION CORPORATION
Street Address:	SIXTY ONE WILTON RD. 2ND FL.
City:	WESTPORT
State/Country:	CONNECTICUT
Postal Code:	06880
Entity Type:	CORPORATION: DELAWARE

<b>PROPERTY NUMBERS Total: 3</b>		
Property Type	Number	Word Mark
Registration Number:	0657725	CPM
Registration Number:	1546083	R
Registration Number:	1546084	R ROSKAMP

<b>CORRESPONDENCE DATA</b>	
Fax Number:	6123329081
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	612.332.5300
Email:	lstrom@merchantgould.com
Correspondent Name:	Merchant & Gould P.C.
Address Line 1:	P.O. Box 2910
Address Line 4:	Minneapolis, MINNESOTA 55402-0910

ATTORNEY DOCKET NUMBER:	00794
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OP \$90.00 0657725

NAME OF SUBMITTER:	Andrew S. Ehard
Signature:	/Andrew S. Ehard/
Date:	08/21/2012
<b>Total Attachments: 19</b> source=release_20120821094630#page1.tif source=release_20120821094630#page2.tif source=release_20120821094630#page3.tif source=release_20120821094630#page4.tif source=release_20120821094630#page5.tif source=release_20120821094630#page6.tif source=release_20120821094630#page7.tif source=release_20120821094630#page8.tif source=release_20120821094630#page9.tif source=release_20120821094630#page10.tif source=release_20120821094630#page11.tif source=release_20120821094630#page12.tif source=release_20120821094630#page13.tif source=release_20120821094630#page14.tif source=release_20120821094630#page15.tif source=release_20120821094630#page16.tif source=release_20120821094630#page17.tif source=release_20120821094630#page18.tif source=release_20120821094630#page19.tif	

IN THE UNITED STATES BANKRUPTCY COURT

MIDDLE DISTRICT OF FLORIDA

ORLANDO DIVISION

In re:

GENCOR INDUSTRIES, INC., et al.

Debtors.

Chapter 11

Case No.: 00-3597-6J1

Substantively Consolidated with

Case No.: 00-03598-6J1

Case No.: 00-03599-6J1

Case No.: 00-03601-6J1

Case No.: 00-03602-6J1

Case No.: 00-03604-6J1

In re:

CPM BRAZIL, INC. and  
CONSOLIDATED PROCESS  
MACHINERY, INC

Debtors.

Jointly Administered with

Case No.: 00-03600-6J1

Case No.: 00-03603 -6J1

**ORDER (i) AUTHORIZING CONSOLIDATED PROCESS MACHINERY, INC. TO SELL CERTAIN PROPERTY TO CPM ACQUISITION CORP. OR TO THE HIGHEST BIDDER, FREE AND CLEAR OF ALL (a) LIENS, CLAIMS AND ENCUMBRANCES PURSUANT TO 11 U.S.C. § 363(f), AND (b) TRANSFER TAXES PURSUANT TO 11 U.S.C. § 1146, (ii) AUTHORIZING ASSUMPTION AND ASSIGNMENT OF EXECUTORY CONTRACTS PURSUANT TO 11 U.S.C. § 365, AND (iii) APPROVING TRANSACTION FEE**

Upon the motion (the "Motion")<sup>1</sup> of Consolidated Process Machinery, Inc., a debtor and debtor in possession ("CPM"), for an order (the "Sale Order") (i) authorizing CPM ("Seller") to sell the Property to CPM Acquisition Corp., (the "Buyer") pursuant to the Asset Purchase Agreement dated as of March 22, 2001 (the "Agreement"), free and clear of all (a) liens, claims and encumbrances and (b) transfer taxes, as such transaction is more fully set forth in and contemplated by the Motion and the Agreement (the "Sale Transaction"), (ii) authorizing the assumption and assignment or rejection of executory contracts pursuant to 11 U.S.C. §365 and

<sup>1</sup> Capitalized terms used but not defined herein shall have the meanings assigned to such terms in the Motion.

10R390850,1

(iii) approving Houlihan, Lokey, Howard & Zukin's ("HLHZ") transaction fee ("Transaction Fee"); and

Upon the evidence submitted in support of this Motion (collectively, the "Evidence"); and due notice of the proposed Sale Transaction and the Sale Hearing (as defined below) having been given to all parties entitled thereto, as evidenced by the affidavits of service and certificates of service and publication previously filed with this Court; and

A hearing having been held before this Court on May 4, 2001 (the "Sale Hearing"), to consider approval of the Agreement, at which time all parties in interest were afforded an opportunity to be heard; and upon all of the proceedings had before the Court and the evidence received in connection with the Agreement and the transactions contemplated thereby, including, without limitation, the sale of the Property;

NOW, THEREFORE, based upon the Court's review of all of the evidence proffered or adduced at, objections filed in connection with, and arguments of counsel made at, the Sale Hearing; and upon the entire record of the Sale Hearing and these cases; and after due deliberation thereon; and good cause appearing therefore;

IT IS HEREBY FOUND AND DETERMINED THAT<sup>2</sup>:

1. This Court has jurisdiction to hear and determine the Motion pursuant to 28 U.S.C. §§ 157 and 1334.
2. Determination of the Motion is a core proceeding under 28 U.S.C. §§ 157(b)(2)(A) and (N). The statutory predicates for the relief requested herein are sections

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<sup>2</sup> Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Bankruptcy Rule 7052.

105, 363, 365 and 1146(c) of the Bankruptcy Code, and Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") 2002 and 6004.

3. Proper, timely, adequate and sufficient notice of the Motion, the Sale Hearing and approval of the Agreement, the Sale Transaction and the transactions contemplated thereby has been provided in accordance with Section 102(1) of the Bankruptcy Code and Bankruptcy Rules 2002 and 6004 and the Procedures Order, and no other or further notice of the Motion, the Sale Hearing or the entry of this Sale Order is required.

4. A reasonable opportunity to object or to be heard regarding the relief requested in the Motion has been afforded to all interested persons and entities.

5. CPM has full corporate power and authority upon Bankruptcy Court approval hereunder to execute the Agreement and all other documents contemplated thereby and to consummate the transactions contemplated thereby.

6. The Agreement reflects the exercise of CPM's sound business judgment and constitutes a proper exercise of CPM's fiduciary duties.

7. Approval at this time of the Agreement, and the transactions contemplated thereby, is in the best interests of CPM, its creditors and estate. Good and sufficient business justification for consummating the Sale Transaction pursuant to Section 363(b) of the Bankruptcy Code has been established in that, among other things: (i) CPM no longer needs the Property which is the subject of the Sale; (ii) the Buyer has made a substantial, fair and reasonable offer to acquire the Property; (iii) the sale process conducted by CPM as required by Section 363 of the Bankruptcy Code has been fair,

any state, territory or possession thereof or the District of Columbia applicable to such transactions.

12. The relief requested in the Motion, including approval of the Agreement and the Sale Transaction, is in the best interests of CPM, its creditors and estate.

13. The payments to be made, as indicated in the attachments to the Agreement and the Executory Contracts Schedule, to counter-parties to the Executory Contracts, fully and completely cures any and all defaults under the Executory Contracts, and compensate in full any pecuniary loss claimed by any counter-party to the Executory Contracts as a result of any default thereunder, and CPM and Buyer have provided adequate assurance of future performance under all the Executory Contracts.

14. The Sale is a sale in contemplation of a plan and, accordingly, a transfer pursuant to 11 U.S.C. § 1146(c), which shall not be taxed under any law imposing a stamp tax or similar tax.

**NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED**

**THAT:**

1. The Motion be, and it hereby is, granted.
2. HLHZ's Transaction Fee under its agreement with CPM is hereby approved and shall be paid by CPM from the professional fee escrow account established in this case, but shall be payable only after such sale closes.
3. All objections to the Motion or the relief requested therein that have not been withdrawn, waived or settled, and all reservations of rights included therein, are overruled on the merits.

open and reasonable and has permitted the Buyer's offer to be tested against other offers:  
and (iv) CPM received no higher and better offer through the sale and auction process  
and the Buyer's offer represents the best offer for the Property.

8. The terms and conditions of the Agreement (and all related agreements, documents and instruments) and the transactions contemplated thereby are fair and reasonable. The Agreement represents the highest and best offer for the Property, and the purchase price payable thereunder (the "Purchase Price") is fair and reasonable.

9. The Agreement was negotiated, proposed and entered into by the parties without collusion, in good faith, and from arm's length bargaining positions. Buyer is a buyer in good faith of the Property under Section 363(m) of the Bankruptcy Code and, as such, is entitled to the protections afforded thereby. Neither CPM nor the Buyer has engaged in any conduct that would cause or permit the Agreement and the transactions contemplated thereby to be avoided under Section 363(n) of the Bankruptcy Code.

10. Upon entry of this Sale Order <sup>and upon closing in accordance with this Sale Order</sup>, the transfer of title to the Property pursuant to the Agreement is in all respects a legal, valid and effective transfer of property of CPM's estate to the Buyer, free and clear of all liens, claims, interests, and encumbrances under Section 363(f) of the Bankruptcy Code.

11. Except as provided in the Agreement, consummation of the Sale Transaction does not and will not give rise to any claims by the Buyer of any kind or nature whatsoever, whether known or unknown, contingent or otherwise, existing as of the date hereof or hereafter arising, of or against CPM, any affiliate of CPM, or any person by reason of such transfers and assignments under the laws of the United States,

4. The terms and conditions and transactions contemplated by the Agreement are hereby approved in all respects, and the Sale Transaction is hereby approved in all respects and authorized and directed under Section 363(b) of the Bankruptcy Code.

5. Pursuant to Section 363(b) of the Bankruptcy Code, CPM is hereby authorized, directed and empowered to fully assume, perform under, consummate and implement the Agreement, together with all additional instruments and documents that may be reasonably necessary or desirable to implement the Agreement and the transactions contemplated thereby, and to take all further actions as may reasonably be requested for the purpose of assigning, transferring, granting, conveying and conferring to the Buyer, the Property, or as may be necessary or appropriate to the performance of CPM's obligations as contemplated by the Agreement. Without limiting the foregoing, CPM is authorized and directed, without further order of the Court to make any and all payments and transfers that are required to be made by CPM under the Agreement after the Closing, including, without limitation, under Sections 2.3, 9.1 and 9.2 of the Agreement. All payments and other obligations of CPM to the Buyer under the Agreement shall constitute administrative expense claims of the Buyer against each of the Debtors. Claims designated as super-priority claims in the Agreement shall have priority over all other administrative expense claims in the Debtors' cases (Case Nos. 00-3597-6J1 through 00-3604-6J1 inclusive).

6. Pursuant to section 363(f) of the Bankruptcy Code, the sale of the Property to the Buyer pursuant to the Agreement is and shall be free and clear of all liens, claims, encumbrances and interests of every nature and kind (collectively the "Liens"). CPM's



secured lender group (the "Lender Group"), all persons and entities (including, without limitation, any federal, state or local governmental agency, department or instrumentality) holding Liens against CPM or its estate arising on or before the Closing Date, or out of events occurring before the Closing Date, of any kind and nature with respect to the Property hereby are barred from asserting such Liens of any kind and nature against the Buyer, its successors or assigns, or the Property (and, in the case of the Lender Group, any property of any "Purchased Subsidiaries" (as defined in the Agreement)).

7. On and after the Closing Date, all creditors of CPM are directed to execute such documents and take all other actions as may be necessary to release their Liens, if any, against the Property and in the case of the Lender Group, any property of the Purchased Subsidiaries, as such Liens may have been recorded or may otherwise exist provided that failure to do so will not effect the validity of paragraph 6 above.

8. This Sale Order (a) is and shall be effective as a determination that, on the Closing Date, all Liens existing against the Property and, in the case of the Lender Group, any property of the Purchased Subsidiaries before the Closing Date have been unconditionally released, discharged and terminated (with such Liens to attach to the proceeds of the Sale Transaction, or to continue in CPM's other assets that do not comprise a part of the Property, as provided for herein), and that the conveyance of the Property has been effected; and (b) is and shall be binding upon and govern the acts of all entities including without limitation all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, registrars of

patents, trademarks or other intellectual property, administrative agencies, governmental departments, secretaries of federal, state and local officials, and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any of the Property and, in the case of the Lender Group, any property of the Purchased Subsidiaries.

9. If any person or entity that has filed financing statements or other documents or agreements evidencing Liens on or interests in the Property and, in the case of the Lender Group, any property of the Purchased Subsidiaries shall not have delivered to CPM before the Closing Date, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of all Liens or other interests that the person or entity has with respect to the Property and any property of the Purchased Subsidiaries, CPM and Buyer hereby are authorized and directed to execute and file such statements, instruments, releases and other documents on behalf of the person or entity with respect to the Property and any property of the Purchased Subsidiaries.

10. The assumptions and assignments of the Executory Contracts to be assumed and assigned to the Buyer pursuant to the Agreement shall be, and hereby are, approved, pursuant to Sections 105, 363(b), 363(f), 363(m), and 365 of the Bankruptcy Code, as of the Closing Date. Specifically, pursuant to Sections 105, 363(b), 363(f), 363(m), and 365 of the Bankruptcy Code, and without the making of any payment to cure any prepetition default except as otherwise expressly provided in this Sale Order, the

assumption and assignment to Buyer, on the Closing Date, of each Executory Contract identified in the Agreement shall be, and hereby is, approved. Unless Buyer agrees otherwise in writing, the assumption and assignment of Executory Contracts to Buyer shall be free and clear of any claim and interest therein of any entity, including: (a) any assignment, chattel mortgage, pledge or other security interest or any mortgage, deed of trust or other lien, including any federal, state or local tax lien; (b) any other charge or encumbrance or interest in or upon the property, or any preferential arrangement with respect to the property, which has the practical effect of constituting an encumbrance or lien; (c) any right to payment by CPM or the Debtors, whether or not that right was reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; and (d) any right to an equitable remedy against CPM or the Debtors for breach of performance if the breach gave rise to a right to payment, whether or not that right to an equitable remedy was reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

11. This Court retains jurisdiction (a) to enforce and implement the terms and provisions of the Agreement, all amendments thereto, any waivers and consents thereunder, and of any agreements executed in connection therewith; (b) compel delivery of the Property to the Buyer; (c) to compel delivery of the Purchase Price and all adjustments to the Purchase Price under the Agreement; (d) to resolve any disputes, controversies or claims arising out of relating to the Agreement; and (e) to interpret, implement and enforce the provisions of this Sale Order.

12. Nothing contained in any chapter 11 plan confirmed in these cases or the order of confirmation confirming any such chapter 11 plan or any other order entered in these cases shall conflict with or derogate from the provisions of the Agreement or the terms of this Sale Order. No provision of this Sale Order shall release or be construed to release CPM or Buyer from any of its obligations under the Agreement.

13. The Buyer is a purchaser in good faith within the meaning of section 363(m) of the Bankruptcy Code and is entitled to all the protections afforded by such section. Without limiting the foregoing, in the absence of a stay pending appeal, if the Buyer elects or is required to close under the Agreement at any time after entry of this Sale Order, then, the Buyer shall be entitled to the protections of Section 363(m) of the Bankruptcy Code if this Sale Order or any authorization contained herein is reversed or modified on appeal.

14. The terms and provisions of the Agreement, together with the terms and provisions of this Sale Order, shall be binding in all respects upon CPM, its estate and creditors, the Other Debtors, their estates and creditors, the Buyer and its affiliates, successors and assigns, and any affected third parties, including, all persons asserting a Lien against or interest in CPM's estate or the Property to be sold to the Buyer pursuant to the Agreement or, in the case of the Lender Group, any property of the Purchased Subsidiaries. The Agreement and the transactions contemplated thereby shall be enforceable by specific performance against and shall be binding upon, and not subject to rejection or avoidance by, CPM or any chapter 7 or chapter 11 trustee of CPM and their respective estates.

15. The failure specifically to include any particular provisions of the Agreement in this Sale Order shall not diminish or impair the efficacy of such provisions, it being the intent of the Court that the Agreement and any and all related agreements, documents, instruments and actions be approved in their entirety.

16. The Agreement and any related agreements, documents or other instruments may be modified, amended or supplemented by the parties thereto in accordance with the terms thereof without further order of the Court, provided that any such modification, amendment or supplement is not material.

17. The transfer of the Property to the Buyer is not subject to taxation under any state or local law imposing a stamp, transfer or similar tax in accordance with sections 1146(c) and 105(a) of the Bankruptcy Code.

18. On the Closing Date, as payment of the Purchase Price under the Agreement (a) Seller shall instruct the Deposit Escrow Holder to fund the Working Capital Escrow (in the amount of *redacted*) from the Deposit and, immediately thereafter, (b) Buyer shall unconditionally and irrevocably (i) pay and deliver to Credit Lyonnais, as Agent for the Lender Group, by wire transfer in Good Funds, the balance of the Purchase Price (in the amount of \$ *redacted*), less the Deposit (in the amount of *redacted* and interest accrued thereon, less the amount of the Working Capital Escrow Amount) and less the Working Capital Escrow Amount (in the amount of \$ *redacted*) and (ii) instruct the Deposit Escrow Holder to deliver the Deposit (and interest accrued thereon) to Credit Lyonnais, as Agent for the Lender Group, by wire transfer of Good

Funds. Accordingly, the wire transfers in the amount of not less than ~~redacted~~ shall be made to:


Federal Reserve Bank  
ABA # 026-008-073  
For account of Credit Lyonnais, NY Branch  
A/C # 01-88179-3701-00  
Attn: Loan Servicing - please notify John Marmaro and Coco Shean  
Ref: Gencor

Capitalized terms in this paragraph not otherwise defined in this Order shall be defined in accordance with this Agreement.

19. Nothing contained in this Order shall release claims of Lender Group against CPM or release liens of the Lender Group with respect to any property whatsoever of CPM not purchased by Buyer. Anything in this order to the contrary notwithstanding, unless the Closing takes place and Lender Group unconditionally and irrevocably receives at least \$ ~~redacted~~ at the closing, no claims or liens of the Lender Group against the Purchased Subsidiaries, the Property or the property of the Purchased Subsidiaries shall be released.

20. As provided by Bankruptcy Rule 6004, this Sale Order shall be effective and enforceable immediately upon entry.

Dated: May 4, 2001

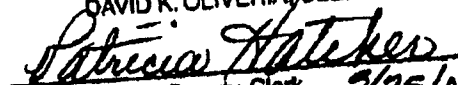
  
THE HONORABLE KAREN S. JENNEMANN  
UNITED STATES BANKRUPTCY JUDGE

Attorneys for Debtor to serve order on all interested parties

Berger Davis & Singerman  
200 S. Biscayne Blvd., Suite 2950  
Miami, FL 33131-5308  
(OR390836.1)


12

I CERTIFY THE FOREGOING TO BE A TRUE  
AND CORRECT COPY OF THE ORIGINAL.  
UNITED STATES BANKRUPTCY COURT  
DAVID K. OLIVERIA, CLERK



  
Deputy Clerk 3/25/01

**TRADEMARKS**

Owner: CPM Acquisition Corp

I. Trademark/ Image if any	Application Number Application Date	Registration Number Registration Date	Status	Owner	Assignment/Lien Information
<p>CPM</p> 	<p>72031308 6/4/1957</p>	<p>657725 1/28/1958</p>	<p>REGISTERED RENEWED</p>	<p>CPM Acquisition Corp</p>	<p>Brief: Security Interest Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/20/1996 Reel/Frame: 1543/0297</p> <p>Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB, as Collateral Agent Signed: 8/18/2009 Recorded: 11/19/2009 Reel/Frame: 4099/0284</p> <p>Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/23/2009 Reel/Frame: 4101/0173</p>

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Trademark/ Image if any	Application Number Application Date	Registration Number Registration Date	Status	Owner	Assignment/Lien Information
2. 	73737424 6/30/1988	1546083 7/4/1989	REGISTERED RENEWED	CPM Acquisition Corp	Brief: Security Interest Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/20/1996 Reel/Frame: 1543/0297  Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB, as Collateral Agent Signed: 8/18/2009 Recorded: 11/19/2009 Reel/Frame: 4099/0284  Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/23/2009 Reel/Frame: 4101/0173
3. 	73737435 6/30/1988	1546084 7/4/1989	REGISTERED RENEWED	CPM Acquisition Corp	Brief: Security Interest Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/20/1996 Reel/Frame: 1543/0297  Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB, as Collateral Agent Signed: 8/18/2009 Recorded: 11/19/2009



Trademark/ Image if any	Application Number Application Date	Registration Number Registration Date	Status	Owner	Assignment/Lien Information
					Reel/Frame: 4099/0284  Brief: Security Interest Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/23/2009 Reel/Frame: 4101/0173

PATENTS

Owner: CPM Acquisition Corp.

Patent Title	Application Number Application Date	Patent Number Grant Date	Status	Owner	Assignment/Lien Information
1. FINE ADJUSTMENT/QUICK ACTING MANUAL ACTUATOR FOR ROLLER MILL FEED GATES	08543431 10/16/1995	5609308 3/11/1997	ISSUED	CPM Acquisition Corp.	Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/28/1996 Reel/Frame: 008290/0001  Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257

Patent Title	Application Number Application Date	Patent Number Grant Date	Status	Owner	Assignment/Lien Information
2. HORIZONTAL COOLER AND DRYER WITH SOLID PANS	08620770 3/22/1996	5653044 8/5/1997	ISSUED <i>Listed as Inactive on Disclosure Schedule</i>	CPM Acquisition Corp.	<p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p> <p>Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/28/1996 Reel/Frame: 008290/0001</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p>
3. INLET AIR SEAL FOR USE WITH A COOLER/DRYER	08620771 3/22/1996	5664338 9/9/1997	ISSUED <i>Listed as Inactive on Disclosure</i>	CPM Acquisition Corp.	<p>Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks</p>

Patent Title	Application Number Application Date	Patent Number Grant Date	Status Schedule	Owner	Assignment/Lien Information
					<p>Signed: 12/10/1996 Recorded: 12/28/1996 Reel/Frame: 008290/0001</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p>
4. COMMUNITING SCREEN FOR HAMMERMILLS	08691908 8/1/1996	5692688 12/2/1997	ISSUED <i>Listed as Inactive on Disclosure Schedule</i>	CPM Acquisition Corp.	<p>Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/28/1996 Reel/Frame: 008290/0001</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257</p>

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5. COUNTER FLOW COOLER	08681257 7/22/1996	5709035 1/20/1998	ISSUED <i>Listed as Inactive on Disclosure Schedule</i>	CPM Acquisition Corp.	<p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p> <p>Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks Signed: 12/10/1996 Recorded: 12/28/1996 Reel/Frame: 008290/0001</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p>
6. GRAIN SCALPING APPARATUS	08544527 10/18/1995	5769239 6/23/1998	ISSUED <i>Listed as Inactive on Disclosure Schedule</i>	CPM Acquisition Corp.	<p>Brief: Security Agreement Assignor: California Pellet Mill Company Assignee: Credit Lyonnais New York Branch, as Agent for the Benefit of Certain Lenders and Banks Signed: 12/10/1996</p>

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					<p>Recorded: 12/28/1996 Reel/Frame: 008290/0001</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Wilmington Trust FSB Signed: 8/18/2009 Recorded: 3/1/2010 Reel/Frame: 024006/0257</p> <p>Brief: Security Agreement Assignors: CPM Holdings, Inc., CPM Acquisition Corp., Crown Acquisition Corp., CPM Wolverine Proctor, LLC, Crown Iron Works Company, Crown Biofuels, LLC, CPM SA LLC Assignee: Harris N.A., as Administrative Agent Signed: 11/20/2009 Recorded: 11/24/2009 Reel/Frame: 023556/0913</p>