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 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Nifty Products, Inc.	11/18/2002

RECEIVING PARTY DATA

Name:	Deflecta-Shield Corporation	
Street Address:	3700 Crestwood Parkway, N.W.	
City:	Duluth	
State/Country:	GEORGIA	
Postal Code:	30096	

PROPERTY NUMBERS Total: 9

Property Type	Number
Patent Number:	6406085
Patent Number:	6381806
Patent Number:	6244802
Patent Number:	6155629
Patent Number:	6027782
Patent Number:	5207963
Patent Number:	5071614
Patent Number:	5034258
Patent Number:	5891546

CORRESPONDENCE DATA

Fax Number: (612)349-6556

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

Phone: (612) 339-7461

Email: jimrieke@nm-iplaw.com

Correspondent Name: James P. Rieke, NIKOLAI & MERSEREAU

Address Line 1: 900 Second Avenue South, Suite 820

PATENT REEL: 018904 FRAME: 0369

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6406035

CH \$360,00

Address Line 4: Minneapolis, MINNESOTA 55402		
ATTORNEY DOCKET NUMBER:	20070178	
NAME OF SUBMITTER:	James P. Rieke	
Total Attachments: 4 source=Assign_Merger_Lund_Page_1#page1.tif source=Assign_Merger_Lund_Page_2#page1.tif source=Assign_Merger_Lund_Page_3#page1.tif source=Assign_Merger_Lund_Page_4#page1.tif		

Execution Copy

ASSIGNMENT OF INTELLECTUAL PROPERTY

THIS ASSIGNMENT OF INTELLECTUAL PROPERTY (the "Assignment"), effective as of November __, 2002, is made and entered into by and between Nifty Products, Inc., an Ohio corporation, with its principal place of business at 2130 Tuley Road, Hamilton, Ohio ("Assignor"), and Deflecta-Shield Corporation, a Delaware corporation, with its principal place of business at 3700 Crestwood Parkway, N.W., Duluth, Georgia ("Assignee"). Capitalized terms used but not otherwise defined herein shall have the meanings given to such terms in the Purchase Agreement (as defined below).

RECITALS

WHEREAS, Assignee is purchasing certain assets of Assignor pursuant to that certain Asset Purchase Agreement, dated as of October 22, 2002, as amended by that certain First Amendment to Asset Purchase Agreement, dated as of November 1, 2002 and that certain Second Amendment to Asset Purchase Agreement, dated as of November 12, 2002 (as amended, the "Purchase Agreement"), by and between Assignor and Assignee, as successor-in-interest to Lund International Holdings, Inc.;

WHEREAS, Assignor is the owner of the entire right, title and interest in and to the patents identified on Schedule A attached hereto (the "Patents") and the trademarks identified on Schedule B attached hereto (the "Trademarks," and together with the Patents, the "Intellectual Property"); and

WHEREAS, Assignor wishes to assign the Intellectual Property to Assignee and Assignee wishes to acquire the entire right, title and interest in and to the Intellectual Property.

AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby grants, assigns, sells, transfers, quitelaims, conveys, and sets over to Assignee, any and all of its right, title and interest in and to the Intellectual Property, including the registrations and inventions thereof, the same to be held and enjoyed by Assignee, for its own use and enjoyment, to have and to hold, for the full duration of all such rights, and any and all Letter Patents issuing from continuing, divisional and continuation-in-part applications, substitutions, reissues, extensions, renewals and reexaminations, and any foreign counterparts thereof, in perpetuity, and for the use and enjoyment of its successors, assigns and other legal representatives as fully and entirely as the same would have been held and enjoyed by the Assignor, if this assignment had not been made, together with that portion of the goodwill of Assignor's business associated with or symbolized by any of the Intellectual Property, as well as all claims for damages by reason of past infringement of any of the Intellectual Property, with the right to sue for, and collect the same for its own use and behalf, and for the use and behalf of its successors, assigns, or other legal representatives.

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Schedule A

Patent#	<u>Title</u>	Issued Date
6,406,085 B1	Removable Bi-Section Cargo Cover System	6/18/2002
6,381,806 B1	Retainer Assembly for Positive Retention of Floor Mat	5/7/2002
6,244,802 B1	Cargo Hold System for Motor Vehicles	6/12/2001
6,155,629	Molded Mats with Releasable Floor Attachment Systems	12/5/2000
6,027,782	Auxiliary Molded Floor Mats	2/22/2000
5,207,963	Method of Molding Plastic-Backed Carpet	5/4/1993
5,071,614	Method of Molding a Carpet Having Deep Well Areas	12/10/1991
5,034,258	Carpet Mat with Improved Gripping Surface	7/23/1991
5,891,546	Auxiliary Molded Floor Mats	4/6/99

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Schedule B

Trademark #	<u>Title</u>	Registration Date
2,336,306	Catch-All	3/28/2000
2,482,027	Cargo-Logic	8/28/2001
2,588,332	Xtreme Catch-All	7/2/2002
2,609,615	Xynet	8/20/2002

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IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed as of the date first written above.

ASSIGNOR:

NIFTY PRODUCTS, INC.

By:

me: Mark Burbeau

Title: President - LEC

ASSIGNEE:

DEFLECTA-SHIELD CORPORATION

Bv:

Title: VILE - PRESIDEAT

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PATENT REEL: 018904 FRAME: 0374

RECORDED: 02/20/2007