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
IICABI ETECH GLOBAL L P	FORMERLY NOMA TECHNOLOGIES, L.P.	11/14/2008	LIMITED PARTNERSHIP: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	SOUTHWIRE COMPANY	
Street Address:	One Southwire Drive	
City:	Carrollton	
State/Country:	GEORGIA	
Postal Code:	30119	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	1030662	CABLE TECH
Serial Number:	77385137	FLAKJACKET
Serial Number:	77435541	FJ FLAKJACKET
Serial Number:	77097958	CABLETECH GLOBAL
Serial Number:	77108142	CABLETECH GLOBAL

CORRESPONDENCE DATA

Fax Number: (202)637-3593

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

Phone: 202-383-0100

Email: eteas@sutherland.com

Correspondent Name: Elisabeth Langworthy -Sutherland Asbill

Address Line 1: 1275 Pennsylvania Ave, NW

Address Line 4: Washington, DISTRICT OF COLUMBIA 20004-2415

TRADEMARK REEL: 003928 FRAME: 0900

900126101

103066

CH \$140.00

ATTORNEY DOCKET NUMBER:	77335.0027		
NAME OF SUBMITTER:	Elisabeth A. Langworthy		
Signature:	/EALangworthy/		
Date:	02/03/2009		
Total Attachments: 3 source=CableTech Southwire Assignment#page1.tif source=CableTech Southwire Assignment#page2.tif source=CableTech Southwire Assignment#page3.tif			

ASSIGNMENT OF UNITED STATES TRADEMARKS

This Assignment of United States Trademarks (this "Assignment") is made and entered into this 14th day of N ovember, 2008, by and between CABLETECH GLOBAL, L.P. (f/k/a Noma Technologies, L.P.), a Massachusetts limited partnership ("Assignor") and SOUTHWIRE COMPANY, a Delaware corporation ("Assignee").

WHEREAS, Assignor has entered into that certain Asset Purchase Agreement (the "Purchase Agreement") dated as of the 23rd day of October, 2008, with Assignee; and

WHEREAS, Assignor is the sole and exclusive owner of the entire right, title and interest in and to the U.S. federal Trademark Registrations and the U.S. Intent to Use Applications, as identified and set forth on the <u>Schedule A</u> attached hereto and made a part hereof (the "<u>Marks</u>"), and the goodwill associated therewith; and

WHEREAS, Assignee wishes to acquire from Assignor, and Assignor wishes to transfer and assign to Assignee, all right, title and interest in and to the Marks, together with the goodwill and the business associated therewith.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee, each intending to be legally bound, hereby covenant and agree as follows:

- 1. Assignor does hereby sell, assign, transfer and set over to Assignee its entire right, title and interest in and to the Marks together with the goodwill and the business in connection with which the Marks are used and which is symbolized by the Marks, and all registrations and applications therefor, in the United States, including any renewals and extensions of the registrations that are or may be secured under the laws of the United States, now or hereafter in effect, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns or 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.
- 2. Assignor requests the Commissioner of Patents and Trademarks of the United States to record Assignee as owner of the Marks, including any variations thereof, for the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.
- 3. Assignor agrees to execute and deliver at the request of the Assignee, all papers, instruments, and assignments, and to perform any other reasonable acts the Assignee may require in order to vest all Assignor's rights, title, and interest in and to the Marks in the Assignee and/or to provide evidence to support any of the foregoing in the event such evidence is deemed necessary by the Assignee, to the extent such evidence is in the possession or control of Assignor.

[Signatures on following page.]

2475765v2

IN WITNESS WHEREOF, the Assignor and Assignee have executed this Assignment as of the date first set forth above.

ASSIGNOR:

CABLETECH GLOBAL, L.P.,

a Massachusetts limited partnership

ASSIGNEE:

SOUTHWIRE COMPANY,

a Delaware corporation

Dated: Nov-ember 13, 2008

STATE OF: <u>New Jers</u>ry COUNTY OF <u>Sussex</u>

On this 13 day of November, 2008, before me personally came I Indicate me known, who being by me duly sworn did depose and say that [he/she] is the [title] of CableTech Global, L.P., the company described in and which executed the foregoing instrument; that [he/she] knows the corporate seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that [HE/SHE] signed [he/she] name thereto by like order.

My Commission Expires ____

MARIA I. STACHURA NOTARY PUBLICOF NEW JERSEY Commission Expires 8/8/2013

2475765v2

SCHEDULE A

Marks

Mark Name	Case Type	Status	Mark Number
CABLE TECH	Regular	Registered	1030662
FLAKJACKET	Regular	Filed; published for	77385137
		opposition 10-21-08	
FLAKJACKET	Regular	Filed; published for	77435541
(& Design)		opposition 10-28-08	
CABLETECH	Intent to Use	Filed; published for	77097958
GLOBAL	Application	opposition 10-14-08	
CABLETECH	Intent to Use	Filed; abandoned 6-	77108142
GLOBAL	Application	25-08	
(Design)			

2475765v2

RECORDED: 02/03/2009