

7-3-2002

To investors in the Tilley Foundation:

I am truly sorry to have just discovered through working with Walter Webb that You have been improperly sold something that does not independently belong to Carl Tilley, nor was he authorized by me in any manner to designate my 50% share of these rights. In the video presentations I have just reviewed, along with the meeting minutes etc. it is obvious that shareholder in the Tilley Foundation have been led to believe by Carl Tilley that you have purchased rights to 100% of the TEA generator and its associated electric field recycling car technologies. This device and any and all derivatives are the joint property of Robert Kibbey *and* Carl Tilley. See attached letters of intent, provisional patents etc. Although you have been told otherwise, my rights are clearly established by: *notarized documents, letters of intent prepared by attorneys, provisional patent filings, numerous audio and video tapes and more.*

1. I have received no actual stock or money as promised from the Tilley Foundation and had no idea until Walter contacted me that \$400,000 plus had been raised for an invention that I co-own. No former invention of Carl and I has been sold for any large sum of money: The technology you see is what we co-developed. I found a team of investors for a smaller amount who paid Carl a share to research and develop the TeK technologies.

2. Carl Tilley has a previous history of fraudulent checks written with a bench warrant placed against him in Wyoming: Although we have not yet received charges from other jurisdictions, there is at least one additionally recorded U.C.C. lien from Snap-O-Tools from outside Wyoming.

3. As currently configured the TEA does not run for weeks by itself in a self re-charging capacity: You need to know that while it *appears* that we may have discovered a phenomenal breakthrough in power generation, due to Carls' refusals and delays the device has never been properly measured and tested for an extended period to demonstrate its true value or the accuracy of my initial measurements. You will notice in the videos that the meter is always handled solely by Carl. It requires further testing. Theoretically the device should run the car that I co-designed, however to my knowledge it never ran a golf cart, it was just worked on *at* a golf cart repair shop. I have a key generator part necessary to test the golf cart concept and originally ordered by me for the car testing as well. Carl asked me for it *last week* along with additional technological assistance. Now, since learning of these facts, I have ceased provide technical and parts support..

4. I have seen the expense sheet from the Tilley Foundation and several of these figures for parts appear to be completely excessive: I know because I downloaded and designed the car/TEA system and found the parts to begin with. There is no need for example for three \$7,000 motors for the car. One motor at a much lower price is all that is required. On the other hand most of the parts *are* on hand to actually

hook the device up to a golfcart and run it around the Nashville speedway track as an endurance test. With an acceptable test I am told Iacocas' people may want the device. Of course it is even simpler to run the RV design generator under technician supervised endurance run to verify that it really does what it is supposed to do. Even without any meter it will become obvious to you that the device will not run continuously without further *expert* engineering or the additional improvements I designed to extend it's efficiency and increase the cooling rate.

5. *The device does heat up. The statement you received in Tilley presentation was incorrect:* Put you hand on the motor after extended running , not on the aluminum box containing the stator.

6. *Why you are receiving this information:* After November 2001 Carl began keeping me "out of the loop" of information while he continued to promise me my money and stock . At this same time I continued to provide technical and design advice and parts assistance , location and procurement help. . However since I had ½ of the provisional patent , as security I felt assured that since Carl appeared to be keeping me informed of the contacts with the Brazilians etc , I was expecting to receive my stock and and share of millions at any moment. The delays continued month after month while Carl continued to spend more money on his property and limit my access to sources of verification and individual contacts that I had initiated.

Unbeknownst to me Walter was experiencing similar difficulties.

At one meeting I met Walter , and recognizing that his name had been on the letter discussing the Brazilian and Bombardier purchasing offers , I approached him and asked him when they were coming back to test the device , as according to Carl it kept getting delayed by the Brazilians . The answer I received was not the same which Carl had been telling my wife and I for months. When things failed to add up for Walter as well, he also became concerned and independently called me at home. From there we found gross inconsistencies and began requesting documents and information on the nationwide activities and former business practices of Carl and Ruth Tilley . As we have just received the documents concerning Wyoming , you are being advised now as well. I I have personally contacted the F.B.I, a State Attorney generals attorney , and was referred to contact the Smith County Sheriffs department to stop these apparent misrepresentations from continuing to cause damage to potential investors. We have received information now that up to \$125,000 in additional stock may have been sold through Vermont just recently.

I am as shocked as you are to discover these actions that Carl has independently taken

Ownership of the device vs continued development

I own 50 percent. Carl has reportedly sold more than 50% of his 50% and may have violated the Tennessee Blue Sky laws as well.. This *may* mean that the Tilley Foundation and I could theoretically work together since the stockholders now own a larger share than Carl..

I have numerous files on other designs which would take advantage of what I developed. You have not seen these because Carl does not know how to build them. You have only seen my designs for a portable RV generator and an electric car.

With the money and time and heartaches invested in these devices it would be a shame to let one bad apple spoil the whole bunch.

7. The device you have been told is the TEA was initially called the Tilley/Kibbey Field generator and TKEG : Carl actually prepared the literature we have calling it the TKEG (for Tilley Kibbey...) It was also called the Tilley- Kibbey field generator , however due to his insistence at his failing health and his wife's condition I reluctantly allowed him to change it.

A large cumbersome 18 battery version using three generators , and a belt was purported by him to have run his ranch in Wyoming for two years where it floated in the air , caused him to have no utility bills etc. I have never seen a photograph, utility bill ,or otherwise seen any evidence to indicate that this actually occurred. He called this a T Device..

The device demonstrated to you does not operate on batteries long enough to do that. Plugged into the wall it works much better, when it is used to duplicate our original power enhancer configuration and this could theoretically lower a utility bill .

8. A history of the initial decision to develop the Tilley/ Kibbey generator and other future technologies: Well before your involvement as a Tilley Foundation shareholder or director , Carl Tilley and I completed an agreement to develop, share and sell to our joint benefit, multiple technologies that we had both previously worked on as well as any associated ideas developed which we were either , able to imagine, had initiated or that one or both of us put forth. For example I had drawing of a static field regenerating aircar designed in the 1980's that was discussed and the original drawing were reviewed by us

9. The first device produced was an A/C power multiplier: Carl lived in a small apartment so the device prototypes were initially produced in my shop , using accounts established by me due to Carls' inability to obtain credit at that time . We discovered that we could *apparently* produce increased wattage from a 240 Volt A/C power outlet using a specially configured motor and generator package. We decided to try for a stand alone A/C D/C system. We found a golf cart shop which would produce our design using a 48 volt D/C battery power configuration coupled to an A/C generator. The resulting system was the one shown on TV and which I discussed on the Phil Valentine show. The device was demonstrated to an electrical engineer and other technicians and investors . I was only present at one of these tests.

This device needed further improvement , had a heat problem and would only run continuously for limited periods. Carl and I decided to build pure D/C to A/C , D/C to D/C and A/C to D/C etc versions to make the device run cooler and be more portable. A discussion with my father is what initiated the current 12 volt D/C TEA. , which I designed as portable demonstration version for 5th wheels and motor homes which would deliver 2000 to 4000 watts. This was demonstrated and sketched out by me at a meeting with our patent attorney.

10. Decision to return to separate A/C and D/C design and apply for two provisional patents: Another meeting was held at which these same attorney's repeatedly advised us that since the design for D/C or A/C were both using exactly the same electric field recycling method two patents were not necessary. Nonetheless Carl insisted and two letters of intent were prepared by the attorney and signed by both Carl and I to separately cover the TEA and the TEK and our joint ownership of both.

11. Provisional Patent Application and Acceptance: We received provisional patent acceptance for both A/C and D/C designs under the names of Carl Tilley and Robert Kibbey. ***THIS D/C DESIGN AS I HAVE SEEN IT IN THE VIDEO PRESENTATION AND IN CARL'S SHOP IS EXACTLY THE DEVICE THAT WAS DEMONSTRATED WITHOUT MY KNOWLEDGE TO TILLEY FOUNDATION POTENTIAL INVESTORS*** It has just become apparent that this exact same device was also demonstrated by Carl to *different sets of* investors and depending upon the crowd it was either a Tilley/Kibbey , or a Tilley Foundation device. It was in the meantime continuously being told to myself and others that the Tilley Foundation had *no interest* in the device or the car. I have just received a letter from one of the attorneys that states , in writing that Carl made statements to him as well saying the Tilley foundation has "no interest in the patents". The letter contains numerous other inconsistencies. It is merely one more document in a trail of misleading statements .

12. Carl did not design or even discover the drawing for the basic car layout as represented as a Tilley discovery in his brochure: When that exact drawing first showed at a Tilley/Kibbey generator patent meeting I asked Carl why he just had Tilley on it and the brochure since it was my design , downloaded information and E-mail research. I then stated to another attorney present that we needed to watch that as this egocentric behavior was repeatedly showing up .

13. More on parts ordering design, procurment etc: . The original stators, turbines, the exact model voltage controller were ordered in my name and shipped through my account with a manufacturer. During the intial parts location process one of the parts supplier informed me that he would not ship to Carl even through me because a previous bill from years ago for another energy company endeavor by Carl remained unpaid. Carl denied this and I was forced to locate another parts provider.

15. The original Dayton motor is not a special ordered dual shaft dual drive motor: The original motor for the TEA as seen in the black box videos is the same Dayton DC motor with stock speed controller which I recommended , selected , ordered and took delivery of through through a local parts house. When I last saw and touched these motors a few weeks ago on the device, they were the same configuration as designed . An extra fan blade assembly was previously discussed by Carl and I , but it did not appear to me that it had been installed.

16. Specially ordered 24 or /14 carat Gold contacts in the "box". Huge sparks flying out of box and reports of generator levitating. *To my knowledge there are no special 24 or even 14 carat gold contacts inside the box.* It is a slightly modified design of a stator using off the shelf technology with minor modifications Carl reported that a version of three of these devices levitated and giant sparks chased him. . I have never witnessed this and this story appears to have originated after I explained the theoretical static generating air-car I designed years ago.

17. Attorney Zack Griffith's involvement as board member: I have just discovered to my amazement that Zack Griffith was still involved in the invention and spoke at a stock sales promotional meeting as Carl represented the device as owned and developed independently as a Tilley invention , with no relation to former devices that had allegedly already changed hands .

This is not correct. At meetings well before the formation of the Tilley Foundation Zack Griffith showed interest in the device and was informed of the joint ownership. He was present at a filmed demonstration of the generator and was advised as to the status of D/C and A/C designs This is witnessed by the attached letter in which he shows interest in being involved with the device *prior to the sale of Tilley foundation stock*. After that, without my knowledge Zack and with Carl and the Tilley Foundation appear to have at some point decided the were going to operate independently of Robert Kibbey's 50% ownership. Zack has always had my phone number and address. I should have been contacted to verify whether or not I had actually received the fictional millions for my share of previous inventions . There was no question that I was available for his questions and easily called at home . Had I been contacted I would have immediately informed him that he was being mis-directed and so were you. I would also have taken immediate steps to contact the authorities and stop the misinformation .

This is just the tip of the iceberg in how you have been mislead. The pattern is that character disinformation , wild stories and undocumented claims have been used by Tilley to misdirect you or I from previously discovering the bare bones facts until Walter and I discovered the inconsistencies. Immediately after verifying the facts you have been advised. Please direct and inquiries to my attorney, and the Smith County Sheriffs' detective division.

Sincerely,

Robert Kibbey