# Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Surface America, Inc.		08/08/2005	CORPORATION: NEW YORK

#### **RECEIVING PARTY DATA**

Name:	Dodge-Regupol Delaware, Inc.	
Street Address:	3411 Silverside Road	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19810-3411	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	2916116	AMERITILE
Registration Number:	2856060	DURAPAVER
Registration Number:	2856059	DURATILE
Registration Number:	2856061	EVERTOP
Registration Number:	2716615	PLAYPOUR
Registration Number:	2853889	TUFFROLL
Registration Number:	2206155	SPECTRAPOUR
Registration Number:	2168094	SPECTRATURF
Registration Number:	1816963	
Serial Number:	78356606	ELASTOFLOOR

# **CORRESPONDENCE DATA**

Fax Number: (717)291-4660

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

Phone: 717-399-1503

TRADEMARK REEL: 003141 FRAME: 0259

900030187

2376776

CH \$265.

Email: smcfarland@barley.com

Correspondent Name: Scott F. Landis

Address Line 1: P.O. Box 1559

Address Line 4: Lancaster, PENNSYLVANIA 17608-1559

NAME OF SUBMITTER:	Scott F. Landis	
Signature:	/scott f landis/	
Date:	08/16/2005	

Total Attachments: 10

source=Dodge-Regupol Assignment#page1.tif source=Dodge-Regupol Assignment#page2.tif source=Dodge-Regupol Assignment#page3.tif source=Dodge-Regupol Assignment#page4.tif source=Dodge-Regupol Assignment#page5.tif source=Dodge-Regupol Assignment#page6.tif source=Dodge-Regupol Assignment#page7.tif source=Dodge-Regupol Assignment#page8.tif source=Dodge-Regupol Assignment#page9.tif source=Dodge-Regupol Assignment#page9.tif

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark AMERITILE for molded polypropylene interlocking tiles for a variety of indoor and outdoor recreational and athletic flooring applications, and United States Registration No. 2,916,116, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the AMERITILE trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the AMERITILE trademark and its registration, together with the goodwill of the business associated with the AMERITILE trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the AMERITILE trademark to any other person or entity and that the AMERITILE trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 3th day of August

SURFACE AMERICA, INC.

Name: Title:

1456869 1

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark DURAPAVER for molded rubber and urethane tiles configured in an I-shape used for indoor and outdoor high traffic flooring applications, and United States Registration No. 2,856,060, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the DURAPAVER trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the DURAPAVER trademark and its registration, together with the goodwill of the business associated with the DURAPAVER trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the DURAPAVER trademark to any other person or entity and that the DURAPAVER trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of Avaust, 2005.

SURFACE AMERICA, INC.

Name:

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark DURATILE for molded rubber and urethane tiles for high traffic flooring and rooftop applications, both indoor and outdoor, and United States Registration No. 2,856,059, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the DURATILE trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the DURATILE trademark and its registration, together with the goodwill of the business associated with the DURATILE trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the DURATILE trademark to any other person or entity and that the DURATILE trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of August . 2005.

SURFACE AMERICA, INC.

By:

Name:

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark ELASTOFLOOR for multi-purpose gymnasium and athletic flooring composed of rubber and urethane, and United States Serial No. 78/356,606, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the ELASTOFLOOR trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the ELASTOFLOOR trademark and its registration, together with the goodwill of the business associated with the ELASTOFLOOR trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the ELASTOFLOOR trademark to any other person or entity and that the ELASTOFLOOR trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this /othday of August, 2005.

SURFACE AMERICA, INC.

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark EVERTOP for resilient rubber surface covering for indoor and outdoor athletic areas and playgrounds, and United States Registration No. 2,856,061, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the EVERTOP trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the EVERTOP trademark and its registration, together with the goodwill of the business associated with the EVERTOP trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the EVERTOP trademark to any other person or entity and that the EVERTOP trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of August, 2005.

SURFACE AMERICA, INC.

Name: GEORGE C. Sould

Title:

1456982\_1

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark PLAYPOUR for poured rubber playground surfacing, and United States Registration No. 2,716,615, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the PLAYPOUR trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the PLAYPOUR trademark and its registration, together with the goodwill of the business associated with the PLAYPOUR trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the PLAYPOUR trademark to any other person or entity and that the PLAYPOUR trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

SURFACE AMERICA, INC.

By:

Name:

Title:

1456985\_1

WHEREAS, SURFACE AMERICA, INC., a New York corporation with an address of 505 Aero Drive, P.O. Box 157, Cheektowaga, New York 14225-2400 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark TUFFROLL for resilient rubber surface covering for indoor and outdoor athletic areas and playgrounds, and United States Registration No. 2,853,889, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the TUFFROLL trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the TUFFROLL trademark and its registration, together with the goodwill of the business associated with the TUFFROLL trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the TUFFROLL trademark to any other person or entity and that the TUFFROLL trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of August, 2005.

SURFACE AMERICA, INC.

Name:

Title:

1456993\_1

WHEREAS, DODGE-REGUPOL, INC., a Pennsylvania corporation with an address of 715 Fountain Avenue, Lancaster, Pennsylvania 17608 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark SPECTRAPOUR for resilient shock absorbing play surfaces, and United States Registration No. 2,206,155, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the SPECTRAPOUR trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the SPECTRAPOUR trademark and its registration, together with the goodwill of the business associated with the SPECTRAPOUR trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the SPECTRAPOUR trademark to any other person or entity and that the SPECTRAPOUR trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of August, 2005.

DODGE-REGUPOL, INC.

By: Name:

Title:

1457001 1

WHEREAS, DODGE-REGUPOL, INC., a Pennsylvania corporation with an address of 715 Fountain Avenue, Lancaster, Pennsylvania 17608 ("Assignor"), is the owner of the entire right, title and interest in and to the trademark SPECTRATURF for resilient shock absorbing play surfaces, and United States Registration No. 2,168,094, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the SPECTRATURF trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the SPECTRATURF trademark and its registration, together with the goodwill of the business associated with the SPECTRATURF trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the SPECTRATURF trademark to any other person or entity and that the SPECTRATURF trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10th day of AUGUST, 2005.

DODGE-REGUPOL, INC.

By:

Name:

WHEREAS, DODGE-REGUPOL, INC., a Pennsylvania corporation with an address of 715 Fountain Avenue, Lancaster, Pennsylvania 17608 ("Assignor"), is the owner of the entire right, title and interest in and to the design trademark for rubber sheets and tiles for running track and multipurpose indoor or outdoor sporting surfaces, roof gardens, terraces, patios, balcony surfaces, pedestrian and rooftop walkways, flooring underlayment, and building and civil engineering protective and vibration absorption surfaces, and United States Registration No. 1,816,963, and all goodwill associated with said trademark; and

WHEREAS, Dodge-Regupol Delaware, Inc., a Delaware corporation with an address at 103 Springer Building, 3411 Silverside Road, Wilmington, Delaware, 19810-3411 ("Assignee"), is desirous of acquiring the design trademark and the registration thereof, together with the goodwill of the business associated with the trademark.

NOW, THEREFORE, in consideration of and in exchange for the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor, intending to be legally bound, does hereby assign unto Assignee, all of Assignor's right, title and interest in and to the design trademark and its registration, together with the goodwill of the business associated with the design trademark.

Assignor represents and warrants to Assignee that Assignor has not sold, transferred or assigned the design trademark to any other person or entity and that the design trademark is being transferred and assigned by Assignor to Assignee free and clear of any charge, claim, equitable interest, lien, option, pledge, security interest or right of first refusal, restriction, covenant, license or other encumbrance.

THIS ASSIGNMENT is executed this 10 th day of 40405, 2005.

DODGE-REGUPOL, INC.

By:\_\_\_\_ Name:\_

Title:

1457014\_1

RECORDED: 08/16/2005