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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM442587

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Brundage-Bone Concrete Pumping, Inc.		09/08/2017	Corporation: COLORADO

RECEIVING PARTY DATA

Name:	Wells Fargo Bank, National Association, as Agent	
Street Address:	2450 Colorado Ave.	
Internal Address:	Suite 3000 West	
City:	Santa Monica	
State/Country:	CALIFORNIA	
Postal Code:	90404	
Entity Type:	National Association: UNITED STATES	

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark		
Serial Number: 87356532		BRUNDAGE-BONE CONCRETE PUMPING		
Serial Number:	87356539	BRUNDAGE-BONE CONCRETE PUMPING		
Serial Number:	87356549	BRUNDAGE-BONE CONCRETE PUMPING		
Serial Number:	87356561	BB BRUNDAGE-BONE		
Serial Number:	87356566	BB BRUNDAGE-BONE		
Serial Number:	87356573	BB CONCRETE PUMP PARTS		
Serial Number:	87356580	BB CONCRETE PUMP PARTS		
Serial Number:	87356584	JLS CONCRETE PUMPING		
Serial Number:	87356588	JLS CONCRETE PUMPING		

CORRESPONDENCE DATA

Fax Number: 3125585700

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.

using a lax number, ii provided; ii that is unsuccessiul, it will be sent via 05 mail.

Phone: (312) 558-6352 Email: mfoy@winston.com

Correspondent Name: Michelle Foy, Winston & Strawn LLP

Address Line 1: 35 West Wacker Drive

Address Line 2: Suite 4200

Address Line 4: Chica	ago, ILLINOIS 60601-7903			
ATTORNEY DOCKET NUMBER:	8009.27			
NAME OF SUBMITTER:	Michelle Foy			
SIGNATURE:	/Michelle Foy/			
DATE SIGNED:	09/11/2017			
Total Attachments: 8				
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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this 8th day of September, 2017, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "<u>Grantors</u>" and each individually "<u>Grantor</u>"), and **WELLS FARGO BANK, NATIONAL ASSOCIATION**, a national banking association ("<u>Wells Fargo</u>"), in its capacity as agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "<u>Agent</u>").

WITNESSETH:

WHEREAS, pursuant to that certain Amended and Restated Credit Agreement dated as of August 18, 2014 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement") by and among Concrete Pumping Intermediate Holdings, LLC ("Parent"), Brundage-Bone Concrete Pumping, Inc. (as successor by merger to BB Merger Sub, Inc. and Brundage-Bone Operating, Inc.) and Eco-Pan, Inc. (as successor by merger to EP Merger Sub, Inc.) as borrowers (each a "Borrower" and collectively, together with each other Person from time to time party thereto as a Borrower, the "Borrowers"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender") and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrowers from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and the Bank Product Providers, that certain Amended and Restated Guaranty and Security Agreement, dated as of August 18, 2014 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group and the Bank Product Providers, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set forth in <u>Section 1(b)</u> of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "<u>Security Interest</u>") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "<u>Trademark Collateral</u>"):

- (a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I;
- (b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and
- (c) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.
- 3. <u>SECURITY FOR SECURED OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement is a Loan Document. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver

an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.

7. <u>CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION</u>. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN <u>SECTION 25</u> OF THE SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[signature page follows]

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS: ECO-PAN, INC.

Name: J Bain Humphries

Title: Chief Financial Officer, Secretary and Treasurer

BRUNDAGE-BONE CONCRETE PUMPING.

INC.

Name: Jain Numphries

Title: Chief Financial Officer, Secretary and Treasurer

[Signature Page to Trademark Security Agreement]

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

WELLS FARGO BANK, NATIONAL ASSOCIATION, a national banking

association

Name: Preza Sabahi Title: Authorized Signatury

[Signature Page to Trademark Security Agreement]

Mark/Owner	Country	Reg. or App. No.	Reg. Date	Class(es)
BRUNDAGE-BONE CONCRETE PUMPING	United States	87/356,532	N/A	35, 37
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				
BRUNDAGE-BONE CONCRETE PUMPING & Design	United States	87/356,539	N/A	35, 37
DUN BERKERETE				
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				
BRUNDAGE-BONE CONCRETE PUMPING & Design	United States	87/356,549	N/A	35, 37
DONE COMPINE				
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				

Mark/Owner	Country	Reg. or App. No.	Reg. Date	Class(es)
BB BRUNDAGE-BONE & Design	United States	87/356,561	N/A	37
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				
BB BRUNDAGE-BONE & Design	United States	87/356,566	N/A	37
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				
BB CONCRETE PUMP PARTS Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229	United States	87/356,573	N/A	35
BB CONCRETE PUMP PARTS & Design	United States	87/356,580	N/A	35
DE PUMP PARTS				
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				

Mark/Owner	Country	Reg. or App. No.	Reg. Date	Class(es)
JLS CONCRETE PUMPING & Design	United States	87/356,584	N/A	37
AJLS CONCRETE PUMPING				
Brundage-Bone Concrete				
Pumping, Inc., 6461 Downing St., Denver CO 80229				
JLS CONCRETE PUMPING & Design	United States	87/356,588	N/A	37
S S S S S S S S S S S S S S S S S S S				
Brundage-Bone Concrete Pumping, Inc., 6461 Downing St., Denver CO 80229				

RECORDED: 09/11/2017