

TRADEMARK ASSIGNMENT

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
McBride Electric, Inc.		04/06/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	System Electric Company
Street Address:	704 Central Parkway East
Internal Address:	Suite 1200
City:	Plano
State/Country:	TEXAS
Postal Code:	75074
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	1142882	MCBRIDE ELECTRIC
Serial Number:	77926286	MCBRIDE ELECTRIC POWER · DATA · SOLAR · NATIONWIDE
Registration Number:	3222307	M POWER MCBRIDE NATIONWIDE PEOPLE. PROCESS. RESULTS.
Registration Number:	2966509	M POWER MCBRIDE NATIONWIDE POWER DATA SOLUTIONS
Registration Number:	3477836	MCBRIDE
Registration Number:	0940731	M

CORRESPONDENCE DATA

Fax Number: (214)691-3070
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 214-346-1189
 Email: aplunk@andrews-barth.com
 Correspondent Name: Adam D. Plunk

900177067

TRADEMARK
REEL: 004412 FRAME: 0156

OP \$165.00 1142882

Address Line 1: 8235 Douglas Avenue
Address Line 2: Suite 1120
Address Line 4: Dallas, TEXAS 75225

ATTORNEY DOCKET NUMBER: 1739.05

NAME OF SUBMITTER: Adam D. Plunk

Signature: /Adam D. Plunk/

Date: 11/10/2010

Total Attachments: 20

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BILL OF SALE, ASSIGNMENT AND ASSUMPTION AGREEMENT

This BILL OF SALE, ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Agreement") is entered into as of April 6, 2010 (the "Effective Date") by and between McBride Electric, Inc. ("Seller") and System Electric Co. ("Purchaser").

WITNESSETH:

WHEREAS, Seller desires to sell to Purchaser, and Purchaser desires to purchase from Seller, all of Seller's right, title and interest in, to and under those certain assets identified on Schedule A hereto (collectively, the "Transferred Assets") in consideration of the payment by Purchaser of the Purchase Price (as defined below) and on the other terms and conditions set forth below.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Purchaser and Seller hereby agree as follows:

1. As of the Effective Date, Seller does hereby sell, transfer, convey, assign and deliver to Purchaser and its successors and assigns forever all right, title and interest of Seller in, to and under the Transferred Assets TO HAVE AND TO HOLD the same unto Purchaser and its successors and assigns forever. Purchaser does hereby assume any and all liabilities and obligations arising under the Transferred Assets on or after the Effective Date of whatever kind or nature; provided, however, that the Transferred Assets identified in item 14 on Schedule A hereto shall not be sold, transferred, conveyed, assigned or delivered to Purchaser until June 7, 2010. Notwithstanding the above, the parties acknowledge that Purchaser has paid for all Transferred Assets under this Agreement on the Effective Date.

2. In the event the Transferred Assets include any contracts, leases or other agreements (collectively, "Contracts"), the assignment of each Contract pursuant to this Agreement shall not become effective unless and until all conditions for the assignment of such Contract under the terms of such Contract and applicable law have been satisfied, including, without limitation, any requirement for the consent or approval of any other party to the Contract to the assignment of such Contract. Seller hereby agrees to cooperate with Purchaser in satisfying any such conditions and obtaining any required consents for the purpose of effecting the assignment of the Contracts for a period of sixty (60) days following the Effective Date, provided that Seller shall not be required to expend any out-of-pocket costs or incur any liabilities in connection with such cooperation. SELLER MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING THE ABILITY OF ANY OF THE CONTRACTS TO BE ASSIGNED AND, FOR THE AVOIDANCE OF DOUBT, THE PURCHASE PRICE IS NOT CONTINGENT UPON THE ASSIGNMENT OF ANY CONTRACTS AND SHALL NOT BE AFFECTED BY THE FAILURE OF ANY ONE OR MORE CONTRACTS TO BE ASSIGNED TO PURCHASER SO LONG AS SELLER COMPLIES WITH ITS OBLIGATION TO COOPERATE UNDER THIS SECTION 2. NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, THE PARTIES ACKNOWLEDGE THAT THE TRANSFERRED ASSETS DO NOT INCLUDE ANY CONSTRUCTION CONTRACTS AND THEREFORE THE TERM "CONTRACTS" DOES NOT INCLUDE ANY CONSTRUCTION CONTRACT OF SELLER. THE PARTIES FURTHER ACKNOWLEDGE THAT PURCHASER IS NOT PURCHASING OR ASSUMING ANY CONSTRUCTION CONTRACT OF SELLER, AND PURCHASER SHALL NOT BE LIABLE OR RESPONSIBLE FOR ASSUMING ANY

RESPONSIBILITIES OF SELLER IN CONNECTION WITH ANY CONSTRUCTION CONTRACT OF SELLER. In no event shall Purchaser take any action or purport to perform under any Contract until such Contract has been duly assigned to Purchaser.

3. The purchase of the Transferred Assets by Purchaser and the other rights and benefits of Purchaser under this Agreement shall be conditioned on the payment by Purchaser to Seller of the amount of \$555,000 (the "Purchase Price") on the Effective Date. Purchaser shall pay the Purchase Price by wire transfer of immediately available funds allocated as follows:

- (a) 7.2837% to Golub Capital CP Funding
The Private Bank
ABA 071-006-486
Account Number: 220-2616
Account Name: Golub Capital CP Funding
Reference: McBride Electric
- (b) 76.9793% to Golub Capital Partners 2007-2 Ltd
First Republic Bank
Branch 79
ABA 321-081-669
Account Number: 97910007123
Account Name: Golub Capital Partners 2007-2 Ltd
Reference: McBride Electric
- (c) 15.7370% to LEG Partners Debenture SBIC, LP
The Private Bank, Chicago, IL
ABA 071-006-486
Account Number: 220-2593
Account Name: LEG Partners Debenture SBIC, LP
Reference: McBride Electric

4. PURCHASER HEREBY ACKNOWLEDGES AND AGREES THAT PURCHASER IS PURCHASING THE TRANSFERRED ASSETS ON AN "AS-IS, WHERE-IS" BASIS. SELLER MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AT LAW OR IN EQUITY, IN RESPECT OF THE TRANSFERRED ASSETS, INCLUDING WITH RESPECT TO MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, AND ANY SUCH OTHER REPRESENTATIONS OR WARRANTIES ARE HEREBY EXPRESSLY DISCLAIMED.

5. Seller hereby grants Purchaser a perpetual exclusive, royalty-free license in all of its right, title and interest, if any, to use the names set forth on Schedule B hereto in the area within a forty-five (45) mile radius of the addresses set forth in Schedule C hereto following the Effective Date. Purchaser shall, at its own expense, defend, indemnify and hold harmless Seller and its directors, officers, employees, agents, successors and permitted assigns (the "Seller Indemnitees") from and against any and all claims, suits, actions or proceedings, and all associated liabilities, losses, damages and other costs and expenses incurred by any Seller Indemnitee (including, without limitation, reasonable attorneys' fees and costs) arising out of or resulting from the use by Purchaser of such names.

6. Purchaser hereby agrees that in the event it receives any payments with respect to any accounts receivable properly attributable to Seller on account of services or materials provided prior to the Effective Date, such payment shall be received solely in trust for Seller and shall be promptly paid over to Seller. Seller hereby agrees that in the event it receives any payments with respect to any accounts receivable that are properly attributable to Purchaser on account of services or materials provided on or after the Effective Date, such payment shall be received solely in trust for Purchaser and shall be promptly paid over to Purchaser. Purchaser further agrees that it will not interfere with Seller's collection of accounts receivable properly attributable to Seller on account of services or materials provided prior to the Effective Date.

7. To the extent any of the Transferred Assets include books, records or books of account of Seller (collectively, "Seller Records"), Purchaser shall maintain such Seller Records for no less than three (3) years following the Effective Date and shall permit representatives or agents of Seller to examine and copy such Seller Records at Seller's sole cost and expense upon reasonable advance notice by Seller and without interfering with Purchaser's business. Without limiting the generality of the foregoing, Purchaser's access to Seller's Records shall include access to the Prism software and continued support of the 800-8McBride phone number with redirection to selected branch offices until June 7, 2010. From and after June 7, 2010, Purchaser agrees to provide Seller and its agent Argus Management reasonable access to the Prism software and records therein for a period of 60 days, except with respect to records that relate to accounts receivable accrued prior to the Effective Date in which case Purchaser shall provide reasonable access to such records for a period of 6 months following the Effective Date.

8. Each party hereto shall execute and deliver all such further instruments of sale, transfer, conveyance, assignment, delivery and further assurances, and shall take all such further acts as may be reasonably requested by the other party hereto in order to sell, transfer, convey, assign and deliver the Transferred Assets to Purchaser or otherwise to effect the transactions contemplated hereby, including, without limitation, any documents reasonably required to permit the assignment of any Contract and any powers of attorney or other transfer documentation required to transfer title to any Transferred Assets that constitute motor vehicles.

9. All notices, consents and other communications provided for herein shall be validly given, made, or served if in writing and (a) sent by registered or certified mail, return receipt requested, postage prepaid, (b) sent by nationally recognized overnight courier delivery service, receipt acknowledged, fees prepaid, or (c) transmitted by facsimile transmission to the telephone numbers set forth below and addressed to:

If to Purchaser: System Electric Co.
 704 Central Parkway East, Suite 1200
 Plano, TX 75074
 Fax: _____
 Attn: James Gomes, President

If to Seller: McBride Electric, Inc.
 c/o Argus Management Corporation
 15 Keith Hill Road, Suite 100
 Grafton, MA 01519
 Phone: 508-839-1828
 Attn: Martin Hopkins

or to such other address, facsimile telephone number or person as shall be designed in writing by like notice given by any party hereto to the other party hereto.

10. The effectiveness of this Agreement shall be conditioned on the receipt by Seller of a duly executed copy of the Accounts Receivable Collection Agreement in the form attached hereto as Annex A by System Electric.

11. This Agreement may be executed in one or more counterparts and by facsimile signatures, each of which shall be deemed to be an original and all of which together shall constitute one and the same instrument.

12. This Agreement may not be assigned by either party hereto without the prior written consent of other party.

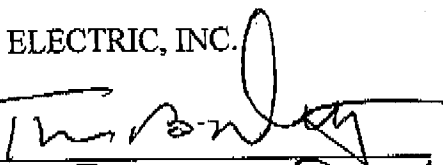
13. This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware applicable to a contract executed and performed in such State, without giving effect to the conflicts of laws principles thereof.

[Signature page follows.]

IN WITNESS WHEREOF, Seller and Purchaser have caused this Agreement to be duly executed as of the day and year first above written.

SELLER:

MCBRIDE ELECTRIC, INC.

By: 
Name: Thomas A. Doherty
Title: CEO

PURCHASER:

SYSTEM ELECTRIC CO.

By: _____
Name:
Title:

ACKNOWLEDGED AND ACCEPTED

Upon receipt of the Purchase Price, GOLUB CAPITAL INCORPORATED, in its capacity as the Administrative Agent (in such capacity, the "Administrative Agent") for the Lenders party to the Credit Agreement (the "Lenders") dated as of July 2, 2007 among McBride Electric Inc., McBride America Inc., the Lenders, the Administrative Agent and the other parties thereto, as amended to date (the "Credit Agreement"), hereby consents to the transactions contemplated by this Agreement and releases any liens on the Transferred Assets held by it individually or in its capacity as the Administrative Agent for the Lenders pursuant to the Credit Agreement or otherwise.

By: _____
Name:
Title:

3482399

IN WITNESS WHEREOF, Seller and Purchaser have caused this Agreement to be duly executed as of the day and year first above written.

SELLER:

MCBRIDE ELECTRIC, INC.

By: _____

Name:

Title:

PURCHASER:

SYSTEM ELECTRIC CO.

By: James Gomez

Name: JAMES GOMEZ

Title: PRESIDENT

ACKNOWLEDGED AND ACCEPTED

Upon receipt of the Purchase Price, GOLUB CAPITAL INCORPORATED, in its capacity as the Administrative Agent (in such capacity, the "Administrative Agent") for the Lenders party to the Credit Agreement (the "Lenders") dated as of July 2, 2007 among McBride Electric Inc., McBride America Inc., the Lenders, the Administrative Agent and the other parties thereto, as amended to date (the "Credit Agreement"), hereby consents to the transactions contemplated by this Agreement and releases any liens on the Transferred Assets held by it individually or in its capacity as the Administrative Agent for the Lenders pursuant to the Credit Agreement or otherwise.

By: _____

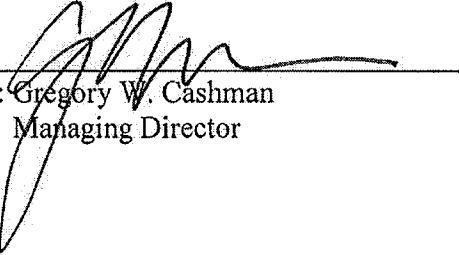
Name:

Title:

3482399

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By: 
Name: Gregory W. Cashman
Title: Managing Director

3482399

Schedule A

TRANSFERRED ASSETS

***Transferred Assets from the Following McBride Electric Locations:
Dallas / Ft. Worth TX, San Antonio, TX Austin, TX, Atlanta, GA, Santa Ana, CA, and
San Diego, CA (excluding corporate HQ)***

Transferred Assets

1. All Owned Tools & Equipment at each location identified on Schedule C to this Agreement (collectively, the “Designated Locations” and each individually, a “Designated Location”) and on vehicles transferred under this Agreement
2. Owned Vehicles listed in Exhibit C
3. All Owned Inventory
 - a. On vehicles purchased under this Agreement
 - b. On vehicles subject to leases assigned under this Agreement
 - c. In each Designated Location’s warehouse
 - d. In Mira Mesa self storage units B174 and B175
4. Computer equipment listed in Exhibit A, and other owned computer equipment at the Designated Locations
5. Office furniture & equipment within the San Diego location as listed in Exhibit D
6. Owned Office equipment and furniture at the Designated Locations other than San Diego
7. Phone number listed in Exhibit B
8. The Texpro and Estpro excel spreadsheets Files
9. McBride’s Paper Forms (in hard and soft format)
10. The exclusive use of the McBride Marks as described in Exhibit E in the area within forty-five (45) miles of the Designated Locations
11. The exclusive use of the McBride logos in the area within forty-five (45) miles of the Designated Locations
12. Best effort to immediately re-activate email accounts, phone numbers, including cell phone numbers associated with the Designated Locations. Purchaser is responsible for all charges until phone numbers are transferred to Purchaser’s carrier
13. McBride’s website home page content
14. 60 days after the Effective Date
 - a. The Prism Software
 - b. The Hardware the Prism software resides upon
 - c. 800-8McBride number
 - d. Domain names listed in Exhibit F

EXHIBIT A

Listing of Computer assets

<u>Last known user, Model, Asset Tag</u>	<u>Location</u>
AaronS-DAD6103307.txt	Dallas
adama-FWGX6203284.txt	Dallas
bradh-DAGX2803062.txt	Dallas
brentr-DAD6203405.txt	Dallas
BrianB-DAD6103090.txt	Dallas
danielg-DAD6203404.txt	Dallas
davidfl-DAGX6203246.txt	Dallas
denisw-DAD6203403.txt	Dallas
DonnyG-DAD8203422.txt	Dallas
fernandom-DAGX6203344.txt	Dallas
GeneM-DAGX6203247.txt	Dallas
hoym-FWD6103259.txt	Dallas
jamesgr-DAD6103305.txt	Dallas
jameyb-DAD6203392.txt	Dallas
JohnD-DAD6203391.txt	Dallas
johnre-DAE543461-FRMN.txt	Dallas
johnre-FWGX6203284.txt	Dallas
JohnW-DAD6203363.txt	Dallas
LanceJ-DAD6203303.txt	Dallas
markl-DAD6103254.txt	Dallas
meaganm-DAGX2803105.txt	Dallas
meaganm-DAGX2803106.txt	Dallas
mikeki-DAE543460-FRMN.txt	Dallas
monicam-DAGX2803106.txt	Dallas
monicam-DAGX6203256.txt	Dallas
RichardH-NATGX2803140.txt	Dallas
richardm-FWGX6203278.txt	Dallas
Ryans-DAGX6203302.txt	Dallas
seanf-DAD6203410.txt	Dallas
stevem-DAGX6203302.txt	Dallas
TeresaL-DA7453413.txt	Dallas
bradt-AUD6293353.txt	Austin
donnio-AUD6203343.txt	Austin
dougs-AUD6303428.txt	Austin
jeffd-AUD8303440.txt	Austin
jerryb-DAD6003078.txt	Austin
johnnya-AUD6203386.txt	Austin
johnnya-AUD6203396.txt	Austin
markh-AUGX2803118.txt	Austin

markh-AUGX6203333.txt	Austin
MarkS-AUD7453424.txt	Austin
michaelw-AUD6203381.txt	Austin
mikej-AUD6203334.txt	Austin
nelsonf-AUD6203390.txt	Austin
RyanJ-AUGX2803118.txt	Austin
traviso-AUD6203331.txt	Austin
brianw-SAGX2602946.txt	San Antonio
crystaln-SAGX6203336.txt	San Antonio
dianec-SAGX6203297.txt	San Antonio
scottm-SAD6103304.txt	San Antonio
bretth-ATGX6203349.txt	Atlanta
davidw-ATD6103271.txt	Atlanta
jacquiec-ATD6103275.txt	Atlanta
jimm-ATD6203421.txt	Atlanta
JonB-ATGX2803130.txt	Atlanta
mattc-ATD6203398.txt	Atlanta
meganb-ATGX6203349.txt	Atlanta
melissac-ATD6103294.txt	Atlanta
MikeBo-ATD6103150.txt	Atlanta
tomy-ATD6003079.txt	Atlanta
TomY-ATD6303459.txt	Atlanta
DavidMc-SDD6303454.txt	Santa Ana
dougd-OCD6303455.txt	Santa Ana
jimho-OCGX6203158.txt	Santa Ana
KimE-OCGX6203241.txt	Santa Ana
LupeV-OCGX6203159.txt	Santa Ana
vinhn-OCD6103108.txt	Santa Ana
server-OCServer3011.txt	Santa Ana
johnr-SDD6203377.txt	San Diego
richardp-OCD6303445.txt	San Diego
tonye-SDD6003067.txt	San Diego

EXHIBIT B

Telephone Numbers

	Main	Fax
Dallas	(972) 721-1199	(972) 481-7580
Fort Worth	(817) 831-2221	(817) 740-8789
Austin	(512) 418-9977	(512) 990-4860
San Antonio	(210) 822-5099	(210) 375-7255
Atlanta	(770) 729-1040	(770) 441-1536
San Diego	(858) 560-1900	(858) 560-2934
Santa Ana	(714) 751-3899	(714) 755-7152

EXHIBIT C

LOCATION	VIN NUMBER	ENTERPRISE MAINTENANCE NUMBER	COMPANY DESCRIPTION
AUSTIN	1GCHC24U15E275809	LA17R5	2005 CHEVY 2500 HD
	1FTRX17L72NA63000	LA17R6	2002 FORD F150 P/U
	1GCHG35U231110543	LA17R7	2003 CHEVY 2500 HD
	1GCGC29R5YF467765	LA06M9	2000 CHEVY P/U
	1GBHC24U41E251969	LA95G2	2001 Chev Silv 2500HD
	1GBGC34R0YF480456	LA96G0	2000 Chev 1 Ton Svc Trk
	1GBHC24U65E149935	LA05M6	2005 UtilityChevy 2500
	1GCHG39R7X1135109		Chevy Van
	JTJBT20X060101389	N/A	2006 LEXUS

SAN ANTONIO	1GBHC24U85E149600	LA17R4	2005 UtilityChevy 2500
	1GBHC24U91E152127	LA95G3	2001 Chev Silv 2500HD
	1GCHC24U65E197222	LA95G5	2005 Chev Prj Trk
	1GCHG35U551100267	LA95G7	2005 Chev Prj Van
	1GCHC24U95E274469	LA95G8	2005 Chev Prj Trk
	1FTNX20F03EB19790	LA95G9	2003 Ford F250 Prj Trk
	1FDAF56F6YEB79697	LA17R9	2002 FORD F550 BUCKET TRK

ATLANTA	1GBGC34K9PE177425	LA07M9	1993 CHEV 1 Ton FLATBED
	1GCGC29RXYF470273	LA08M0	2000 CHEVY 2500 P/U
	1GBGC34R2YF484024	LA08M4	2000 CHEVY 2500 SERVICE TR
	1GBHC24U21E151417	LA08M2	2001 CHEVY 2500 SERVICE TR
	1GBHC24U51E256615	LA08M3	2002 CHEVY 2500 SERVICE TR

DALLAS	1GBGC34K4RE146327	LA	1994 CHEV UTILITY TRUCK FLATBED
	1GDM7H1C5WJ517068	LA84G3	1998 GMC BUCKET TRK
	1GCGC24R7YR205865	LA89G8	2000 CHEV P/U
	1GCHG35R611217555	LA86G7	2001 CHEV VAN
	1FDAF56F61ED79534	LA84G4	2001 F-550 BUCKET TRK
	1GBHC24U23E227155	LA86G5	2003 CHEV 1 TON C&C
	1GBHC24U84E261053	LA84G5	2004 CHEV 3/4 TON C&C
	1GBHC24U24E258553	LA84G6	2004 CHEV 3/4 TON C&C
	1GCHG35UX411L13274	TBD	2004 CHEV VAN
	1GBHC24U35E151626	LA87G9	2005 CHEV 3/4 TON C&C
	1GBHC24U25E151360	LA84G9	2005 CHEV 3/4 TON C&C
	1GBHC24U15E242877	LA89G1	2005 CHEV C2500
	1HGCG56451A008351	TBD	2001 HONDA 4/DR

DALLAS PROJECTS	1GCGC24R6YR205825	LA87G4	2000 CHEV TRUCK
	1GBHC24U31E147098	LA88G0	2001 CHEV 3/4 TON C&C

FT. WORTH	1GBGC34K8RE210630	LA88G9	1994 CHEV 1 TON C&C FLATBED
	1FDAF56F61ED79534	N/A	2001 F-550 BUCKET TRUCK
	1GBHC24U74E259486	LA87G5	2004 CHEV 3/4 TON C&C
	1GBHC24U34E264359	LA87G7	2004 CHEV 3/4 TON C&C
	1GBHC24U35E242704	LA88G6	2005 CHEV C2500

ORANGE CO	1GCGC34R4YR186035	LA76G8	2000 CHEV K3500 REG CAB
	1GCHG35R711216799	LA77G1	2001 CHEV G30 VAN
	1GBHC24U04E259040	LA77G2	2004 CHEV 2500 HD SVC TK
	1FTRF17273CA32640	LA77G4	2003 FORD F150 P/U
	1GBHC24U01E254593	LA77G6	2001 CHEV SVC TRK
	1GCHG35J6Y1167809	60	CHEV VAN
	1GBHC24U91E230969	64	CHEV PICK UP
	1FTRF17513NA91774	72	CHEV PICK UP

SAN DIEGO	1GBHC24UX4E259482	LA04M8	2005 CHEV 2500 HD
	1GBGC34K5SZ196913	LA05M0	1995 CHEV 1 TON FLAT BED
	2GCEC19V111195582	LA05M1	2001 CHEV SILV 1500 EXT CB
	1FTRF17253NA41198	LA77G3	2003 FORD F150 P/U
	1GBHC24U41E146882	LA	2001 Chev Silv 2500HD
	1GCHG35R911218568	LA	2001 CHEV G30 VAN
	1FDAF56F9XEC90484	LA77G5	1999 FORD BUCKET TRK

EXHIBIT D

San Diego Office Assets

Located at 6480 Weathers Place, San Diego, CA 92121

<u>Item</u>	<u>Quantity</u>
Desks	3
Bookshelves	3
File cabinets	4
Chairs	10
Plan Tables	2
Workstations	4
Whiteboards	4
Copy / Fax Machine	1

EXHIBIT E**Trademarks**

<u>Marks</u>	<u>Type</u>	<u>Registration</u>	<u>Status</u>
M POWER MCBRIDE NATIONWIDE POWER DATA SOLUTIONS	Service Mark	2,966,509	Registered July 12, 2005
M (and design)	Service Mark	940,731	Renewed May 17, 2002
MCBRIDE ELECTRIC	Service Mark	1,142,882	Renewed March 28, 2001
M POWER MCBRIDE NATIONWIDE PEOPLE. PROCESS. RESULTS	Service Mark	3,222,307	Registered March 27, 2007
MCBRIDE & DESIGN	Service Mark	3,477,836	Registered July 29, 2008
MCBRIDE ELECTRIC Power, Data, Solar, Nationwide (stylized and/or	Trademark Intent to Use	77,926,286	Filed February 2, 2010

EXHIBIT F

Domain Names

mcbrideenergy.com
mcbrideenergysolutions.com
energysage.com
sageseries.com
connectmcbride.com
learnmcbride.com
mcbrideinc.com
planmcbride.com
savemcbride.com
trustmcbride.com
mcbridets.com
themcbridecompanies.com
themcbridecos.com
qfirst.com
mcbridem-power.com
mcbridempower.com
mcbe.com
mcbrideamerica.com
mcbride-electric.com
mcbrideelectric.com
mcbrideelectric.com
mcbridedata.com
mcbridefacilities.com
mcbridefacility.com
mcbridefacilitysolutions.com
mcbridefs.com

Schedule B

NAMES

McBride Electric

McBride DataConnect

McBride DataConn

Schedule C

AREAS

ATLANTA

2882 Amwiler Road
Atlanta, GA 30360-2804

AUSTIN

1608 Royston Lane
Building 2
Round Rock, TX 78664

DALLAS

2550 Manana Drive
Dallas, TX 75220

FT.WORTH

3280 North Freeway
Ft. Worth, TX 76111-1812

ORANGE CO.

2206 So. Wright St.
Santa Ana, CA 92705

SAN ANTONIO

12000 Crownpoint, Suite 150
San Antonio, TX 78233

SAN DIEGO

6480 Weathers Place
Suite 340
San Diego, CA 92121

Storage Unit:
Mira Mesa Self
Storage
7044 Flanders Drive
San Diego, CA 92121

Annex A

ACCOUNTS RECEIVABLE COLLECTION AGREEMENT

[See attached.]