

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TRADEMARK AND DOMAIN NAME ASSIGNMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TWO JINN, INC.		10/15/2012	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	TRITON MANAGEMENT SERVICES, LLC
Street Address:	1000 Aviary Parkway, Suite 300
City:	Carlsbad
State/Country:	CALIFORNIA
Postal Code:	92011
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2494323	ALADDIN
Registration Number:	2494324	ALADDIN
Registration Number:	2482261	WE GET YOU OUT. WE GET YOU THROUGH IT.
Registration Number:	3412434	BAIL DONE RIGHT
Registration Number:	4068637	WE'RE BIGGER BECAUSE WE'RE BETTER.

CORRESPONDENCE DATA

Fax Number: 2136270705
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.
 Phone: (213) 683-5627
 Email: nancychow@paulhastings.com
 Correspondent Name: Nancy Chow
 Address Line 1: Paul Hastings LLP
 Address Line 2: 515 South Flower Street, 25th Floor
 Address Line 4: Los Angeles, CALIFORNIA 90071

CH \$140.00 2494323

ATTORNEY DOCKET NUMBER:	75089.00006
NAME OF SUBMITTER:	Nancy Chow
Signature:	/Nancy Chow/
Date:	10/17/2012

Total Attachments: 10

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TRADEMARK AND DOMAIN NAME ASSIGNMENT

This Trademark and Domain Name Assignment (this “**Assignment**”), effective as of October 15, 2012, by and between Triton Management Services, LLC, a Delaware limited liability company (“**Assignee**”), and Two Jinn, Inc., a California corporation (“**Assignor**”).

RECITALS

WHEREAS, concurrently with the execution of this Assignment, Assignor and Assignee have entered into that certain Contribution and Subscription Agreement bearing even date herewith (the “**Contribution Agreement**”), by and between Assignee and Assignor. All capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to them in the Contribution Agreement.

WHEREAS, pursuant to the Contribution Agreement, Assignor has agreed, among other things, to sell, transfer, assign, convey and deliver certain assets, including without limitation, the trademarks and service marks set forth on Schedule A hereto (the “**Marks**”) and the domain names set forth on Schedule B hereto (the “**Domain Names**”) and described below, to Assignee at the Closing.

WHEREAS, Assignee desires to acquire Assignor’s entire right, title and interest in and to such Marks and Domain Names.

NOW, THEREFORE, in consideration of mutual covenants and agreements set forth below and the Contribution Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignment. Assignor hereby irrevocably and unconditionally grants, conveys, transfers, and assigns to Assignee (a) all of Assignor’s right, title and interest in and to the Marks together with the goodwill of the business symbolized by and associated with the Marks, including all common law rights and trademark registration for the Marks, same to be held by Assignee for Assignee’s own use and enjoyment, and for the use and enjoyment of Assignee’s successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made; (b) all of Assignor’s right, title, and interest in and to the Domain Names; and (c) all rights to income, royalties, and license fees deriving from the Marks or Domain Names, all causes of actions, claims, and rights to damages or profits, arising by reason of past, present and future infringements of the Marks or Domain Names or injury to the goodwill associated with the Marks or Domain Names and the right to sue for and collect such damages, as permitted under the applicable laws of any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and its successors, assigns and other legal representatives.

2. Assistance. Assignor agrees to perform, without charge to Assignee (except as otherwise permitted herein), all acts reasonably necessary to permit and assist Assignee in perfecting and enforcing the full benefits, enjoyment, rights, title and interest throughout the world in the Marks and the Domain Names, and the intellectual property rights therein assigned to Assignee hereunder.

Such acts may include execution of documents, including any and all powers of attorney, applications, assignments, declarations, affidavits, and any other papers in connection therewith reasonably necessary to perfect such benefits, enjoyment, rights, title and interest in Assignee, assistance and cooperation in the registration and enforcement of applicable intellectual property rights or other legal proceedings, including providing documents and materials in the possession or control of Assignor, testifying in any legal proceedings, signing lawful papers and making all lawful oaths at Assignee's expense, and generally doing everything that is reasonably necessary to aid Assignee in obtaining and enforcing proper protection for applicable intellectual property rights. In the event Assignor refuses or fails, without reasonable grounds, to execute within a reasonable period of time any such documents necessary to effectuate this Assignment of the rights granted herein should that be necessary in any territory which requires documentation and/or registration apart from this Assignment to perfect the rights granted hereby, Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as Assignor's agent and attorney-in-fact, which appointment is coupled with an interest, to act for and on Assignor's behalf to execute, verify and file any such documents and to do all other lawfully permitted acts to effectuate this Assignment of the rights granted herein, with the same legal force and effect as if executed by Assignor.

3. General.

3.1 Severability. If any term or provision of this Assignment or the application thereof to any circumstance shall, in any jurisdiction and to any extent, be invalid or unenforceable, such term or provision shall be ineffective as to such jurisdiction to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable such term or provision in any other jurisdiction, the remaining terms and provisions of this Assignment or the application of such terms and provisions to circumstances other than those as to which it is held invalid or enforceable.

3.2 Counterparts. This Assignment may be executed in one or more counterparts, including electronically transmitted counterparts, each of which shall be deemed an original, but all such counterparts together shall constitute but one and the same Assignment.

3.3 Governing Law. This Assignment shall be governed by and construed in accordance with the domestic laws of the State of California, without giving effect to any choice of law or conflict of law provision or rule (whether of the State of California or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of California.

3.4 Waiver. Any term or provision of this Assignment may be waived in writing at any time by the party or parties entitled to the benefits thereof. No failure to exercise and no delay in exercising any right, power or privilege shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege preclude the exercise of any other right, power or privilege. No waiver of any breach of any covenant or agreement hereunder shall be deemed a waiver of any preceding or subsequent breach of the same or any other covenant or agreement.

3.5 Amendment. No supplement, modification, amendment or waiver of this Assignment shall be binding unless executed in writing by Assignee, on the one hand, and Assignor, on the other hand.

3.6 Construction. The parties hereto agree that they have been represented by counsel during the negotiation, preparation and execution of this Assignment and, therefore, waive the application of any law, regulation, holding or rule of construction providing that ambiguities in an agreement or other document will be construed against the party drafting such agreement or document.

3.7 Successors and Assigns. This Assignment shall inure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns. This Assignment and the rights and obligations hereunder shall not be assignable by either party without the written consent of the other party, and any such purported assignment by either party without such consent shall be void. Notwithstanding the foregoing, Assignee may without obtaining the consent of Assignor, assign any of its rights and/or obligations under this Assignment to any of its Affiliates or to any lender as collateral security or to any Person that acquires (whether by merger, purchase of stock, purchase of assets or otherwise), or is the successor or surviving entity in any such acquisition, merger or other transaction involving, Assignee (provided that if Assignee assigns its obligations without obtaining the consent of Assignor, Assignee shall not be relieved of its obligations hereunder in respect of any such assignment).

3.8 Entire Agreement. This Assignment, including the schedules attached hereto and other agreements and documents referred to herein, contains the entire agreement and understanding of the parties hereto with respect to its subject matter and supersedes all prior and contemporaneous agreements and understandings, oral and written, among the parties with respect to such subject matter. To the extent any provision of this Assignment conflicts with any provision of the Contribution Agreement, the Contribution Agreement will govern.

[Signature Page Follows]

“Assignee”

TRITON MANAGEMENT SERVICES, LLC
a Delaware limited liability company

By: 
Name: Herbert Mutter
Title: Chief Financial Officer

Notary: SEE ATTACHED

[SIGNATURE PAGE TO TRADEMARK AND DOMAIN NAME ASSIGNMENT]

TRADEMARK
REEL: 004882 FRAME: 0896

ACKNOWLEDGMENT

State of California CA)

County of SANDIEGO)

On 9-26-12 before me, MARY POLICH
personally appeared HERBERT G. MUTER,

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.


Signature Mary Polich (Seal)



IN WITNESS WHEREOF, each of the parties hereto has executed this Assignment, or has caused this Assignment to be executed on its behalf by a representative duly authorized, all as of the date first above set forth.

“Assignor”

TWO JINN, INC.,
a California corporation

By: 
Name: Robert Hayes
Title: Chief Executive Officer

Notary: SEE ATTACHED

[SIGNATURE PAGE TO TRADEMARK AND DOMAIN NAME ASSIGNMENT]

TRADEMARK
REEL: 004882 FRAME: 0898

ACKNOWLEDGMENT

State of California)

County of SAN DIEGO)

On 9-26-12 before me, MARY POLICH
personally appeared ROBERT HAYES,

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same
in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument
the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the
foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Mary Polich (Seal)



Schedule A
Marks

U.S. Trademark Serial No.	U.S. Trademark Registration No.	Mark
76136348	2494323	ALADDIN (word mark)
76136587	2494324	ALADDIN (stylized mark)
76109057	2482261	WE GET YOU OUT. WE GET YOU THROUGH IT. (word mark)
77141163	3412434	BAIL DONE RIGHT. (word mark)
85246335	4068637	WE'RE BIGGER BECAUSE WE'RE BETTER. (word mark)

Schedule B
Domain Names

<u>Service</u>	<u>Account Number</u>	<u>Type</u>
2jinn.com	28910387	Domain Name
Private Registration (aladdinfinancial.biz)	28910387	Private Registration
Private Registration (aladdinfinancial.com)	28910387	Private Registration
Private Registration (aladdinfinancial.info)	28910387	Private Registration
Private Registration (aladdinfinancial.net)	28910387	Private Registration
Private Registration (aladdinretail.com)	28910387	Private Registration
Private Registration (californiawanted.com)	28910387	Private Registration
Private Registration (csisj.com)	28910387	Private Registration
Private Registration (idahowanted.com)	28910387	Private Registration
Private Registration (nevadawanted.com)	28910387	Private Registration
Private Registration (nsinv.net)	28910387	Private Registration
Private Registration (texaswanted.com)	28910387	Private Registration
Private Registration (washingtonwanted.com)	28910387	Private Registration
Web Forwarding (aladdinfinancial.com)	28910387	Web Forwarding
Web Forwarding (aladdinfinancial.net)	28910387	Web Forwarding
aaa247bailbonds.com	28910387	Domain Name
aamericanbailbondco.com	28910387	Domain Name
aladdinfinancial.biz	28910387	Domain Name
aladdinfinancial.com	28910387	Domain Name
aladdinfinancial.info	28910387	Domain Name
aladdinfinancial.net	28910387	Domain Name
aladdinreporting.com	28910387	Domain Name
aladdinretail.com	28910387	Domain Name
allhoursbailbonds.com	28910387	Domain Name
anytimebailbonds.com	28910387	Domain Name
bjbailbonds.com	28910387	Domain Name
californiawanted.com	28910387	Domain Name
csisj.com	28910387	Domain Name
idahowanted.com	28910387	Domain Name
nevadawanted.com	28910387	Domain Name
nsinv.net	28910387	Domain Name
texaswanted.com	28910387	Domain Name
washingtonwanted.com	28910387	Domain Name
aladdinbailbonds.com	22046609	Domain Name

aladdinbailbonds.net
aladdinbailbonds.org
twojinn.co
twojinn.org
twojinn.us
twojinninc.com
twojinninc.net

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