

04-05-2000

1. Name of conveying party(ies):	2. Name and address of receiving
Troy S. Prince	panty(ies):
Additional names of conveying party(ies) attached?	
yes 🖾 no	Namer JGR Enterprises, Inc.
	Internal Address:
3. Nature of Conveyance	
Assignment Merger	
Security Agreement Change of Name	Acorporation
Other	Street Address:
Execution Date: 11/16/93	23293 Commerce Park Road, Suite B
	City Beachwood
	State Ohio Zip: 44122
	Additional name(s) & address(es) attached? yes 🖾 n
4. Application number(s) or patent number(s):If this document is being filed together with a new application, the	e execution date of the application is
A. Patent Application No(s). 09/020,204	B. Patent No(s).
Additional numbers attac	hed? Yes 🛛 No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: <u>1</u>
Lucia E. Luciamir Eco	7. Total fee (37 CFR 3.41):
Jeanne E. Longmuir, Esq. Calfee, Halter & Griswold LLP	
1400 McDonald Investment Center	Enclosed
800 Superior Avenue	Authorized to be charged to deposit account
Cleveland, Ohio 44114-2688	Total fee due
	Any deficiencies in the enclosed fees
Certificate of Mailing	
Date: February 22, 2000	8. Deposit account number:
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope with sufficient	
postage addressed to: Assistant Commissioner for Patents, Washington,	03-0172
D.C. 20231.	(Attach duplicate copy of this page if paying by
Yolonda S. Toth	deposit account)
Name of Person Signing (Type or Prim)	
Name of Person Mailing paper Date	
DO NOT USI	E THIS SPACE
9. Statement and signature	
To the best of my knowledge and belief, the foregoing inform	ation is true and correct and any attached convis a true of
	ation is true and correct and any attached copy is a true of
the original document.	
Jeanne E. Longmuir	2/22/03
Name of Person Signing Signature	Date
Reg. No. <u>33,133</u> Tel: <u>216/622-8200</u>	Total number of pages comprising transm
	LOCAL NUMBER OF DAGES COMPRISING TRADSP

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Confidentiality and Patent Assignment Agreement

1. This Agreement is the Confidentiality and Patent Assignment between IGR Enterprises, Inc. ("IGR") and Mr. Troy S. Prince ("TP") of 11447 Juniper Road #408, Cleveland, Ohio 44106. When executed this document will allow IGR to disclose to TP details of IGR's proprietary computer records and ceramic composite and oxygen technology (the "Technology"). This Agreement is effective as of November 16, 1993 the date of TP's consulting with IGR. TP agrees that any information, computer information, samples, and materials disclosed to him by or on behalf of IGR, or as a consequence of his consulting at IGR, shall be maintained in confidence.

2. TP's duty to maintain IGR Confidential Information in confidence shall be in force from the effective date of this Agreement, throughout the term of his consulting at IGR, and for a period of seven (7) years after the term of his consulting at IGR. TP shall use all reasonable diligence to prevent any use of or disclosure of IGR Confidential Information outside of IGR, except as duly authorized in writing by the president of IGR.

3. The term "Confidential Information" shall mean all samples, computer information, data, test protocols, patent applications, written communications, proposals, oral communications reduced to writing, know-how, business plans, designs, ideas, concepts, inventions, material compositions and forms, developments, and the like communicated to TP hereunder.

Any and all proprietary written material, samples, or other information in tangible form received by TP 4. from or on behalf of IGR shall, upon request, be immediately returned.

5. In the course of carrying out (or preparing for) TP's consulting duties at IGR TP may jointly or independently develop inventions, suggestions, ideas, data or innovations which are related to or derived from IGR's Confidential Information or the Technology and which may be patentable under Title 35 of the United States Code, or if unpatentable, may nevertheless contribute to the commercial success of at least one embodiment of the Technology. In return for compensation acknowledged and received, TP agrees that any such inventions, suggestions, ideas, data or innovations, whether patentable or not, shall be disclosed promptly to IGR in writing and shall be the exclusive property of IGR. TP agrees to execute any patent applications or other documents prepared by or on behalf of IGR to perfect and record IGR's rights. TP represents that, as of the effective date of this Agreement, he is a (the) inventor or has a proprietary interest in the following inventions (if none write "none"): None_____

This Agreement is not assignable or transferable by either party without the prior written consent of the 6. other party.

This Agreement shall be governed by and interpreted in accordance with the laws of the State of Ohio. 7.

If these terms are acceptable to you, TP, please sign both duplicate originals and return one to IGR.

Very truly yours

By: Dr. Arnold Z. Gordon President Date 1/16 1993

Read, Understood, and Accepted:

PATENT REEL: 010649 FRAME: 0694

RECORDED: 02/28/2000