900261000 07/18/2013

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	
IICOOPER INTERCONNECT INC I	FORMERLY G&H TECHNOLOGIES, INC.	06/06/2013	CORPORATION: DELAWARE	

RECEIVING PARTY DATA

Name:	COOPER TECHNOLOGIES COMPANY	
Street Address:	600 Travis, Suite 5600	
City:	Houston	
State/Country:	TEXAS	
Postal Code:	77002	
Entity Type:	CORPORATION: DELAWARE	

Name:	COOPER TECHNOLOGIES COMPANY		
Street Address:	600 TRAVIS, SUITE 5600		
City:	HOUSTON		
State/Country:	TEXAS		
Postal Code:	77002		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	1105976	BREECH-LOK
Registration Number:	3202546	WING-LOK

CORRESPONDENCE DATA

Fax Number: 713-209-89

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 713-209-8566

Email: Janet.Reed@cooperindustries.com

TRADEMARK REEL: 005074 FRAME: 0742

465 00 4405978

Correspondent Name: Cooper Technologies Company Address Line 1: 600 Travis, Suite 5600 Address Line 4: Houston, TEXAS 77002 ATTORNEY DOCKET NUMBER: **G&H TECHNOLOGIES ASSIGN** NAME OF SUBMITTER: **RUSSELL WHEATLEY** Signature: /RUSSELL WHEATLEY/ Date: 07/18/2013 Total Attachments: 8 source=GHT - Sec Cert for name change#page1.tif source=GHT - Sec Cert for name change#page2.tif source=GHT - Sec Cert for name change#page3.tif source=GHT - Sec Cert for name change#page4.tif source=GHT - Sec Cert for name change#page5.tif source=GHT to CTC Assignment USA#page1.tif source=GHT to CTC Assignment USA#page2.tif source=GHT to CTC Assignment USA#page3.tif

ASSIGNMENT OF TRADEMARKS UNITED STATES

WHEREAS, Cooper Interconnect, Inc., a Delaware Corporation (hereinafter referred to as "ASSIGNOR"), having its principal offices at 750 West Ventura Boulevard, Camarillo California 93010, is the record owner of the trademarks and trademark registrations as set forth in the Schedule hereto that is made part of this Agreement (hereinafter referred to as the "Trademarks");

WHEREAS, Cooper Technologies Company, a Delaware Corporation (hereinafter referred to as "ASSIGNEE"), having its principal offices at 600 Travis, Suite 5600, Houston, Texas 77002, is desirous of acquiring all right, title and interest in and to the Trademarks, including any choses in action relating to said Trademarks, together with the goodwill of the business symbolized by the Trademarks and the registrations thereof set forth on the Schedule hereto; and,

NOW THEREFORE, in consideration of the sum of U.S. \$10.00 (ten United States dollars), the full receipt and sufficiency of which are hereby acknowledged, ASSIGNOR hereby sells, assigns, transfers and conveys unto ASSIGNEE all of its right, title and interest, in and to the aforesaid Trademarks, including any choses in action relating to said Trademarks, claims for damages, profits and costs, both in equity and law, for any infringement or infringements of said Trademarks rights accruing on or before the date of this Assignment, together with the goodwill of the business symbolized by the Trademarks, and including the registrations thereof as set forth on Schedule hereto, and further hereby covenants, agrees and undertakes to execute, whenever requested by ASSIGNEE, all applications, assignments, lawful oaths and any other papers which ASSIGNEE may deem necessary or desirable for securing to ASSIGNEE or for maintaining for ASSIGNEE the Trademarks hereby assigned, all without further compensation to ASSIGNOR.

ASSIGNEE hereby accepts the sale, assignment, transfer and conveyance of the Trademarks and the associated goodwill.

ASSIGNOR retains no ownership rights in the Trademarks transferred to ASSIGNEE by this assignment.

IN WITNESS WHEREOF, ASSIGNOR and ASSIGNEE have caused this Assignment of Trademarks to be executed by their duly authorized representatives on this _______ day of June, 2013.

COOPER INTERCONNECT, INC.

Vice President and Assistant Secretary

COOPER/TECHNOLOGIES COMPANY

Name: Lizhetk I. Wrigh

Title: Vice President and Secretary

SCHEDULE

Registration No.	Trademark	Registration Date	Class
1105976	BREECH-LOK	NOVEMBER 11, 1978	9
3202546	WING-LOK	JANUARY 23, 2007	9

COOPER INTERCONNECT, INC.

CERTIFICATE

The undersigned, Laura A. Bigler, Vice President and Assistant Secretary of Cooper Interconnect, Inc., a Delaware corporation (the "Company"), hereby certifies that she has been duly elected, qualified and is acting in such capacity and that, as such, she is familiar with the facts herein certified and is duly authorized to certify the same, and hereby further certifies that attached hereto as Exhibit A, is a true, correct and complete copy of the Certificate of Ownership and Merger document filed with the Delaware Secretary of State's office on December 20, 2010, providing for the merger of Sirius Industries, Inc., a Delaware corporation, with and into G&H Technologies, Inc., and the subsequent change of name to Cooper Interconnect, Inc. effective December 31, 2010.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand as of the day of June, 2013.

Laura A. Bigler

Vice President and Assistant Secretary

COUNTY OF <u>MANUAL</u>

On this the <u>bff</u> day of June, 2013, before me personally appeared Laura A. Bigler, know to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she executed the same for the purpose and consideration therein expressed.

CATHRYN BLOCK
NOTARY PUBLIC
FOR THE
STATE OF OHIO
My Commission Expires
November 23, 2015

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"SIRIUS INDUSTRIES, INC.", A DELAWARE CORPORATION,

WITH AND INTO "G&H TECHNOLOGY, INC." UNDER THE NAME OF

"COOPER INTERCONNECT, INC.", A CORPORATION ORGANIZED AND

EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED

AND FILED IN THIS OFFICE THE FIFTEENTH DAY OF DECEMBER, A.D.

2010, AT 6:31 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2010, AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3447831 8100M

101194555

You may verify this certificate online at corp.delaware.gov/authver.shtml

Jeffrey W. Bullock, Secretary of State

AUTHENTACATION: 8439103

DATE: 12-20-10

State of Delaware Secretary of State Division of Corporations Delivered 06:43 PM 12/15/2010 FILED 06:31 PM 12/15/2010 SRV 101194555 - 3447831 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

SIRIUS INDUSTRIES, INC.

INTO

G&H TECHNOLOGY, INC.

Sirius Industries, Inc., a corporation organized and existing under the laws of the State of Delaware,

DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 18th day of October, 2001, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this corporation owns all of the outstanding shares of the stock of G&H Technology, Inc., a corporation incorporated on the 18th day of October, 2001, pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members dated December 13, 2010 as filed with the minutes of the Board, determined to merge the corporation into G&H Technology, Inc.:

Plan of Merger with G&H Technology, Inc.

RESOLVED, that Sirius Industries, Inc., a Delaware corporation (hereinafter referred to as the "Corporation") and the owner of all of the outstanding shares of G&H Technology, Inc., which is a business corporation of the State of Delaware, hereby merges itself into G&H Technology, Inc. pursuant to the provisions of Section 253 of the Delaware General Corporation Law;

RESOLVED, that the separate existence of the Corporation shall cease upon the effective date of the merger pursuant to the provisions of the Delaware General Corporation Law and G&H Technology, Inc. shall continue its existence as the surviving corporation pursuant to the provisions of the Delaware General Corporation Law;

RESOLVED, that the issued shares of the Corporation shall not be converted or exchanged in any manner, but each said share which is issued as of the time the merger takes effect shall be surrendered and extinguished;

RESOLVED, that each share of G&H Technology, Inc. outstanding immediately prior to the time the merger takes effect is to be an identical outstanding share of G&H Technology, Inc. after the time the merger takes effect;

RESOLVED, that no shares of G&H Technology, Inc. and no shares, securities, or obligations convertible into such shares are to be issued or delivered under this Plan of Merger;

RESOLVED, that G&H Technology, Inc. shall assume all of the obligations of the Corporation;

RESOLVED, that G&H Technology, Inc., as the surviving corporation, agrees to be responsible for the payment of all such fees and franchise taxes as may be due or required of the Corporation;

RESOLVED, that this resolution be submitted for approval by written consent of the sole stockholder of the Corporation;

RESOLVED, that the officers of the Corporation be, and each of them hereby is, authorized for and on behalf of the Corporation to prepare, execute and file a Certificate of Ownership and Merger as prescribed by the laws of the State of Delaware;

RESOLVED, that the name of G&H Technology, Inc. be changed by changing Article I of its Certificate of Incorporation to read as follows:

"The name of the corporation is Cooper Interconnect, Inc."

RESOLVED, that the merger herein provided for shall be effective at 11:59 p.m. on December 31, 2010;

RESOLVED, that the officers of the Corporation be, and each of them hereby is, authorized for and on behalf of the Corporation to execute and deliver any and all other documents and instruments, make any and all filings and to take any and all actions as in their judgment may be necessary, desirable or appropriate (their taking of any such action to be conclusive evidence thereof), in order to carry out the intent and purposes of the foregoing resolutions."

FOURTH: That this merger has been approved by the written consent of the sole shareholder of this Corporation dated December 13, 2010.

IN WITNESS WHEREOF, said Sirius Industries, Inc. has caused this Certificate to be signed by James T. Burrell, its Vice President this 13th day of December, 2010.

SIRIUS INDUSTRIES, INC.

Ву ___

James T. Burrel Vice President