

10/4/05

10-14-2005

ASSIGNMENT RECORDATION SERVICE  
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103100276

Please record the attached original documents or copies thereof and return the recorded instrument to the undersigned counsel.

1. Name of party/parties conveying an interest: EKO THERMAL COATINGS, INC.  
8405 NW 12<sup>th</sup> Avenue  
Vancouver, WA 98665 USA
2. Name of party/parties receiving an interest: GARY D. WILSON  
12611 NE 99<sup>th</sup> Street, Suite S-126  
Vancouver, WA 98682 USA
3. Description of document(s) conveying interest:  
RECISSION OF ASSIGNMENT and attached Exhibits A and B.  
Date of execution of attached document(s): October 3, 2005
4. Application number(s) or patent number(s): Additional sheet attached? Yes \_\_\_ No   
A. US Patent No. 6,518,209 B2 issued Feb. 11, 2003  
B. US Patent No. 6,818,314 B1 issued Nov. 16, 2004  
C. US Patent No. 6,800,375 B1 issued Oct. 5, 2004
5. Name and address of party to whom correspondence concerning document should be mailed:  
James G. Stewart  
idea advocates law group, PC  
239 NW 13<sup>th</sup> Avenue, Suite 310  
Portland, OR 97209  
(503) 984-2824
6. Number of applications and/or patents involved: 3
7. Check No. 4088 for \$120 is enclosed.
8. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

OCT -14 AM 12:23  
OPR/FINANCE

Dated: October 4, 2005

10/13/2005 ECOOPER 00000129 6518209

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( 120.00 DP )

Attorney's Docket No. 076-304-2

**RESCISSION OF ASSIGNMENT**

**Original Assignor: Gary D. Wilson**

**Address: 12611 N.E. 99<sup>th</sup> Street, Suite S-126  
Vancouver, Washington 98682**

**Original Assignee: Eko Thermal Coatings, Inc.**

**Address: 8405 N.W. 12<sup>th</sup> Avenue  
Vancouver, Washington 98665**

**Title of Invention: CHEMICAL RESISTANT GLASS FUSING COMPOSITION AND  
PROCESS FOR METAL, MOTOR VEHICLE AND BUILDING INDUSTRY ARTICLES**

**U.S. Patent No.: 6,518,209 B2**

**Issued: Feb. 11, 2003**

**Original Assignment Reel/Frame: 013738/0860 recorded Feb. 3, 2003**

**Title of Invention: CHEMICAL RESISTANT GLASS FUSING COMPOSITION AND  
PROCESS FOR METAL MOTOR VEHICLE AND BUILDING INDUSTRY ARTICLES**

**U.S. Patent No.: 6,818,314 B1**

**Issued: Nov. 16, 2004**

**Original Assignment Reel/Frame: 013744/0537 recorded Feb. 10, 2003**

**Title of Invention: CHEMICAL RESISTANT GLASS FUSING COMPOSITION AND  
PROCESS FOR METAL, MOTOR VEHICLE AND BUILDING INDUSTRY ARTICLES**

**U.S. Patent No.: 6,800,375 B1**

**Issued: Oct. 5, 2004**

**Original Assignment Reel/Frame: 013745/0112 recorded Feb. 10, 2003**

For the reasons stated herein and in the attached original letter of rescission dated August 11, 2004 and restated in the confirmatory letter of rescission dated January 13, 2005 (the letters being incorporated herein by this reference as Exhibits A and B, respectively), the above-named original Assignor rescinds and revokes all prior assignments and conveyances of his intellectual property rights to his inventions as described in the above issued US Patents to original Assignee, the further rescinds and revokes full and exclusive right, title and interest in and to the inventions embraced by the above issued US Patents and any patent applications and patent rights throughout the world that might flow from the inventions therein described, including foreign patent priority rights, including any applications and letters patent in this or any foreign country, and all divisions, continuations, reissues, non-provisionals and extensions thereof, whether filed or to-be-filed. All such rights shall be restored in original Assignor, for his own use and benefit, and for his own successors and assigns to the full end of the term for which letters patent may be or have been granted in this or any foreign country, as fully and entirely as the same would have been held by original Assignor had the original assignment and sale not been made.

The original assignment from original Assignor to original Assignee was wholly without consideration, contrary to any oaths I might have made reciting such consideration, which oaths were executed under duress and empty promise of past, present and future consideration never forthcoming from original Assignee and never, in my opinion, intended to be given by original Assignee to original Assignor. Thus, the original assignment from original Assignor to original Assignee was fraudulently induced, and wholly lacking in merit or consideration, and as such is void or voidable by the original Assignor. Such failed consideration and fraudulent inducement included an empty promise of a one-third ownership by way of the issuance of shares of original Assignee's stock in the original Assignor's name, which shares (on information and belief based upon my having never received stock certificates therefor and having never received a notice of a shareholders' meeting, as required by original Assignee's bylaws) were never issued, an empty promise of a board membership position in favor of original Assignor on original Assignee's board of directors, which board membership position (on information and belief based upon my never having received any notice and thus have never attended a Board meeting as required by original Assignee's bylaws) was never given, and an empty promise by original Assignee to pay my living expenses until original Assignee raised operating capital continued only from approximately September 2000 until July 30, 2001 when payment ended and under protest and duress I undertook at my own personal expense prosecution, issuance and maintenance of the above patents. Other reasons are further explicated in the above-incorporated letters of rescission of the patents.

