TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM716879

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Topaz Lighting Company LLC		03/24/2022	Limited Liability Company: DELAWARE
Obi Partners, LLC		03/24/2022	Limited Liability Company: GEORGIA

RECEIVING PARTY DATA

Name:	Wells Fargo Bank, National Association	
Street Address:	1100 Abernathy Road, Suite 1600	
City:	Atlanta	
State/Country:	GEORGIA	
Postal Code:	30328	
Entity Type:	Type: National Banking Association: UNITED STATES	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	5495720	T TOPAZ
Registration Number:	4065506	TOPAZ

CORRESPONDENCE DATA

Fax Number: 8004947512

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.

2024547625 Phone:

ipteam@cogencyglobal.com Email:

Correspondent Name: Julia Birgen

Address Line 1: 1025 Connecticut Ave NW, Suite 712

Address Line 2: COGENCY GLOBAL INC. Address Line 4: Washington, D.C. 20036

ATTORNEY DOCKET NUMBER:	1628422	
NAME OF SUBMITTER:	Yooson Sandy Lee	
SIGNATURE:	/Yooson Sandy Lee/	
DATE SIGNED:	03/25/2022	

Total Attachments: 7

source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page1.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page2.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page3.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page4.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page5.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page6.tif source=WFB_Southwire- Amendment 6 to Trademark Security Agreement (executed)(161754423_1)#page6.tif

AMENDMENT NUMBER SIX TO GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

This AMENDMENT NUMBER SIX TO GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS, dated as of March 24, 2022 (this "Amendment"), is delivered pursuant to that certain Grant of Security Interest in Trademark Rights, dated as of February 11, 2014 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement"), among Grantors listed on the signature pages thereof and Grantors thereafter joined as parties thereto (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and WELLS FARGO BANK, NATIONAL ASSOCIATION, as collateral agent for the several banks and other financial institutions from time to time parties to the Credit Agreement (in such capacity, together with its successors and assigns in such capacity, the "Collateral Agent"). Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Trademark Security Agreement, which by this reference is incorporated herein.

WHEREAS, Grantors and Collateral Agent are parties to that certain Grant of Security Interest in Trademark Rights, dated as of February 11, 2014 and recorded with the United States Patent and Trademark Office on February 20, 2014 at Reel 5220, Frame 0312, as amended by that certain Amendment Number One to Grant of Security Interest in Trademark Rights, dated as of February 2, 2017 and recorded with the United States Patent and Trademark Office on February 3, 2017 at Reel 5981, Frame 0959, as further amended by that certain Amendment Number Two to Grant of Security Interest in Trademark Rights, dated as of May 17, 2018 and recorded with the United States Patent and Trademark Office on May 17, 2018 at Reel 006387 Frame 0327, and as further amended by that certain Amendment Number Three to Grant of Security Interest in Trademark Rights, dated as of May 7, 2019 and recorded with the United States Patent and Trademark Office on June 19, 2019, at Reel 6680 Frame 0240, and further amended by that certain Amendment Number Four to Grant of Security Interest in Trademark Rights, dated as of October 1, 2020 and recorded with the United States Patent and Trademark Office on August 16, 2021, at Reel 7393 Frame 0319, and further amended by that certain Amendment Number Five to Grant of Security Interest in Trademark Rights, dated as of September 16, 2021 and recorded with the United States Patent and Trademark Rights, dated as of September 16, 2021 and recorded with the United States Patent and Trademark Office on September 20, 2021, at Reel 7426 Frame 0206; and

WHEREAS, Grantors and Collateral Agent wish to further amend the Trademark Security Agreement by amending Schedule A to the Trademark Security Agreement to add certain Trademarks to the Collateral, and Grantors and Collateral Agent have agreed to do so.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree to amend the Trademark Security Agreement as follows:

- 1. Grantors and Collateral Agent hereby agree that Schedule A to the Trademark Security Agreement is hereby amended by adding the Collateral listed on Exhibit A attached hereto (the "Additional Trademark Collateral"), which such Additional Trademark Collateral shall be and become part of the Collateral referred to in the Trademark Security Agreement and Schedule A attached thereto and shall secure all Obligations.
- 2. Each Grantor hereby: (a) reaffirms all prior grants of security interests in favor of Collateral Agent in all of such Grantor's right, title, and interest in, to, and under the Collateral identified on Schedule A to the Trademark Security Agreement prior to the effectiveness of this Amendment; (b) grants, assigns, and pledges to Collateral Agent, for the benefit of the Secured Parties, a continuing security interest in all of such Grantor's right, title, and interest in, to, and under the Additional Trademark Collateral identified on Exhibit A attached hereto; (c) represents and warrants that the

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representations and warranties in the Trademark Security Agreement, as amended by this Amendment, are true and correct in all material respects on and as of the date hereof, as though made on such date; and (d) agrees that the Trademark Security Agreement as amended hereby is and shall remain in full force and effect.

- 3. THE VALIDITY OF THIS AMENDMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.
- 4. This Amendment is a Loan Document. This Amendment may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Amendment. Delivery of an executed counterpart of this Amendment by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Amendment. Any party delivering an executed counterpart of this Amendment by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Amendment but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Amendment.

[SIGNATURE PAGES TO FOLLOW]

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IN WITNESS WHEREOF, the undersigned parties hereto have executed this Amendment by and through their duly authorized officers, as of the day and year first above written.

GRANTORS:

TOPAZ LIGHTING COMPANY LLC

By: Guton Coduran

Name: J. Guyton Cochran

Title: Treasurer

OBI PARTNERS, LLC

By: Guyton Collivan

Name: J. Guyton Cochran

Title: Treasurer

COLLATERAL AGENT:

WELLS FARGO BANK, NATIONAL ASSOCIATION, as Collateral Agent and Grantee

By: Name:

(

Chance Hausler

Title:

Director

[SIGNATURE PAGE TO AMENDMENT NUMBER SIX TO GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS (ABL)]

TRADEMARK

REEL: 007671 FRAME: 0820

EXHIBIT A

SCHEDULE A

to TRADEMARK SECURITY AGREEMENT

REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS

Т ТОРАZ Итора z		TOPAZ T@PAZ	TOPAZ	Т ТОРАZ Итора z	Trademark
TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	Owner
Colombia	China	China	United States	United States	Country
SD2018/0 048755	56276002	1909112	85055411	87532863	App. No.
22-MAY-2018	10/25/2021	30-JUL-2001	04-JUN-2010	18-JUL-2017	App. Date
609376		1909112	4065506	5495720	Reg. No.
17-OCT-2018		28-NOV-2002	06-DEC-2011	19-JUN-2018	Reg. Date
Registered	Pending	Registered	Registered	Registered	Status

TOPAZ LIGHTING CORP. TOPAZ LIGHTING & TOPAZ LIGHTING & LIGHTING ELECTRIC CORP. CORP. TOPAZ LIGHTING & LIGHTING Republic CORP. 2016-33296 28-Sept-2016 2016-29521 02-Sept-2016		T TOPAZ TOPAZ LIGHTING LIGHTING European 1369972 25-JUL-2017
	Sept-2016 452045 Sept-2016 449527	_
	22-SEPT-2016 31-AUG-2016	
(Registered Registered	

T TOPAZ	Mropaz	MTOPAZ	Trademark
TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	TOPAZ LIGHTING CORP.	Owner CORP.
U.K.	Panama	India	Country
UK00801 369972	266635-01	1369972	App. No.
25-JUL-2017	07-June-2018	25-JUL-2017	App. Date
UK00801 369972	266635-01	1369972	Reg. No.
25-JUL-2017	19-FEB-2019	11-FEB-2019	Reg. Date
Registered	Registered	Registered	Status

TRADEMARK REEL: 007671 FRAME: 0823

RECORDED: 03/25/2022