

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM560245

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the State of incorporation previously recorded on Reel 006751 Frame 0145. Assignor(s) hereby confirms the State of incorporation should read Delaware instead of Florida.
RESUBMIT DOCUMENT ID:	900526282

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Micro-Coax Inc.		05/27/2016	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	Carlisle Interconnect Technologies, Inc.
Street Address:	100 Tensolite Drive
City:	St. Augustine
State/Country:	FLORIDA
Postal Code:	32092
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1938803	ARACON
Registration Number:	4584142	ARACON
Registration Number:	1611067	MICRO-COAX
Registration Number:	1611631	MICRO-COAX

CORRESPONDENCE DATA

Fax Number: 5132416234
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: 513-241-2324
Email: pschreiber@whe-law.com
Correspondent Name: Wood Herron & Evans LLP
Address Line 1: 441 Vine Street
Address Line 2: Suite 2700
Address Line 4: Cincinnati, OHIO 45202

ATTORNEY DOCKET NUMBER:	CAINT-121
NAME OF SUBMITTER:	Kurt A. Summe
SIGNATURE:	/Kurt A. Summe/

DATE SIGNED:

02/04/2020

Total Attachments: 17

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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM541083

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Micro-Coax Inc.		05/27/2016	Corporation: PENNSYLVANIA
RECEIVING PARTY DATA			
Name:	Carlisle Interconnect Technologies Inc.		
Street Address:	100 Tensolite Drive		
City:	St Augustine		
State/Country:	FLORIDA		
Postal Code:	32092		
Entity Type:	Corporation: FLORIDA		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	1938803	ARACON	
Registration Number:	4584142	ARACON	
Registration Number:	1611067	MICRO-COAX	
Registration Number:	1611631	MICRO-COAX	
CORRESPONDENCE DATA			
Fax Number:	5132416234		
<i>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.</i>			
Phone:	5132412324		
Email:	pschreiber@whe-law.com		
Correspondent Name:	Wood Herron & Evans LLP		
Address Line 1:	441 Vine Street		
Address Line 2:	Suite 2700		
Address Line 4:	Cincinnati, OHIO 45202		
NAME OF SUBMITTER:	Kurt A. Summe		
SIGNATURE:	/Kurt A. Summe/		
DATE SIGNED:	09/17/2019		
Total Attachments: 16			
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source=MicroCoax_CIT Assignment#page2.tif			

OP \$115.00 1938803

EXECUTION VERSION

SHARE AND UNIT PURCHASE AGREEMENT

by and among

CARLISLE INTERCONNECT TECHNOLOGIES, INC.,

MCHC, INC., A. BRUCE MAINWARING,

ANDREW D. FREED and RICHARD T. RILEY

for the Shares of Capital Stock of

MICRO-COAX, INC.

and

for the Membership Units of

KROLL TECHNOLOGIES, LLC

Dated as of May 27, 2016

SHARE AND UNIT PURCHASE AGREEMENT

This SHARE AND UNIT PURCHASE AGREEMENT, dated as of May 27, 2016 (this "Agreement"), is by and among Carlisle Interconnect Technologies, Inc., a Delaware corporation ("Buyer"), MCHC, Inc., a Delaware corporation ("Seller"), A. Bruce Mainwaring ("Mainwaring"), Andrew D. Freed ("Freed") and Richard T. Riley ("Riley"). Capitalized terms used in this Agreement and not otherwise defined have the meanings set forth in Article I.

RECITALS

WHEREAS, Buyer desires to purchase, and Seller desires to sell, transfer and assign to Buyer, all of the issued and outstanding shares of capital stock of Micro-Coax, Inc., ("Micro-Coax"), a Pennsylvania corporation (the "Micro-Coax Shares"), and all of the issued and outstanding limited liability company membership units of Kroll Technologies, LLC., ("Kroll"), a Pennsylvania limited liability company (the "Kroll Units"), upon the terms and subject to the conditions set forth in this Agreement; and

WHEREAS, substantially contemporaneously herewith, the 206 Landlord (as defined below) and Buyer are executing the 206 Property Purchase Agreement (as defined below).

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and the respective representations, warranties, covenants and agreements of the parties contained herein, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereto, intending to be legally bound, hereby agree as follows:

ARTICLE I DEFINITIONS

1.1. Defined Terms

As used herein, the terms below shall have the following meanings. Any of such terms, unless the context otherwise requires, may be used in the singular or plural, depending upon the reference.

"206 Landlord" means Coaxial Cable Partners, L.P., a Pennsylvania limited partnership and an affiliate of Mainwaring.

"206 Property" means the real estate owned by the 206 Landlord that is located at 206 Jones Blvd., Pottstown, Pennsylvania 19464, together with all buildings, other improvements situated thereon and all fixtures, strips and gores, alleys, easements, rights of way, reservations, privileges, appurtenances, and other estates pertaining to such real estate and improvements, as well as any oil, gas, and mineral rights of 206 Landlord therein.

"206 Property Lease" means the leasehold real property interest of the Target Companies in the 206 Property, including, without limitation, all Facilities located thereon and all easements, rights of way and other appurtenances thereto, located at the 206 Property, which

“Governmental Authority” means any court, tribunal, judicial or arbitral body, government (federal, state, provincial, local, foreign, or multinational) or other regulatory, administrative or governmental agency or authority.

“Governmental Order” means any judgment, decision, decree, injunction, ruling, stipulation, determination, award, writ or order of or entered by or with any Governmental Authority that is binding on any person or its property under applicable Law.

“HSR Act” means the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and the rules and regulations promulgated thereunder.

“Indebtedness” means, with respect to any person, (a) all indebtedness of such person, whether or not contingent, for borrowed money, (b) all obligations of such person for the deferred purchase price of property (other than trade payables and other current liabilities incurred in the ordinary course of business), (c) all obligations of such person evidenced by notes, bonds, debentures or other similar instruments, (d) all indebtedness created or arising under any conditional sale or other title retention agreement with respect to property acquired by such person (even though the rights and remedies of the seller or lender under such agreement in the event of default are limited to repossession or sale of such property), (e) all obligations of such person as lessee under leases that have been or should be, in accordance with US GAAP, recorded as capital leases, (f) all obligations, contingent or otherwise, of such person under banker’s acceptances, letters of credit or similar facilities, (g) all obligations of such person to purchase, redeem, retire, defease or otherwise acquire for value any capital stock of such person or any warrants, rights or options to acquire such capital stock, valued, in the case of redeemable preferred stock, at the greater of its voluntary or involuntary liquidation preference plus accrued and unpaid dividends; (h) all Indebtedness of others referred to in clauses (a) through (g) above guaranteed directly or indirectly in any manner by such person or in effect guaranteed directly or indirectly by such person through an agreement (I) to pay or purchase such Indebtedness or to advance or supply funds for the payment or purchase of such Indebtedness, (II) to purchase, sell or lease (as lessee or lessor) property, or to purchase or sell services, primarily for the purpose of enabling the debtor to make payment of such Indebtedness or to assure the holder of such Indebtedness against loss, (III) to supply funds to or in any other manner invest in the debtor (including any agreement to pay for property or services irrespective of whether such property is received or such services are rendered), or (IV) otherwise to assure a creditor against loss; and (i) all Indebtedness referred to in clauses (a) through (g) above secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) any Encumbrance on property (including accounts and contract rights) owned by such person, even though such person has not assumed or become liable for the payment of such Indebtedness.

“Intellectual Property” means all rights in and to (a) patents, patent applications and patent disclosures and design patents, together with all reissuances, divisions, continuations, renewals, continuations in part, revisions, extensions and reexaminations thereof, (b) Trademarks, (c) copyrightable works, copyrights and all applications, registrations and renewals in connection therewith, (d) all inventions (whether patentable or not), invention disclosures, trade secrets and confidential and protectable business information (including ideas, research and development, know-how, formulas, compositions, manufacturing and production processes and techniques, technical data, designs, drawings, specifications, customer and supplier lists, pricing

and cost information and business and marketing plans and proposals), (e) computer software (including all source code, object code, data and related documentation), and (f) internet addresses, domain names, websites and web pages.

“Inventory” means all inventory, merchandise, finished goods, work-in-progress, raw material, packaging, labels or supplies held or stored by or for the Target Companies and any prepaid deposits for any of the foregoing.

“IRS” means the U.S. Internal Revenue Service.

“Joint Venture Agreement” means that agreement relating to RMC Ltd., dated February 6, 2004, as amended, among RMC Ltd., Micro-Coax and Rosenberger.

“Law” or “Laws” means any federal, national, supranational, state, provincial, local or similar law, statute, ordinance, regulation, rule, court decision, code, requirement or rule of law (including common law).

“Liabilities” means any direct or indirect liability, Indebtedness, obligation, commitment, expense, claim, deficiency, guaranty or endorsement of or by any person of any type, whether absolute or contingent, matured or unmatured, liquidated or unliquidated, accrued or unaccrued, known or unknown, whenever arising, including all costs and expenses relating thereto, and including without limitation those liabilities, Indebtedness and obligations arising under any Law, Action, threatened Action, Governmental Order or any award of any arbitrator of any kind, and those arising under any Contract.

“Losses” means, in respect of the indemnification obligations of any party pursuant to this Agreement, any and all costs, losses, Liabilities, obligations, damages (including consequential damages, lost profits, special or incidental damages, multiple damages, exemplary damages and other penalty damages) and other reasonable out-of-pocket expenses, including, without limitation, interest, penalties, reasonable attorneys’ fees and all amounts paid in investigation, defense or settlement of Actions relating to Losses.

“Material Adverse Effect” means any event, effect, change, development or circumstance that, individually or in the aggregate with other events, effects, changes, developments or circumstances, is or could reasonably be expected to be material and adverse to the condition (financial or otherwise), business, operations, assets, Liabilities (including contingent liabilities), results of operations or prospects of the Target Companies or the Business, taken as a whole, excluding, however, any effect or impact on the business, operations, assets, Liabilities, condition (financial or otherwise) or results of operations of the Business that is caused by: (a) one or more downturns in the economy or the securities markets in general; (b) one or more downturns in industries in which Seller or the Target Companies operate (provided that such downturn does not have a disproportionately negative effect on the Target Companies or the Business as compared to other companies in such industries); (c) any change in Law affecting the Business; (d) one or more acts of terrorism; or (e) the announcement or consummation of the Closing.

“Multiemployer Plan” means any employee benefit plan of the type described in Section 4001(a)(3) of ERISA, to which any Target Company, or any ERISA Affiliate of a Target

4.12. Compliance with Law; ITAR

(a) Except as set forth on Section 4.12(a) of the Disclosure Schedules, the Target Companies are in compliance in all material respects with all applicable Laws and Governmental Orders relating to the Target Companies, or their Business, properties (whether personal or real, leased or owned) or assets.

(b) Section 4.12(b) of the Disclosure Schedules contains a complete and accurate list of each registration and license that is held by Seller or any Target Company in connection with the International Traffic in Arms Regulations ("ITAR") or the U.S. Export Administration Regulations ("EAR"). Neither Seller nor any Target Company is currently, nor, to the Knowledge of Seller, has it at any time in the past been, debarred or suspended from participating, directly or indirectly, in the manufacture or export of any articles subject to EAR, ITAR or other similar Laws, nor, to the Knowledge of Seller, has Seller nor any Target Company ever violated the Arms Export Control Act of 1976, as amended, or the Export Administration Act of 1979, as amended. Neither Seller nor any Target Company is currently, nor, to the Knowledge of Seller, has it at any time in the past been, under investigation by, or subject to any proceeding before, any Governmental Authority relating to EAR or ITAR or in connection with furnishing any defense, commercial or dual-use products or services for which a registration, license or approval is or was required under EAR, ITAR or other similar Laws. Seller and each Target Company are and, to the Knowledge of Seller, have been at all times in the past in compliance with EAR and ITAR, and to the Seller's Knowledge there are no circumstances currently in existence with respect to Seller or any Target Company that could result in the denial of manufacturing or export privileges or the imposition of suspension or debarment or the imposition of a monetary penalty for export violations. Except with respect to the reference of Knowledge of Seller regarding the subject matter of this Section 4.12(b), this Section 4.12(b) in no way limits the generality of Section 4.12(a).

4.13. Intellectual Property

(a) Section 4.13(a) of the Disclosure Schedules sets forth a true and complete list of all currently effective patents and patent applications, and design patents, registered trademarks and trademark applications, representative and registered copyrights, registered domain names and copyright applications owned by any Target Company and indicating for each item the registration or application number and the applicable filing jurisdiction. All Intellectual Property that has been issued, registered or applied for in the name of any Target Company is subsisting, valid and enforceable, and is not subject to any outstanding Governmental Order adversely affecting any Target Company's use thereof or their rights thereto. To the Knowledge of the Seller, except as set forth on Section 4.13(a) of the Disclosure Schedules, no person is engaging in any activity that infringes any Target Company Intellectual Property, and, to the Knowledge of Seller, no Target Company has infringed or is infringing the Intellectual Property of any third party. No claim has been asserted and no Target Company has received written notice that any activity in the conduct of the Business infringes the Intellectual Property rights of any third parties. The Target Company Intellectual Property, the Intellectual Property covered by the Target Company IP Agreements and Target Company IT Assets include all the Intellectual Property and information technology used by the Target Companies in the operation of the Business as currently conducted, and there are no other items of Intellectual Property that are

material to the operation of the Business. The Target Companies are the owner of the entire right, title and interest in and to all Target Company Intellectual Property, free and clear of all Encumbrances other than Permitted Encumbrances, Encumbrances that will be removed at or prior to Closing pursuant to the Pay-Off Letters and Target Company IP Agreements entered into in the ordinary course of the business. Upon consummation of the transactions contemplated by this Agreement, the Target Companies will be entitled to continue to use and practice all of the Target Company Intellectual Property, the Intellectual Property covered by the Target Company IP Agreements and the Target Company IT Assets used in the Business to the same extent and under the same conditions that they have heretofore been used and practiced by the Target Companies, where applicable, in the Business without any additional or extraordinary financial obligation (other than taxes and fees to a Governmental Authority) to any third party arising in connection with such Target Company Intellectual Property, the Intellectual Property covered by the Target Company IP Agreements and the Target Company IT Assets.

(b) The Target Companies have taken reasonable measures to protect the confidentiality of all trade secrets that are owned or used by the Target Companies, and to the Seller's Knowledge, except as set forth in Section 4.13(b) of the Disclosure Schedules, such trade secrets have not been used, disclosed to or discovered by any person except pursuant to non-disclosure and/or license agreements that are in force and which, to the Knowledge of the Seller, has not been breached.

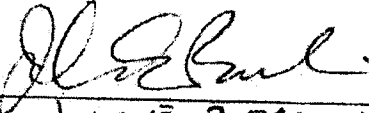
(c) The Target Company IT Assets operate and perform in accordance with their documentation and functional specifications, if any, and otherwise as required by the Target Companies to conduct their Business as currently conducted, and have not malfunctioned or failed within the past three years in a manner which has reduced the overall functionality of the Target Company IT Assets as a whole. Each Target Company has implemented reasonable backup and disaster recovery technology.

4.14. Target Company Plans

(a) Section 4.14(a)(i) of the Disclosure Schedules sets forth a list of all material Target Company Plans. With respect to each such Target Company Plan, Seller has made available to Buyer true and complete copies of the current Target Company Plan documents, including all amendments, and to the extent applicable, (i) each trust or other funding agreement relating to such Target Company Plan, (ii) any annual report (IRS Form 5500 Series) filed with the IRS for the most recent three (3) plan years, including all schedules thereto and opinions of independent accountant, (iii) such other summaries and descriptions furnished to participants, (iv) the most recent determination letter issued by the IRS, and (v) a written description of any Target Company Plan that is not otherwise in writing. Except as set forth in Section 4.14(a)(ii) of the Disclosure Schedules, neither Seller nor any Target Company has an express or implied commitment, (i) to create, incur a material liability with respect to or cause to exist any other employee benefit plan, program or arrangement, (ii) to enter into any Contract to provide material compensation or benefits to any individual or (iii) to modify, change or terminate any Target Company Plan in a material way, other than with respect to a modification, change or termination required by applicable Law, including ERISA and the Code.

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

CARLISLE INTERCONNECT TECHNOLOGIES,
INC.

By: 
Name: JOHN E. BERLIN
Title: PRESIDENT

MCHC, INC.

By: _____
Name: _____
Title: _____

A. Bruce Mainwaring

Andrew D. Freed

Richard T. Riley

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

CARLISLE INTERCONNECT TECHNOLOGIES, INC.

By: _____
Name: _____
Title: _____

MCHC, INC.

By: Andrew D. Freed
Name: ANDREW D. FREED
Title: PRESIDENT & CEO

A. Bruce Mainwaring
A. Bruce Mainwaring

Andrew D. Freed
Andrew D. Freed

Richard T. Riley
Richard T. Riley

Section 4.13(a)

Intellectual Property

Patents and Patent Applications

See attached list

Trademarks and Trademark Applications

See attached list

Copyrights

None

Domain Names

<http://micro-coax.com/>

<http://krolltechnologies.com>

<http://araconfiber.com>

Infringement:

None

Micro-Coax Active Trademarks by Country List

Trademark Name	Client	Status	CaseNumber	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: Brazil								
ARACON	036040	Registered	840791097	840791097 12-Feb-2014	9090999	21-Jul-2015	21-Jul-2030	GIL JLD KMB
<i>Owner Name:</i> Micro-Coax, Inc. <i>Class(es):</i> 17 Int.				<i>Matter No:</i> 508098 <i>File Number:</i> 036040.024A				
Country: Canada								
ARACON	036040	Registered	1660243	1660243 17-Jan-2014	TMA 909099	21-Jul-2015	21-Jul-2030	GIL JLD KMB
<i>Owner Name:</i> Micro-Coax, Inc. <i>Class(es):</i> 00 Int				<i>Matter No:</i> 508094 <i>File Number:</i> 036040.030D				
MICRO-COAX	036040	Registered	TMA389462	627152 10-Mar-1989	TMA389462	25-Oct-1991	25-Oct-2021	GIL JLD KMB
<i>Owner Name:</i> Micro-Coax, Inc. <i>Class(es):</i> 00 Int				<i>Matter No:</i> <i>File Number:</i> 07143-0020/04205-0064				
UT	036040	Registered	TMA 343229	588777 29-Jul-1987	TMA 343229	29-Jul-1988	29-Jul-2018	GIL JLD KMB
<i>Owner Name:</i> Micro-Coax, Inc. <i>Class(es):</i> 00 Int				<i>Matter No:</i> 423376 <i>File Number:</i> 04205-0018				
UTIFLEX	036040	Registered	TMA367998	625596 16-Feb-1989	TMA367998	20-Apr-1990	20-Apr-2020	GIL JLD KMB
<i>Owner Name:</i> Micro-Coax, Inc. <i>Class(es):</i> 00 Int				<i>Matter No:</i> <i>File Number:</i> 07143-0019				

Country List

Trademark Name	Client	Status	Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: China (People's Republic)								
ARACON		Registered	A0040345	A0040345 15-Jan-2014	1206397	18-Mar-2015	15-Jan-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int.</i>								
<i>Mater No: 508095 File Number: 036040.0371</i>								
MICRO-COAX		Registered	3385880	3385880 28-Nov-2002	3385880	14-Mar-2004	14-Mar-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int.</i>								
<i>Mater No: 179114 File Number: 07143-0020</i>								
UTIFLEX		Registered	3385882	3385882 28-Nov-2002	3385882	14-Mar-2004	14-Mar-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int.</i>								
<i>Mater No: 179113 File Number: 07143-0019</i>								
UTIFORM		Registered	1662430	2000146020 20-Sep-2000	1662430	07-Nov-2001	07-Nov-2021	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int.</i>								
<i>Mater No: 149375 File Number: 07143-0023</i>								
Country: European Community								
ARACON		Registered	A0040345	A0040345 15-Jan-2014	1206397	24-Apr-2014	15-Jan-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 17 Int.</i>								
<i>Mater No: File Number:</i>								
DIRECT-FLEX		Registered	005192208	005192208 11-Jul-2006	005192208	20-Jul-2007	11-Jul-2016	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int.</i>								
<i>DBR Mater No: 228848 File Number:</i>								
MICRO-COAX		Registered	000211292	000211292 01-Apr-1996	000211292	25-Oct-1999	01-Apr-2026	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc. Class(es): 09 Int., 42 Int.</i>								
<i>Mater No: File Number: 7143-20 EU</i>								

Country List

Trademark Name	Client	Status	Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: European Community								
UT	036040	Registered	000211276	000211276 01-Apr-1996	000211276	13-Jul-1999	01-Apr-2026	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int., 42 Int.</i>								
<i>Matter No: 149155</i>								
<i>File Number: 07143-0018 EU</i>								
UTIFLEX	036040	Registered	000211243	000211243 01-Apr-1996	000211243	25-Sep-1998	01-Apr-2026	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int., 42 Int.</i>								
<i>Matter No: 149155</i>								
<i>File Number: 7143-19 EU</i>								
UTIFORM	036040	Registered	001822683	001822683 16-Aug-2000	001822683	16-Aug-2000	16-Aug-2020	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 149376</i>								
<i>File Number: 266E</i>								
Country: India								
MICRO-COAX	036040	Registered	1374136	1374136 27-Jul-2005	1374136	18-May-2007	27-Jul-2025	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 213200</i>								
<i>File Number: 79A</i>								
UT	036040	Registered	1379922	1379922 26-Aug-2005	1379922	07-Aug-2008	26-Aug-2025	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 213202</i>								
<i>File Number: 79C</i>								
UTIFLEX	036040	Registered	1374137	1374137 27-Jul-2005	1374137	23-May-2007	25-Jul-2025	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 213201</i>								
<i>File Number: 79B</i>								
UTIFORM	036040	Registered	1386011	1386011 20-Sep-2005	1386011	20-Sep-2005	20-Sep-2005	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 215614</i>								
<i>File Number: 79E</i>								

Country List

Trademark Name	Client	Status	Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: Int'l Registration - Madrid Protocol Only								
ARACON	036040	Registered	1206397	A0040345 15-Jan-2014	1206397	15-Jan-2014	15-Jan-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
Country: Israel								
MICRO-COAX	036040	Registered	71833	71833 13-Mar-1989	71833	13-Mar-1989	13-Mar-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
UTIFLEX	036040	Registered	71645	71645 17-Feb-1989	71645	17-Feb-1989	17-Feb-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
Country: Japan								
ARACON	036040	Registered	1206397	A0040345 15-Jan-2014	1206397	15-Jan-2014	15-Jan-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 17 Int.</i>								
DIRECT-FLEX	036040	Registered	5088698	200665440 13-Jul-2006	5088698	02-Nov-2007	02-Nov-2017	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
UTIFORM	036040	Registered	4462475	2000-89680 14-Aug-2000	4462475	23-Mar-2001	23-Mar-2021	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								

Country List

Trademark Name	Client	Status	Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: Korea, Republic of								
ARACON	036040	Registered	A0040345	A0040345 15-Jan-2014	1206397	06-Mar-2015	15-Jan-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 17 Int.</i>								
<i>Matter No: 508097</i>								
<i>File Number: 036040.095B</i>								
Country: Switzerland								
UTIFORM	036040	Registered	40513357	40200041808 01-Sep-2000	40513357	26-Feb-2002	26-Feb-2022	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 149378</i>								
<i>File Number: 07143-0023</i>								
Country: United Kingdom								
UTIFLEX	036040	Registered	371026	1313/89 20-Feb-1989	371026	20-Feb-1989	20-Feb-2019	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 427967</i>								
<i>File Number: 165B</i>								
Country: United Kingdom								
UT	036040	Registered	1317385	B1317385 31-Jul-1987	1317385	31-Jul-1994	31-Jul-2018	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 422992</i>								
<i>File Number: 181C</i>								

Country List

Trademark Name	Client	Status	Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
Country: United States of America								
ARACON		Registered	1938803	74/618218 05-Jan-1995	1938803	28-Nov-1995	28-Nov-2025	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 22 Int.</i>								
<i>Matter No: 424393</i>								
<i>File Number: 307</i>								
ARACON		Registered	4584142	86/164368 13-Jan-2014	4584142	12-Aug-2014	12-Aug-2024	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 508101</i>								
<i>File Number:</i>								
IN-A-CABLE		Registered	2141760	75/024548 27-Nov-1995	2141760	10-Mar-1998	10-Mar-2018	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 137420</i>								
<i>File Number: 300</i>								
M-FLEX		Registered	2637073	76/248589 30-Apr-2001	2637073	15-Oct-2002	15-Oct-2022	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 151601</i>								
<i>File Number: 07143-0026</i>								
MICRO-COAX		Registered	1611067	73/769032 12-Dec-1988	1611067	28-Aug-1990	28-Aug-2020	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 09 Int.</i>								
<i>Matter No: 422707</i>								
<i>File Number: 305</i>								
MICRO-COAX		Registered	1611631	73/769141 12-Dec-1988	1611631	28-Aug-1990	28-Aug-2020	GIL JLD KMB
<i>Owner Name: Micro-Coax, Inc.</i>								
<i>Class(es): 42 Int.</i>								
<i>Matter No: 422708</i>								
<i>File Number: 306</i>								

Country List

Trademark Name Client Status Case Number App. Number/
Filing Date Registration Number Registration Date Renewal Date Attorney(s):
Country: United States of America

MICROFLIGHT

Owner Name: Micro-Coax, Inc.
Class(es): 09 Int.

Safe-D-LOCK

Owner Name: Micro-Coax, Inc.
Class(es): 09 Int.

UF

Owner Name: Micro-Coax, Inc.
Class(es): 09 Int.

UTIFLEX

Owner Name: Micro-Coax, Inc.
Class(es): 09 Int.

UTIFORM

Owner Name: Micro-Coax, Inc.
Class(es): 09 Int.

Case Number	App. Number/ Filing Date	Registration Number	Registration Date	Renewal Date	Attorney(s):
036040	3619956 77/203528 12-Jun-2007	3619956	12-May-2009	12-May-2019	GIL JLD KMB
	<i>Matter No:</i> <i>File Number:</i> No File				
036040	85643862 05-Jun-2012	4515314	14-Apr-2014	14-Apr-2024	
	<i>Matter No:</i> <i>File Number:</i> No File				
036040	1375531 73/481491 21-May-1984	1375531	17-Dec-1985	17-Dec-2025	GIL JLD KMB
	<i>Matter No:</i> <i>File Number:</i> 04205-0018				
036040	1535129 73/751373 12-Sep-1988	1535129	18-Apr-1989	18-Apr-2019	GIL JLD KMB
	<i>Matter No:</i> 434615 <i>File Number:</i> 308				
036040	2442685 76/022973 11-Apr-2000	2442685	10-Apr-2001	10-Apr-2021	GIL JLD KMB
	<i>Matter No:</i> 148639 <i>File Number:</i> 302				