# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM473055

**NATURE OF CONVEYANCE:** ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Glimmerglass Networks, Inc.		04/16/2018	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	MOLEX, LLC	
Street Address:	2222 Wellington Court	
City:	Lisle	
State/Country:	ILLINOIS	
Postal Code:	60532	
Entity Type: Limited Liability Company: DELAWARE		

## **PROPERTY NUMBERS Total: 3**

Property Type	Number	Word Mark
Registration Number:	2917935	GLIMMERGLASS
Registration Number:	4365292	CYBERSWEEP
Registration Number:	4148795	CLICKFLOW

#### **CORRESPONDENCE DATA**

Fax Number: 6304164962

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: 630-718-5534

Email: trademarks@molex.com

**Correspondent Name:** Molex, LLC

Address Line 1: 2222 Wellington Court Address Line 4: Lisle, ILLINOIS 60532

NAME OF SUBMITTER:	James A. O'Malley
SIGNATURE:	/James A. O'Malley/
DATE SIGNED:	05/08/2018

#### **Total Attachments: 3**

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#### EXHIBIT 8.1 (d)

### TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "Assignment") is made as of April 16, 2018 (the "Effective Date"), by and between Glimmerglass (assignment for the benefit of creditors), LLC, a California limited liability company, in its sole and limited capacity as assignee for the benefit of creditors of Glimmerglass Networks, Inc. (the "Seller"), and Molex, LLC (the "IP Buyer"). Seller and Oplink Communications US Division, LLC, an affiliate of IP Buyer ("Buyer"), are parties to a certain Asset Purchase Agreement, dated as of April 16, 2018, by and between Seller and Buyer (the "Asset Purchase Agreement"). Capitalized terms used without definitions herein shall have the meanings ascribed to such terms in the Asset Purchase Agreement.

- 1. Pursuant to, and upon the terms of, the Asset Purchase Agreement, Seller has agreed to sell, convey, assign and transfer to IP Buyer, and IP Buyer has agreed to accept, all right, title and interest of Seller in and to any and all trademark rights and copyrights throughout the world, including any and all applications, registrations, and common law marks, together with the goodwill of the business associated with and symbolized by same, held by Seller, including those set forth in Schedule A hereto, together with all common law rights therein and the right of Seller to sue for past infringement of any and all of said trademarks (hereafter collectively referred to as "Marks"), as fully and entirely as the same would have been held and enjoyed by Seller had this Assignment not been made.
- 2. Seller desires to transfer and assign to IP Buyer, and IP Buyer desires to accept the transfer and assignment of all of Seller's right, title and interest in, to and under such Marks.
- 3. Seller, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby sell, convey, transfer and assign to IP Buyer, and IP Buyer hereby accepts the sale, conveyance, transfer and assignment of all right, title and interest of Seller in, to and under the Marks.
- 4. Notwithstanding anything to the contrary herein, Seller and IP Buyer are executing and delivering this Assignment in accordance with the Asset Purchase Agreement. This Assignment is subject to all of the terms and conditions of the Asset Purchase Agreement, and does not increase any liabilities or obligations nor decrease any rights or interests of either Seller, IP Buyer or Buyer thereunder.
- 5. This Assignment may be executed in multiple counterparts, each of which shall be deemed an original hereof, and all of which shall constitute a single agreement effective as of the date hereof. Any delivery of an executed counterpart of this Assignment by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment.
- 6. This Assignment shall be binding upon and shall inure to the benefit of the parties and their respective successors and assigns.

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7. This Assignment shall be governed by and construed in accordance with federal bankruptcy law, to the extent applicable, and, where state law is implicated, the internal laws of the State of California, without giving effect to any principles of conflicts of law.

IN WITNESS WHEREOF, Seller and IP Buyer have executed and delivered this Assignment by their duly authorized representatives as of the Effective Date.

Glimmerglass (assignment for the benefit of creditors), LLC, in its sole and limited capacity as the assignee for the benefit of creditors of Glimmerglass Networks, Inc.				
Ву:	list			
Name:	MICHAEL A. MAIDY			
Title:	MANAGER			
Molex,	LLC			
Ву:	Tweff-rel			
Name: _	MICHAEL Y. MISKIN			
Title:	Senior Vice President			

# Schedule A

# Trademarks

GLIMMERGLASS (registered in the US and EU)
CyberSweep (registered in the US)
ClickFlow (due date to file the Continued Use Declaration is May 29, 2018)

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**RECORDED: 05/08/2018**