

PATENT ASSIGNMENT

Electronic Version v1.1
Stylesheet Version v1.1

SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE:

ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Q'SO, Inc.	03/05/2010

RECEIVING PARTY DATA

Name:	Edge Adhesives, Inc.
Street Address:	5117 Northeast Parkway
City:	Fort Worth
State/Country:	TEXAS
Postal Code:	76106

PROPERTY NUMBERS Total: 10

Property Type	Number
Application Number:	12473141
Patent Number:	4677133
Patent Number:	4764535
Patent Number:	6558587
Patent Number:	6872778
Application Number:	61267749
Application Number:	61246929
Application Number:	61261487
Application Number:	61285147
Application Number:	61294765

CORRESPONDENCE DATA

Fax Number: (734)418-4279

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 7344184278

Email: tmdocketing@honigman.com

CH \$400.00 12473141

501129604

PATENT
REEL: 024128 FRAME: 0818

Correspondent Name:	Jennifer Sheehan Anderson
Address Line 1:	38500 Woodward Ave., Suite 100
Address Line 4:	Bloomfield Hills, MICHIGAN 48304

ATTORNEY DOCKET NUMBER:	219973-130191
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NAME OF SUBMITTER:	Jennifer Sheehan Anderson
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Total Attachments: 8

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PATENT ASSIGNMENT

This PATENT ASSIGNMENT (this "Agreement") is entered into as of March 5, 2010 (the "Effective Date"), by and between Q'SO, Inc., a Texas corporation ("Assignor") and Edge Adhesives, Inc., a Texas corporation ("Assignee").

Recitals

WHEREAS, concurrently with this Agreement, the parties are entering into an Asset Purchase Agreement, pursuant to which Assignor is selling, transferring and assigning to Assignee certain assets relating to the business or operation of Assignor (the "Asset Purchase Agreement"), including the patents set forth on Exhibit A hereto and described below; and

WHEREAS, the Asset Purchase Agreement contemplates execution of this Agreement;

NOW THEREFORE, in consideration of the mutual promises provided herein and the Asset Purchase Agreement and for other good and valuable consideration, the receipt and adequacy of which each party hereby acknowledges, the parties agree as follows.

Agreement

1. **ASSIGNMENT.** Assignor, on its own behalf and on behalf of all its predecessors in interest, hereby irrevocably and unconditionally conveys, transfers, and assigns to Assignee all of Assignor's right, title and interest throughout the world in and to the patents and the patent applications set forth on Exhibit A (the "Patents"), the inventions disclosed therein, and all future patents that may issue from the Patents throughout the world, and all foreign counterparts, divisionals, continuations in whole or in part, reexaminations, reissues, substitutions or extensions of any of the preceding (collectively "Future Patents"), and the right to claim priority to any of the preceding, the same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Agreement had not been made; together with, throughout the world, all rights to income, royalties, and license fees deriving from the Patents and Future Patents, all claims for damages by reason of past, present and future infringements of the Patents and Future Patents and the right to sue for and collect such damages.

2. **ISSUANCE OF FUTURE PATENTS.** Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, and any officer of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of intellectual property protection or applications as aforesaid, to issue the Future Patents to Assignee and its successors, assigns and other legal representatives in accordance with the terms of this instrument.

3. **ASSISTANCE.** Assignor shall execute and deliver to Assignee all such assignments, instruments of transfer, deeds, assurances, consents, and other documents as shall be deemed necessary or desirable by Assignee in its reasonable discretion to effectively transfer to Assignee all right, title and interest in, to and under or in respect of, the Patents and Future Patents, including, without limitation any Patents or Future Patents that by their nature should have been included within the Asset Purchase Agreement and this Agreement and were for any reason overlooked or missed by the parties. Assignor shall cooperate with Assignee's efforts to effect such registrations, recordals and filings with public authorities as may be reasonably required by Assignee in connection with the transfer of ownership and the recording of title to Assignee of the Patents and Future Patents.

4. **GENERAL**

4.1 Governing Law. THE PARTIES AGREE THAT ANY ACTION OR PROCEEDING UNDER THIS AGREEMENT SHALL BE BROUGHT IN THE STATE OF MICHIGAN.

4.2 Waiver; Amendment. This Agreement may be amended or modified, and any provision of this Agreement may be waived; provided that any such amendment or waiver will be binding upon Assignor only if such amendment or waiver is set forth in a writing executed by Assignor and any such amendment or waiver will be binding upon Assignee only if such amendment or waiver is set forth in a writing executed by Assignee. No course of dealing between or among any entity having any interest in this Agreement shall be deemed effective to modify, amend or discharge any part of this Agreement or any rights or obligations of any entity under or by reason of this Agreement. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provisions, whether or not similar, nor shall any waiver constitute a continuing waiver.

4.3 Severability. Whenever possible, each provision of this Agreement will be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.

4.4 Construction. Each party acknowledges that it has been represented by independent counsel of its choice throughout all negotiations that have preceded the execution of this Agreement. Each party and its counsel cooperated in the drafting and preparation of this Agreement and the other documents referred to herein, and any and all drafts relating thereto will be deemed the work product of the parties hereto and may not be construed against any party by reason of its preparation. Accordingly, any rule of law or any legal decision that would require interpretation of any ambiguities in this Agreement against the party that drafted it is of no application and is hereby expressly waived.

4.5 Conflict. In the event and to the extent that there is a conflict between the provisions of this Agreement and the provisions of the Asset Purchase Agreement, the provisions of the Asset Purchase Agreement will control.

4.6 Counterparts. This Agreement may be executed in one or more counterparts (including by means of telecopied signature pages), all of which taken together shall constitute one and the same instrument.

[Signature Page Follows]

IN WITNESS WHEREOF, each of the parties hereto has executed this Agreement, or has caused this Agreement to be executed on its behalf by a representative duly authorized.

"Assignor"

Q'SO, INC.

a Texas corporation

By: James T. Taylor

Name: James T. Taylor

Title: Chief Executive Officer

Date: March __, 2010

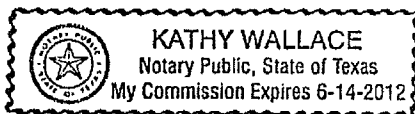
State of Texas)
County of Tarrant) ss:

Subscribed and sworn before me this March 4, 2010.

Kathy Wallace

Notary Public

My commission expires: 6-14-2012



"Assignee"

Edge Adhesives, Inc.

a Texas corporation

By: _____

Name: Scott J. Hauncher

Title: Authorized Person

Date: March __, 2010

State of Michigan)
Wayne County) ss:

Subscribed and sworn before me this _____, 2010.

Notary Public

My commission expires: _____

IN WITNESS WHEREOF, each of the parties hereto has executed this Agreement, or has caused this Agreement to be executed on its behalf by a representative duly authorized.

"Assignor"

Q'SO, INC.

a Texas corporation

By: _____

Name: James T. Taylor

Title: Chief Executive Officer

Date: March ____, 2010

State of Texas)
County of Tarrant) ss:

Subscribed and sworn before me this _____, 2010.

Notary Public

My commission expires: _____

"Assignee"

Edge Adhesives, Inc.

a Texas corporation

By: Scott J. Hauncher

Name: Scott J. Hauncher

Title: Authorized Person

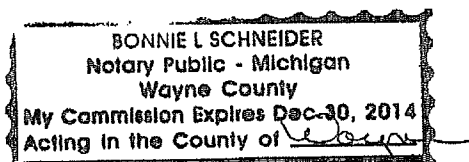
Date: March 4, 2010

State of Michigan)
Wayne County) ss:

Subscribed and sworn before me this March 4, 2010.

Bonnie L. Schneider

Notary Public



PATENT

REEL: 024128 FRAME: 0824

Exhibit A
Patents

<u>Application/Publication Number</u>	<u>Publication Date</u>	<u>Title</u>
Serial # 12/473,141 Pub # US2009297760 AA	20091203	Method for Surface Coating for Improved Weatherability of Building Products
CA1285697 A1	19910702	Thermally applied sealants and process
US4677133	19870630	Thermally applied sealants and process
US4764535	19880816	Thermally applied sealants and process
AU200036013 A5	20000904	In situ low pressure gasket molding material
CA2360846 C	20081118	In situ low pressure gasket molding material
EP1153232 A1	20011114	In situ low pressure gasket molding material
JP2002542432 T2	20021210	In situ low pressure gasket molding material
US6558587 BA	20030506	In situ low pressure gasket molding material
US6872778 BB	20050329	In situ low pressure gasket molding material
WO0049314 A1	20000824	In situ low pressure gasket molding material
Serial # 61/267,749	None	Elastomeric pressure sensitive adhesive covering
Serial # 61/246,929	None	Gasket material comprising a hydrophilic elastomeric polymer and manufacture thereof
Serial # 61/261,487	None	Laminating adhesive
Serial # 61/285,147	None	Assembling building fenestrations with a fastening compound, method of manufacture and apparatus for same
Serial # 61/294,765	None	Progressive tack construction covering and apparatus for manufacturing same
In preparation	None	Insulated Glass Unit application and method of manufacture thereof: Novel insulating medium, novel and unique manufacturing process, also unique cleaning method and material for cleaning.

In preparation		300°F Autoclave tape for composite applications: Creation of a novel high-temperature auto-clave-able tape that does not leave a residue on composite structures: aerospace
In preparation		400° F Vacuum Bagging Tape for composite applications: Creation of a vacuum resistant tape compound for high temperature applications.
In preparation		Apparatus for Cooling Butyl Tape during production: a production line addition that allows thick profile items to cool faster before packing.
In preparation		Peel and Stick liner application: a liner for air conditioning ducts that is peel and stick and pressure sensitive wide width overlayment that does not require tack welding to affix to ducts.
In preparation		Progressive Tack chemical composition patent: to further develop the progressive tack characteristics of the roof underlayment.

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