

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM843468

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	09/29/2023

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dodge Delaware Inc.		10/02/2023	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Ecore International Inc.
Street Address:	715 Fountain Ave
City:	Lancaster
State/Country:	PENNSYLVANIA
Postal Code:	17601
Entity Type:	Corporation: PENNSYLVANIA

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	1639178	PLAYGUARD
Registration Number:	1854672	EVERLAST
Registration Number:	1903020	SURFACEAMERICA
Registration Number:	2168094	SPECTRATURF
Registration Number:	2206155	SPECTRAPOUR
Registration Number:	2716615	PLAYPOUR
Registration Number:	2960753	ATURF ATHLETIC SURFACING . . . SYNTHETIC
Registration Number:	3126212	COLORMILL
Registration Number:	3378110	ECOSURFACES
Registration Number:	3593798	A-TURF
Registration Number:	3645336	TRANSMAT
Registration Number:	3645337	ULTRATILE
Registration Number:	3775515	QT
Registration Number:	3925756	PUZZLETILE
Registration Number:	4720726	ITSTRU
Registration Number:	5379199	ECONIGHTS
Registration Number:	7043728	ITSTRU

OP \$440.00 1639178

CORRESPONDENCE DATA**Fax Number:**

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: sedbrooke@gerbenlawfirm.com**Correspondent Name:** Sophie Edbrooke**Address Line 1:** 1050 Connecticut Ave NW**Address Line 2:** Suite 500**Address Line 4:** Washington, D.C. 20036

NAME OF SUBMITTER:	Sophie Edbrooke, Authorized Attorney
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SIGNATURE:	/Sophie Edbrooke/
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DATE SIGNED:	10/03/2023
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Total Attachments: 2

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NUNC PRO TUNC TRADEMARK ASSIGNMENT

This Nunc Pro Tunc Trademark Assignment ("Assignment") is made of record on October 2, 2023 between Dodge Delaware Inc. a Delaware corporation ("Assignor"), and, Ecore International Inc., a Pennsylvania corporation with a business address of 715 Fountain Ave Lancaster, PA 17601 ("Assignee").

RECITALS

WHEREAS, Assignor is the last listed owner of the following federal trademark registrations:

PLAYGUARD (Reg. No. 1639178)
EVERLAST (Reg. No. 1854672)
SURFACEAMERICA (Reg. No. 1903020)
SPECTRATURF (Reg. No. 2168094)
SPECTRAPOUR (Reg. No. 2206155)
PLAYPOUR (Reg. No. 2716615)
ATURF ATHLETIC SURFACING . . . SYNTHETIC TECHNOLOGY (Reg. No. 2960753)
COLORMILL (Reg. No. 3126212)
ECOSURFACES (Reg. No. 3378110)
A-TURF (Reg. No. 3593798)
TRANSMART (Reg. No. 3645336)
ULTRATILE (Reg. No. 3645337)
QT (Reg. No. 3775515)
PUZZLETILE (Reg. No. 3925756)
ITSTRU (Reg. No. 4720726)
ECONIGHTS (Reg. No. 5379199)
ITSTRU (Reg. No. 7043728) (referred together hereafter as the "Registrations"); and

WHEREAS, the Assignor assigned, on or about September 29, 2023 to Assignee all of its rights, titles, goodwill, and interest in the above marks and the associated Registrations (collectively referred to hereafter as the "Trademarks"), together with the goodwill of the business in connection with which the Trademarks are used and which is symbolized by the Trademarks, along with the right to recover for damages and profits for past infringements thereof; and

WHEREAS, the Assignor and the Assignee wish to evidence this assignment by executing this instrument;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is acknowledged and in consideration of the foregoing recitals and mutual promises contained herein, Assignor and Assignee hereby evidence the assignment as follows:

1. Assignment. Assignor confirms that on or about September 29, 2023, Assignor did and has assigned to Assignee: (1) all the property, right, title, and interest in and to the Trademarks including all common law rights connected therein together with the Registration and Applications therefore for the United States and throughout the world together with the

goodwill of the business in connection with which the Trademarks are used and which is symbolized by the Trademarks; (2) all income, royalties, and damages hereafter due or payable to Assignor with respect to the Trademarks, including without limitation, damages, and payments for past or future infringements and misappropriations of the Trademarks; and (3) all rights to sue for past, present and future infringements or misappropriations of the Trademarks.

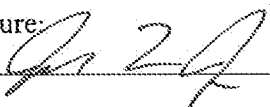
2. Acceptance. Assignee hereby acknowledges that it accepted the foregoing assignment for good and valuable consideration on or around September 29, 2023 and wishes to evidence this assignment by executing this instrument.

Assignor and Assignee have executed this Agreement as of the date first above written.

Assignor:

Dodge Delaware Inc.

Signature:



Printed Name:

Jordan Jensen

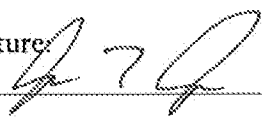
Title:

CFO

Assignee:

Ecore International Inc.

Signature:



Printed Name:

Jordan Jensen

Title:

CFO
