CH \$40.00 209880

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM352847

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Declaration Attesting to Release of Security Interest Previously Recorded at Reel/Frame (2316/0858)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Silicon Valley Bank		08/25/2015	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Fiber Optic Network Solutions Corp.	
Street Address:	140 Locke Drive	
City:	Marlborough	
State/Country:	MASSACHUSETTS	
Postal Code:	01752	
Entity Type:	CORPORATION: MASSACHUSETTS	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2098805	FONS

CORRESPONDENCE DATA

Fax Number: 6502515002

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.

Phone:6502515027Email:jmull@stblaw.com

Correspondent Name: Marcela Robledo
Address Line 1: 2475 Hanover Street

Address Line 4: Palo Alto, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER: 001405/0006

NAME OF SUBMITTER: J. Jason Mull

SIGNATURE: /J. Jason Mull/

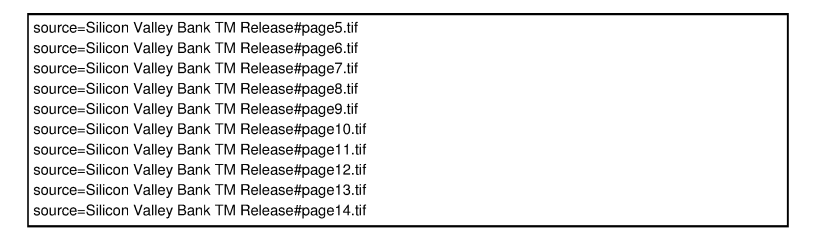
DATE SIGNED: 08/26/2015

Total Attachments: 14

source=Silicon Valley Bank TM Release#page1.tif source=Silicon Valley Bank TM Release#page2.tif source=Silicon Valley Bank TM Release#page3.tif source=Silicon Valley Bank TM Release#page4.tif

> TRADEMARK REEL: 005609 FRAME: 0883

900335751



TRADEMARK REEL: 005609 FRAME: 0884

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Registrant: Tyco Electronics Services GmbH

Trademark	Application / Registration No.
FONS	2,098,805

DECLARATION ATTESTING TO RELEASE OF SECURITY INTEREST

TO THE COMMISSIONER FOR TRADEMARKS:

I, Driscoll A. Nina, declare and state as follows:

- 1. I am the Managing Director for the above-identified registrant, Tyco Electronics Services GmbH, owner of the above-identified United States trademark registration.
- 2. An Intellectual Property Security Agreement (the "<u>Security Agreement</u>") between Fiber Optic Network Solutions Corp., a predecessor of the registrant Tyco Electronics Services GmbH and Silicon Valley Bank (the "<u>Agent</u>"), was recorded against the above registration on June 14, 2001, at Reel No. 2316, Frame No. 0858. A copy of the assignment record reflective of this recordation is enclosed as Exhibit A.
- 3. The Security Agreement is no longer in effect and all indebtedness underlying the Security Agreement has been completely repaid.
- 4. Counsel for Tyco Electronics Services GmbH has made attempts to contact a representative from the Agent to obtain a release of the Security Agreement. However, to date, efforts in this regard have been unsuccessful.
- 5. Therefore, Tyco Electronics Services GmbH attests that the Security Agreement is no longer in effect and there is no security interest in place for the benefit of the Agent.

I, the undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the registration, declare that the facts set forth in this declaration are true, all statements are made of my own knowledge are true, and all statements made on information and belief are believed to be true.

Managing Director

Date: Aug. 25, 2015

8/25/15 11:36 AM

Exhibit A

TRADEMARK
REEL: 005609 FRAME: 0886

U.S. Department of Commerce FORM PTO-1618A Patent and Trademark Office Expires 06/30/99 06-21-2001 TRADEMARK OMB 0651-0027 101755248 TRADEMARKS UNLT TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Submission Type Conveyance Type X License New **Assignment** Resubmission (Non-Recordation) **Nunc Pro Tunc Assignment Security Agreement** Document ID# Effective Date Month Day Year Merger Correction of PTO Error Reel# Frame # Change of Name **Corrective Document** Reel# Frame # Other **Conveying Party** Mark if additional names of conveying parties attached **Execution Date** Month Day Year Fiber Optic Network Solutions Corp. 24 2001 05 Name Formerly Limited Partnership | x | Corporation Individual General Partnership Association Other Massachusetts Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Silicon Valley Bank Name DBA/AKA/TA Composed of 3003 Tasman Drive Address (line 1) Address (line 2) 95054 Address (line 3) California Santa Clara State/Country Zip Code If document to be recorded is an Individual General Partnership **Limited Partnership** assignment and the receiving party is not dom ciled in the United States, an Corporation **Association** appointment a domestic representative should be attached. (Designation must be a separate Other docu**ig**ent from Assignment.) California Citizenship/State of Incorporation // Organization 06/20/2001 **TB**YRNE -00000048-75640945 FOR OFFICE USE ONLY Total 40.00 OP 01 FC:481 02 FC:482 125.00 DP Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademath Office, Charlinformation Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS. Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

	PTO-1618E
Expires 06/	30/99

Page 2

U.S. Department of Commerce Patent and Trademark Office

OMB 0651-0027			TRADEMARK
	epresentative Name and Address	Enter for the first Rece	eiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	dent Name and Address Area Code and	Telephone Number 50	08-926-3438
Name	E. Charles Tidman III, Esquire		
Address (line 1)	Bowditch & Dewey, LLP		
Address (line 2)	311 Main Street		
Address (line 3)	Worcester, MA 01608		
Address (line 4)			
Pages	Enter the total number of pages of the att including any attachments.	ached conveyance docu	ıment #
Trademark	Application Number(s) or Registrati	on Number(s)	Mark if additional numbers attached
	e Trademark Application Number <u>or</u> the Registration N	, ,	_
Tra	demark Application Number(s)	Registra	tion Number(s)
			75071903
		75563001	75071902
		75272358	74637392
Number of	Properties Enter the total number of p	roperties involved.	# 6
Fee Amour	nt Fee Amount for Properties	Listed (37 CFR 3.41):	\$ 240.00
Method o	of Payment: Enclosed 🗓 I	Deposit Account	
Deposit A			
(Enter for I	payment by deposit account or if additional fees can be Deposit Account		#
	,	charge additional fees:	Yes No
Statement a	and Signature	Charge administration for the second	
	the best of my knowledge and belief, the forego	ing information is true and	correct and anv
attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.			
,,,,,,	\mathcal{A}_{-1}	(AU /	/ /
Michae	e/ J Noonas Miles	1 Xloon	5/24/01
Name	of Person Signing	Signature	Date Signed

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (this "IP Agreement") is made as of the 24th day of May, 2001 by and between FIBER OPTIC NETWORK SOLUTIONS CORP., a Massachusetts corporation, with offices at 30 Forbes Road, Northboro, Massachusetts 01532 ("Grantor"), and SILICON VALLEY BANK, a California banking corporation ("Lender").

RECITALS

- A. Lender has agreed to make advances of money and to extend certain financial accommodations to Grantor (the "Loan"), pursuant to a certain Loan and Security Agreement of even date herewith between Grantor and Lender, as amended from time to time (as amended, the "Loan Agreement"). The Loan is secured pursuant to the terms of the Loan Agreement. Lender is willing to enter into certain financial accommodations with Borrower, but only upon the condition, among others, that Grantor shall grant to Lender a security interest in certain Copyrights, Trademarks, Patents, and Mask Works to secure the obligations of Grantor under the Loan Agreement. Defined terms used but not defined herein shall have the same meanings as in the Loan Agreement.
- B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Lender a security interest in all of Grantor's right title and interest, whether presently existing or hereafter acquired in, to and under all of the Collateral (as defined therein).
- NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged and intending to be legally bound, as collateral security for the prompt and complete payment when due of Grantor's Indebtedness (as defined below), Grantor hereby represents, warrants, covenants and agrees as follows:
- 1. <u>Grant of Security Interest.</u> As collateral security for the prompt and complete payment and performance of all of Grantor's present or future indebtedness, obligations and liabilities to Lender (hereinafter, the "Indebtedness"), including, without limitation, under the Loan Agreement, Grantor hereby grants a security interest in all of Grantor's right, title and interest in, to and under its intellectual property collateral (all of which shall collectively be called the "Intellectual Property Collateral"), including, without limitation, the following:
 - (a) Any and all copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on **EXHIBIT A** attached hereto (collectively, the "Copyrights");
 - (b) Any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;
 - (c) Any and all design rights which may be available to Grantor now or hereafter existing, created, acquired or held;
 - (d) All patents, patent applications and like protections including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same, including without limitation the patents and patent applications set forth on **EXHIBIT B** attached hereto (collectively, the "Patents");
 - (e) Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantor connected with and symbolized by such trademarks, including without limitation those set forth on **EXHIBIT C** attached hereto (collectively, the "Trademarks");

- (f) All mask works or similar rights available for the protection of semiconductor chips, now owned or hereafter acquired, including, without limitation those set forth on **EXHIBIT D** attached hereto (collectively, the "Mask Works");
- (g) Any and all claims for damages by way of past, present and future infringements of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;
- (h) All licenses or other rights to use any of the Copyrights, Patents, Trademarks, or Mask Works and all license fees and royalties arising from such use to the extent permitted by such license or rights, including, without limitation those set forth on **EXHIBIT E** attached hereto; and
- (i) All amendments, extensions, renewals and extensions of any of the Copyrights, Trademarks, Patents, or Mask Works; and
- (j) All proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.
- 2. <u>Authorization and Request.</u> Grantor authorizes and requests that the Register of Copyrights and the Commissioner of Patents and Trademarks record this IP Agreement.
 - 3. <u>Covenants and Warranties.</u> Grantor represents, warrants, covenants and agrees as follows:
 - (a) Grantor is now the sole owner of the Intellectual Property Collateral, except for non-exclusive licenses granted by Grantor to its customers in the ordinary course of business.
 - (b) Performance of this IP Agreement does not conflict with or result in a breach of any IP Agreement to which Grantor is bound, except to the extent that certain intellectual property agreements prohibit the assignment of the rights thereunder to a third party without the licensor's or other party's consent and this IP Agreement constitutes a security interest.
 - (c) During the term of this IP Agreement, Grantor will not transfer or otherwise encumber any interest in the Intellectual Property Collateral, except for non-exclusive licenses granted by Grantor in the ordinary course of business or as set forth in this IP Agreement;
 - (d) To its knowledge, each of the Patents is valid and enforceable, and no part of the Intellectual Property Collateral has been judged invalid or unenforceable, in whole or in part, and no claim has been made that any part of the Intellectual Property Collateral violates the rights of any third party;
 - (e) Grantor shall promptly advise Lender of any material adverse change in the composition of the Collateral, including but not limited to any subsequent ownership right of the Grantor in or to any Trademark, Patent, Copyright, or Mask Work specified in this IP Agreement;
 - (f) Grantor shall (i) protect, defend and maintain the validity and enforceability of the Trademarks, Patents, Copyrights, and Mask Works, (ii) usereasonable efforts to detect infringements of the Trademarks, Patents, Copyrights, and Mask Works and promptly advise Lender in writing of material infringements detected and (iii) not allow any Trademarks, Patents, Copyrights, or Mask Works to be abandoned, forfeited or dedicated to the public without the written consent of Lender, which shall not be unreasonably withheld, unless Grantor determines that reasonable business practices suggest that abandonment is appropriate.
 - (g) Grantor shall promptly register the most recent version of any of Grantor's Copyrights, if not so already registered, and shall, from time to time, execute and file such other instruments, and take such further actions as Lender may reasonably request from time to time to perfect or continue the perfection of Lender's interest in the Intellectual Property Collateral;

- (h) This IP Agreement creates, and in the case of after acquired Intellectual Property Collateral, this IP Agreement will create at the time Grantor first has rights in such after acquired Intellectual Property Collateral, in favor of Lender a valid and perfected first priority security interest in the Intellectual Property Collateral in the United States securing the payment and performance of the obligations evidenced by the Loan Agreement upon making the filings referred to in clause (i) below;
- (i) To its knowledge, except for, and upon, the filing with the United States Patent and Trademark office with respect to the Patents and Trademarks and the Register of Copyrights with respect to the Copyrights and Mask Works necessary to perfect the security interests created hereunder and except as has been already made or obtained, no authorization, approval or other action by, and no notice to or filing with, any U.S. governmental authority or U.S. regulatory body is required either (i) for the grant by Grantor of the security interest granted hereby or for the execution, delivery or performance of this IP Agreement by Grantor in the U.S. or (ii) for the perfection in the United States or the exercise by Lender of its rights and remedies thereunder;
- (j) All information heretofore, herein or hereafter supplied to Lender by or on behalf of Grantor with respect to the Intellectual Property Collateral is accurate and complete in all material respects.
- (k) Grantor shall not enter into any agreement that would materially impair or conflict with Grantor's obligations hereunder without Lender's prior written consent, which consent shall not be unreasonably withheld. Grantor shall not permit the inclusion in any material contract to which it becomes a party of any provisions that could or might in any way prevent the creation of a security interest in Grantor's rights and interest in any property included within the definition of the Intellectual property Collateral acquired under such contracts, except that certain contracts may contain anti-assignment provisions that could in effect prohibit the creation of a security interest in such contracts.
- (I) Upon any executive officer of Grantor obtaining actual knowledge thereof, Grantor will promptly notify Lender in writing of any event that materially adversely affects the value of any material Intellectual Property Collateral, the ability of Grantor to dispose of any material Intellectual Property Collateral of the rights and remedies of Lender in relation thereto, including the levy of any legal process against any of the Intellectual Property Collateral.
- 4. <u>Lender's Rights.</u> Lender shall have the right, but not the obligation, to take, at Grantor's sole expense, any actions that Grantor is required under this IP Agreement to take but which Grantor fails to take, after fifteen (15) days' notice to Grantor. Grantor shall reimburse and indemnify Lender for all reasonable costs and reasonable expenses incurred in the reasonable exercise of its rights under this section 4.
- 5. <u>Inspection Rights.</u> Grantor hereby grants to Lender and its employees, representatives and agents the right to visit, during reasonable hours upon prior reasonable written notice to Grantor, any of Grantor's plants and facilities that manufacture, install or store products (or that have done so during the prior six-month period) that are sold utilizing any of the Intellectual Property Collateral, and to inspect the products and quality control records relating thereto upon reasonable written notice to Grantor and as often as may be reasonably requested, but not more than once in every six (6) months; provided, however, nothing herein shall entitle Lender access to Grantor's trade secrets and other proprietary information.

6. Further Assurances; Attorney in Fact.

(a) On a continuing basis, Grantor will, subject to any prior licenses, encumbrances and restrictions and prospective licenses, make, execute, acknowledge and deliver, and file and record in the proper filing and recording places in the United States, all such instruments, including appropriate financing and continuation statements and collateral agreements and filings with the United States Patent and Trademarks Office and the Register of Copyrights, and take all such action as may reasonably be deemed necessary or advisable, or as requested by Lender, to perfect Lender's security interest in all Copyrights, Patents, Trademarks, and Mask Works and otherwise to carry out the intent and purposes of this

IP Agreement, or for assuring and confirming to Lender the grant or perfection of a security interest in all Intellectual Property Collateral.

- (b) Grantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact, with full authority in the place and stead of Grantor and in the name of Grantor, Lender or otherwise, from time to time in Lender's discretion, upon Grantor's failure or inability to do so, to take any action and to execute any instrument which Lender may deem necessary or advisable to accomplish the purposes of this IP Agreement, including:
 - (i) To modify, in its sole discretion, this IP Agreement without first obtaining Grantor's approval of or signature to such modification by amending Exhibit A, Exhibit B, Exhibit C, and Exhibit D hereof, as appropriate, to include reference to any right, title or interest in any Copyrights, Patents, Trademarks or Mask Works acquired by Grantor after the execution hereof or to delete any reference to any right, title or interest in any Copyrights, Patents, Trademarks, or Mask Works in which Grantor no longer has or claims any right, title or interest; and
 - (ii) To file, in its sole discretion, one or more financing or continuation statements and amendments thereto, relative to any of the Intellectual Property Collateral without the signature of Grantor where permitted by law.
- 7. Events of Default. The occurrence of any of the following shall constitute an Event of Default under this IP Agreement:
 - (a) An Event of Default occurs under the Loan Agreement; or any document from Grantor to Lender; or
 - (b) Grantor breaches any warranty or agreement made by Grantor in this IP Agreement.
- 8. Remedies. Upon the occurrence and continuance of an Event of Default, Lender shall have the right to exercise all the remedies of a secured party under the Massachusetts Uniform Commercial Code, including without limitation the right to require Grantor to assemble the Intellectual Property Collateral and any tangible property in which Lender has a security interest and to make it available to Lender at a place designated by Lender. Lender shall have a nonexclusive, royalty free license to use the Copyrights, Patents, Trademarks, and Mask Works to the extent reasonably necessary to permit Lender to exercise its rights and remedies upon the occurrence of an Event of Default. Grantor will pay any expenses (including reasonable attorney's fees) incurred by Lender in connection with the exercise of any of Lender's rights hereunder, including without limitation any expense incurred in disposing of the Intellectual Property Collateral. All of Lender's rights and remedies with respect to the Intellectual Property Collateral shall be cumulative.
- 9. <u>Indemnity</u>. Grantor agrees to defend, indemnify and hold harmless Lender and its officers, employees, and agents against: (a) all obligations, demands, claims, and liabilities claimed or asserted by any other party in connection with the transactions contemplated by this IP Agreement, and (b) all losses or expenses in any way suffered, incurred, or paid by Lender as a result of or in any way arising out of, following or consequential to transactions between Lender and Grantor, whether under this IP Agreement or otherwise (including without limitation, reasonable attorneys fees and reasonable expenses), except for losses arising from or out of Lender's gross negligence or willful misconduct.
- 10. <u>Reassignment.</u> At such time as Grantor shall completely satisfy all of the obligations secured hereunder, Lender shall execute and deliver to Grantor all deeds, assignments, and other instruments as may be necessary or proper to reinvest in Grantor full title to the property assigned hereunder, subject to any disposition thereof which may have been made by Lender pursuant hereto.
- 11. <u>Course of Dealing.</u> No course of dealing, nor any failure to exercise, nor any delay in exercising any right, power or privilege hereunder shall operate as a waiver thereof.
- 12. <u>Attorneys' Fees.</u> If any action relating to this IP Agreement is brought by either party hereto against the other party, the prevailing party shall be entitled to recover reasonable attorneys fees, costs and disbursements.

- 13. <u>Amendments.</u> This IP Agreement may be amended only by a written instrument signed by both parties hereto.
- 14. <u>Counterparts.</u> This IP Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.
- 15. <u>Law and Jurisdiction.</u> This IP Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts. GRANTOR ACCEPTS FOR ITSELF AND IN CONNECTION WITH ITS PROPERTIES, UNCONDITIONALLY, THE NON-EXCLUSIVE JURISDICTION OF ANY STATE OR FEDERAL COURT OF COMPETENT JURISDICTION IN THE COMMONWEALTH OF MASSACHUSETTS IN ANY ACTION, SUIT, OR PROCEEDING OF ANY KIND, AGAINST IT WHICH ARISES OUT OF OR BY REASON OF THIS AGREEMENT; PROVIDED, HOWEVER, THAT IF FOR ANY REASON LENDER CANNOT AVAIL ITSELF OF THE COURTS OF THE COMMONWEALTH OF MASSACHUSETTS, GRANTOR ACCEPTS JURISDICTION OF THE COURTS AND VENUE IN SANTA CLARA COUNTY, CALIFORNIA.

GRANTOR AND LENDER EACH HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF ANY OF THE LOAN DOCUMENTS OR ANY OF THE TRANSACTIONS CONTEMPLATED THEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS. EACH PARTY RECOGNIZES AND AGREES THAT THE FOREGOING WAIVER CONSTITUTES A MATERIAL INDUCEMENT FOR IT TO ENTER INTO THIS AGREEMENT. EACH PARTY REPRESENTS AND WARRANTS THAT IT HAS REVIEWED THIS WAIVER WITH ITS LEGAL COUNSEL AND THAT IT KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL.

Confidentiality. In handling any confidential information, Lender shall exercise the same degree of care that it exercises for its own proprietary information, but disclosure of information may be made: (i) to Lender's subsidiaries or affiliates in connection with their present or prospective business relations with Borrower; (ii) to prospective transferees or purchasers of any interest in the Loans, provided that prior to the occurrence of an Event of Default, Lender shall require that such prospective transferees or purchasers exercise the same standard of car as the Lender is required to hereunder; (iii) as required by law, regulation, subpoena, or other order, (iv) as required in connection with Lender's examination or audit; and (v) as Lender considers appropriate in exercising remedies under this Agreement. Confidential information does not include information that either: (a) is in the public domain or in Lender's possession when disclosed to Lender, or becomes part of the public domain after disclosure to Lender; or (b) is disclosed to Lender by a third party, if Lender does not know that the third party is prohibited from disclosing the information.

EXECUTED as a sealed instrument under the laws of the Commonwealth of Massachusetts on the day and year first written above.

Address of Grantor:	GRAN	TOR:

30 Forbes Road

Northboro, Massachusetts 01532

FIBER OPTIC NETWORK SOLUTIONS CORP.

Name: Michael J Noonan

Title: Preside & CEO.

638516.2

Exhibit "A" attached to that certain Intellectual Property Security Agreement dated 5/24, 2001.

EXHIBIT "A"

COPYRIGHTS

SCHEDULE A – ISSUED COPYRIGHTS

COPYRIGHT DESCRIPTION

REGISTRATION NUMBER

DATE OF ISSUANCE

None

SCHEDULE B – PENDING COPYRIGHT APPLICATIONS

COPYRIGHT APP DESCRIPTION NU

APPLICATION NUMBER DATE OF FILING

DATE OF CREATION

FIRST DATE OF PUBLIC

DISTRIBUTION

None

<u>SCHEDULE C – UNREGISTERED COPYRIGHTS</u> (Where No Copyright Application is Pending)

vincie ivo copyright Appheation is renamg)

DATE &

RECORDATION

NO. OF IP

AGREEMENT WITH OWNER OR ORIGINAL

GRANTOR IF

AUTHOR OR OWNER OF

COPYRIGHT

COPYRIGHT FIRST DATE OF IS DIFFERENT

<u>DESCRIPTION</u> <u>CREATION</u> <u>DISTRIBUTION</u> <u>FROM GRANTOR</u>

Exhibit "B" attached to that certain Intellectual Property Security Agreement dated 5/24, 2001.

EXHIBIT "B"

PATENTS

None

Exhibit "C" attached to that certain Intellectual Property Security Agreement dated 5/27, 2001.

EXHIBIT "C"

TRADEMARKS

TRADEMARK <u>DESCRIPTION</u>	COUNTRY	SERIAL NO.	REG. NO.	<u>STATUS</u>
LIGHT EXPRESS II	USA	75,640,945		LIVE
DENSI-T	USA	75,563,001		LIVE
FONS CORP	USA	75,272,358		LIVE
FONS	USA	75,071,903		LIVE
FONSMITTER	USA	75,071,902		LIVE
LIGHT EXPRESS	USA	74,637,392		LIVE

Exhibit "D" attached to that certain Intellectual Property Security Agreement dated 5/24, 2001.

EXHIBIT "D"

MASK WORKS

MASK WORK

DESCRIPTION COUNTRY SERIAL NO. REG. NO. STATUS

None

Exhibit "E" attached to that certain Intellectual Property Security Agreement dated 5/27, 2001.

EXHIBIT "E"

LICENSES

None.

{J:\CLIENTS\bus\061408\0100\00214187.DOC;1}

THRADEWARK REEL: 00833666 FRAWE: 0868