TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM482618

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME
EFFECTIVE DATE:	06/02/2015

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Green Synergy, LLC		06/02/2015	Limited Liability Company: ILLINOIS

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
Burn Entertainment Corporation	06/02/2015	Corporation: NEVADA

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Burn Entertainment Corporation	
Street Address:	c/o WRSSR 11400 W. Olympic Blvd. 9th Fl.	
City:	los angeles	
State/Country:	CALIFORNIA	
Postal Code: 90064		
Entity Type:	Corporation: NEVADA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	86333386	BURN TV

CORRESPONDENCE DATA

Fax Number: 3104791422

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: 310-478-4100

Email: dhochman@wrslawyers.com **Correspondent Name:** David Hochman c/o WRSSR Address Line 1: 11400 W. Olympic Blvd. 9th Fl. Address Line 4: los angeles, CALIFORNIA 90064

NAME OF SUBMITTER:	David Hochman
SIGNATURE:	/David Hochman/
DATE SIGNED:	07/19/2018

TRADEMARK REEL: 006385 FRAME: 0730

900459021

Total Attachments: 25

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DUBOWSKY LAW OFFICE, CHTD.

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CLERK OF THE COURT

NOEJ
Peter Dubowsky, Esq.
Nevada Bar No. 4972
DUBOWSKY LAW OFFICE, CHTD.
300 South Fourth Street, Suite 1020
Las Vegas, Nevada 89101
(702) 360-3500
Fax (702) 360-3515
Attorney for Plaintiff

DISTRICT COURT

CLARK COUNTY, NEVADA

WHITE TIGER PARTNERS LLC, a Colorado)
limited liability company, as successor in interest)
to FIRST AMERICAN STOCK TRANSFER,)
INC.,

Plaintiff,

vs.

P-SOL INTERNATIONAL CORP. a revoked)
Nevada corporation and DOES I-X and ROE)
CORPORATIONS I-X, inclusive

Defendants

Case No.: A-14-703071-C

Dept No.: XII

Dept No.: XII

Dept No.: A-14-703071-C

NOTICE OF ENTRY OF ORDER

Please take notice that on June 1, 2015, am ORDER SHORTENING TIME was entered by the Clerk of the Court in the above-referenced matter. A true and correct copy of the order is attached.

Dated: June 2, 2015

DUBOWSKY LAW OFFICE, CHTD.

By: /s/Peter Dubowsky
Peter Dubowsky, Esq.
Attorney for Plaintiff

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CERTIFICATE OF MAILING

The undersigned acknowledges that on June 2, 2015, a NOTICE OF ENTRY OF

3	ORDER was served by first-class mail postage pre-paid to the following:		
4	Axiom Equities, LLC	Norman Johnson	
5	8117 W. Manchester Ave Suite 711	PO Box 1038	
١	Playa Del Rey, CA 90293	Silverdale, WA 98383	
6	· · · · · · · · · · · · · · · · · · ·	,	
Ϋ́Ι	Somerset Private Fund	Take Flight Equities, Inc.	
7	387 Corona Street, Suite 555	4550 NW Newberry Hill Road, Suite 202	
	Denver, CO 80218	Silverdale, WA 98383	
8			
	North Shore Equity Trading	Laura Hios	
9	46 Marwood Road N	12 Cornwall Lane	
	Port Washington, NY 11050	Port Washington, NY 11050	
10	1	1 010 11 11 11 11 11 11 11 11 11 11 11 1	
l	G-Lock Corp.	SCI, Inc.	
11	80 NE Harpoon Court	743 Goldhill Place	
	Belfair, WA: 98528	Woodland Park, CO 80863	
12	Donaii, Wil 30020	Woodand Lam, Co Coop	
ŀ	William Tynan	Old Sawmill Partners, LLC	
13	14026 Franklin Avenue Apt 3A	7441 Tracyton Blvd	
	Flushing, NY 11355	Bremerton, WA 98311	
14	110011116, 111 11300	Didnoton, Wil 70011	
	Pope Enterprises, LLC	Norman Johnson	
15	1325 Cavendish Drive	PO Box 1038	
	Silver Spring, MD 20904	Silverdale, WA 98383	
16	;	,	
, ,	Gina Corona	Christopher Cornacchia	
17	7053 Trolleyway	7047 ½ Trolleyway	
18	Playa Del Rey, CA 90293	Playa Del Rey, CA 90293	
10	, · , · - · · · · · , · · · · · · · ·	,	
19	Matthew Coley	Vincent De Luca	
۱ ``	5381 Grand Prix Ct	909 Scotch Pine Drive	
20	Fontana, CA. 92336	Windsor, CO, 80550	
-			
21	Carlos Barrios	Christopher C. Appleget	
	510 W 6 th Street #1210	118 Sunridge St	
22	Los Angeles, CA 90014	Playa Del Rey, CA 90293	
- 1		,,	
23	Lisa A Marguiles Revocable Living Trust DTD	Patrick McVeigh	
ĺ	3505 8th Ava	1/10/10 Fernleyf St	

14940 Fernleaf St Fontana, CA 92336

25

Los Angeles, CA 90018

DUBOWSKY LAW OFFICE, CHTD.

Michael Couture 2110 Highpointe Dr #212 Corona, CA. 92879

SIMS Holdings, LLC 7225 Crescent Park West #323 Playa Vista, CA 90094

/s/William Thompson

An employee of Dubowsky Law Office, Chtd.

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CLERK OF THE COURT

ORDR

Peter Dubowsky, Esq. Nevada Bar No. 4972

DUBOWSKY LAW OFFICE

300 South Fourth Street

Suite 1020

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Las Vegas, Nevada 89101

(702) 360-3500

5 Fax (702) 360-3515

Attorney for Plaintiff

DISTRICT COURT

CLARK COUNTY, NEVADA

WHITE TIGER PARTNERS LLC, a Colorado) Case No.: A-14-703071-C limited liability company, as successor in interest) to FIRST AMERICAN STOCK TRANSFER,)

Plaintiff,

CORPORATIONS I-X, inclusive

Defendants

Dept No.: XII

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VS.

INC.,

E-SOL INTERNATIONAL CORP. a revoked) 15 Nevada corporation and DOES I-X and ROE)

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ORDER SHORTENING TIME

The Court having read Counsel's Affidavit in Support of Order Shortening Time and the Affidavit of Robert L. Stevens in Support of Motion for Order Shortening Time, and good cause appearing therefore, it is hereby

ORDERED that Plaintiff's Motion for Order Shortening Time is GRANTED; and

it is further

ECEVED MAY 29 2015

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ORDERED that the time for the hearing of the MOTION TO AUTHORIZE RECEIVER TO TERMINATE ALL OF THE PREVIOUS OFFICERS AND DIRECTORS, ISSUE NEW SHARES, RATIFY A REVERSE STOCK SPLIT PREVIOUSLY AFFECTED, **RATIFY** THE NAME **CHANGE** TO BURN **ENTERTAINMENT** CORPORATION, **RATIFY** THE **BUSINESS** COMBINATION/REORGANIZATION WITH GREEN SYNERGY LLC DBA BURN ENTERTAINMENT CORPORATION AND DISCHARGE RECEIVER shall be held on day of , 2015, in Department 1 of the above entitled Court at Comm. or as soon thereafter as counsel can be heard.

Dated: May 29, 2015

DISTRICT COURT JUDGE,

Submitted by:

DUBOWSKY LAW OFFICE, CHTD.

||By:

Peter Dubowsky, Esq Nevada Bar No. 4972 300 South Fourth Street

Suite 1020

Las Vegas, Nevada 89101

(702) 360-3500

Fax (702) 360-3515

Attorney for Plaintiff

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APPL
Peter Dubowsky, Esq.
Nevada Bar No. 4972
DUBOWSKY LAW OFFICE, CHTD.
3 330 South Third Street #680
Las Vegas, Nevada 89101
(702) 360-3500
Fax (702) 360-3515
Attorney for Plaintiff

CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

WHITE TIGER PARTNERS LLC, a Colorado) limited liability company, as successor in) interest to FIRST AMERICAN STOCK) TRANSFER, INC.,

Case No.: A-14-703071-C

Dept No.: XII

Plaintiff,

VS.

E-SOL INTERNATIONAL CORP. a revoked Nevada corporation and DOES I-X and ROE CORPORATIONS I-X, inclusive

Defendants

MOTION TO AUTHORIZE RECEIVER TO TERMINATE ALL OF THE PREVIOUS OFFICERS AND DIRECTORS, ISSUE NEW SHARES, RATIFY A REVERSE STOCK SPLIT PREVIOUSLY AFFECTED, RATIFY THE NAME CHANGE TO BURN ENTERTAINMENT CORPORATION, RATIFY THE BUSINESS COMBINATION/REORGANIZATION WITH GREEN SYNERGY LLC DBA BURN ENTERTAINMENT CORPORATION AND DISCHARGE RECEIVER

Plaintiff WHITE TIGER PARTNERS, LLC, by and through its attorney, Peter Dubowsky, Esq., hereby moves to this Court for an order for the termination of all previous officers and directors of E-SOL INTERNATIONAL CORP. ("Defendant Corporation"), and to ratify the termination of all previous known and unknown officers

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1	and directors, ratify a reverse stock split previously affected, approve the name change
2	previously affected, ratify the business combination/reorganization, issue new shares and
3	discharge the Receiver. This Motion is made on these points and authorities and all the
4	papers and proceedings had herein.
5	
6	Dated: May 20, 2015
7	DUBOWSKY LAW OFFICE, CHTD.
8	
9	By: /s/Peter Dubowsky Peter Dubowsky, Esq.
10	Attorney for Plaintiff
11	NOTICE OF MOTION
12	TO: ALL PARTIES IN INTEREST AND THEIR ATTORNEYS OF RECORD
13	Please take notice that the DUBOWSKY LAW OFFICE, CHTD. will bring the
14	foregoing Motion on for hearing on the 22 day of June, 2015, in
15	Department $\frac{12}{}$ of the above entitled Court at $\frac{8:30 \text{ A}}{}$ m. or as soon thereafter as
16	
17	counsel can be heard.
18	Signed: <u>/s/Peter Dubowsky</u> Peter Dubowsky, Esq.
19	Attorney for Plaintiff
20	I. <u>SUMMARY OF MOTION</u>
21	On December 30, 2014, this Court entered an Order appointing Robert L. Stevens as
22	the Receiver (the "Receiver") of the Debtor Corporation, E-SOL INTERNATIONAL
23	CORP. The Receiver has been fulfilling his duties as Receiver, and in that capacity, is
24	seeking an order of this Court to terminate all of the previous known and unknown officers
25	and directors issue new shares of stock of the debtor corporation for purposes of satisfying

debt, ratifying a reverse stock split previously affected, ratify the name change previously affected to BURN ENTERTAINMENT CORPORATION and ratify the business combination/reorganization with E-SOL INTERNATIONAL CORP. The Receiver is also seeking an order for his discharge.

To date, the Defendant Corporation has never appeared in any capacity in this proceeding. On December 30, 2014, this Court appointed by its Order Robert L. Stevens to serve as Receiver for the Defendant Corporation. The Receiver has served this Court and the Defendant Corporation honorably. The Receiver has performed the following duties and is seeking an affirmative Order and ratification from this Court in order to satisfy the Company's debts and institute an orderly reorganization for the shareholders.

- 1. The Receiver cured the "revoked" status with the Nevada Secretary of State on January 2, 2015.
- 2. The prior officers and directors of the Defendant Corporation have not appeared in any capacity in this proceeding to defend the abandonment and mismanagement of the company. In a Board Resolution dated December 30, 2014, the Receiver terminated all known and unknown officers and directors of the Defendant Corporation.
- 3. The Receiver processed a one thousand (1000) for one (1) reverse stock split with each shareholder retaining a minimum of 100 shares. The reverse stock split was effective in the market on February 2, 2015.
- 4. The Receiver executed a business combination/merger with Green Synergy

 LLC, dba BURN ENTERTAINMENT CORPORATION on February 4, 2015.

 The public was noticed via Press Release on February 10, 2015 and under OTC

 Markets Rules and Guidelines. An Information Statement describing the terms

of the merger will be made public and sent to shareholders on or about May 10, 2015.

- 5. The Receiver successfully processed a name change for the Defendant Corporation with the Nevada Secretary of State and FINRA on April 27, 2015.
- 6. The Receiver is requesting this Court to grant our Order to issue new shares of stock for the purposes of satisfying the Defendant Corporation's debt. The shares, to be issued, are exempt pursuant to Federal and Nevada State Securities Regulations, specifically Section 3(a)(10) of the Securities Act of 1933 (15 U.S.C. §77c(a)(10)) and N.R.S. 90.530(8). In order for these shares to be exempt under Federal Law, a Fairness Hearing must be held. The Receiver is requesting such a hearing.
- 7. In addition, the Receiver is requesting that the related** Non-Affiliate shares be transferred electronically into each investor's brokerage accounts through the transfer agent, First American Stock Transfer, The Depository Trust & Clearing Corporation and the shareholders related bank or brokerage firm. The related Non-Affiliate shares are freely transferrable and exempt from registration under Section 3(a)(10) of the Securities Act of 1933 (15 U.S.C. §77c(a)(10)) and N.R.S. 90.530(8).
- 8. Lastly, the Receiver is requesting the Court discharge the Receiver upon conclusion of the Fairness Hearing and the issuance of the requested exempt shares.

II. <u>LAW</u>

On December 30, 2014, this Court entered an Order for Appointment of Receiver (the "Order"). The Order, which was duly entered and authorized by N.R.S. §78.600, states in pertinent part that the Receiver has the authority:

[T]o take charge of the estate and effects thereof, and to collect the debts and property due and belonging to the corporation, with power to prosecute and defend, in the name of the corporation, or otherwise, all such suits as may be necessary or proper for the purposes aforesaid, and to appoint an agent or agents under them, and to do all other acts which might be done by the corporation, if in being, that may be necessary for the final settlement of the unfinished business of the corporation. The powers of the trustees or receivers may be continued as long as the district court shall think necessary for the purposes aforesaid.

Pursuant to that Order, and as is necessary for the final settlement of the unfinished business of the Debtor Corporation, the Receiver is requesting an order for the termination all of the previous officers and directors, issuance of new shares of stock of the debtor corporation, for purposes of satisfying debt, ratification of a reverse stock split previously affected, ratification of the name change to BURN ENTERTAINMENT CORPORATION, and ratification of the business combination/reorganization with BURN ENTERTAINMENT CORPORATION The Receiver is also seeking an order for his discharge.

According to the corporate counsel of the Receiver, whose Affidavit is attached, these securities which are to be issued are exempted pursuant to Federal and Nevada State Securities Regulations, specifically Section 3(a)(10) of the Securities Act of 1933 (15 U.S.C. §77c(a)(10)) and N.R.S. 90.530(8). The Affidavit is **Exhibit "1"**. Mr. Lanham also

 Lanham's Opinion Letter is **Exhibit "2"**. Mr. Lanham's Affidavit States:

1. I am a licensed attorney admitted to practice before the Supreme Courts of

opines that the Notice complies with applicable Federal Securities Regulations. Mr.

- I am a licensed attorney admitted to practice before the Supreme Courts of the States of California (admitted in 1993) as well as a variety of federal District and Circuit Courts of Appeal.
- 2. Throughout my career as an attorney, securities regulation and the adherence to State and federal securities laws have constituted significant practice areas for me.

 During my career, I have served as a securities attorney in my own firm for over 20 years.
- 3. Section 3 (a) (10) of the Securities Act of 1933 (15 U.S.C. §77c (a) (10)) operates as an exemption from the Securities Act registration provisions for offers and sales of securities in specified exchange transactions. The terms and conditions of the exchange of securities shall be approved by a court or authorized government entity (which may include state insurance commissions, state corporation or securities commissions, state banking agencies, etc.). Approval must come subsequent to the holding of a hearing in which a determination has been made that the exchange is fair to those to whom the securities will be issued. (Such securities, however, are not exempt from registration under state securities laws, for they are not "covered securities" under Section 18 of the Securities Act (See: Section 18(a) (4) (C)).
- 4. The Section 3(a) (10) exemption is available without any action by the SEC's Division of Corporation Finance or the Securities and Exchange Commission. However, the issuer of the securities must advise the court or authorized government entity before the fairness hearing that it will rely on the Section 3(a) (10) exemption upon the court or authorized government entity's approval of the exchange.

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5. In addition, the issuer must provide the court or authorized government entity with sufficient information to determine the value of both the securities claims or interests to be surrendered and the securities to be issued in the proposed transaction.

Plaintiff's claims shall be exchanged to the Defendant Company for an Aggregate of 86,000,000 unrestricted, unregistered post reverse-split shares of Defendant Corporation's common stock as follows:

NON-AFFILIATE SHAREHOLDERS:

- a). 10,000,000 unrestricted shares to: SOMERSET PRIVATE FUND LTD**;
- b). 10,000,000 unrestricted shares to: TAKE FLIGHT EQUITIES, INC.;
- c). 10,000,000 unrestricted shares to: NORTH SHORE EQUITY TRADING;
- d). 10,000,000 unrestricted shares to: LAURA HIOS;
- e). 10,000,000 unrestricted shares to: G-LOCK CORP.;
- f). 5,000,000 unrestricted shares to: SCI, INC.;
- g). 4,000,000 unrestricted shares to: WILLIAM TYNAN
- h). 4,000,000 unrestricted shares to: OLD SAWMILL PARTNERS
- i). 500,000 unrestricted shares to: MICHAEL COUTURE
- j). 2,000,000 unrestricted shares to: NORMAN JOHNSON
- k). 4,000,000 unrestricted shares to: GINA CORONA
- 1). 2,500,000 unrestricted shares to: CHRISTOPHER CORNACCHIA
- m.) 3,000,000 unrestricted shares to: MATTHEW COLEY
- n.) 4,000,000 unrestricted shares to: VINCENT DE LUCA
- o). 500,000 unrestricted shares to: CARLOS BARRIOS

1	p). 2,500,000 unrestricted shares to POPE ENTERPRISES, LLC			
2	q). 1,000,000 unrestricted shares to CHRISTOPHER C. APPLEGET			
3	r). 1,000,000 unrestricted shares to LISA A. MARGUILES			
4	REVOCABLE LIVING TRUST DTD			
5	s). 1,000,000 unrestricted shares to PATRICK MCVEIGH			
6	t). 1,000,000 unrestricted shares to SIMS HOLDINGS, LLC			
7				
8	and for an aggregate issuance of restricted E-SOL INTERNATIONAL CORP.			
9	(n/k/a BURN ENTERTAINMENT CORPORATION) Totaling 14,000,000			
10	shares to:			
11	AFFILIATE SHAREHOLDERS:			
12	a). 14,000,000 restricted shares to: AXIOM EQUITIES, LLC			
13	6. Finally, the issuer must provide timely and appropriate notice of the hearing			
14	to all persons who will receive securities in the exchange. At a minimum, the issuer's			
15	notice must adequately (1) advise the persons to receive securities in the exchange of their			
16	right to attend the hearing and (2) give the information necessary to exercise that right.			
17	7. In order to qualify for exemption from registration under Section 3(a) (10),			
18	securities must be issued in exchange for securities, claims, or property interests; they			
19	cannot be offered for cash. This requirement generally does not raise interpretive issues.			
20	However, when options, warrants, or other convertible securities are issued in a Section 3			
21	(a) (10) transaction, the later exercise or conversion is not exempted.			
22	8. A court or authorized government entity must hold a hearing that is open to			
23	all those who will receive securities in the proposed exchange and find that the proposed			
24	exchange's terms and conditions are fair to all such persons.			
25				

CONCLUSION

WHEREFORE, the Plaintiff requests this Honorable Court to allow the Receiver to issue new shares of stock in the Debtor Corporation, terminate the previous officers and directors, ratify the reverse stock split previously affected, ratify the name change to BURN ENTERTAINMENT CORPORATION previously affected, ratify the business combination/reorganization between E-SOL INTERNATIONAL CORP and GREEN SYNERGY LLC and to then discharge the Receiver, Robert L. Stevens.

Dated: May 20, 2015

DUBOWSKY LAW OFFICE, CHTD.

By: /s/Peter Dubowsky
Peter Dubowsky, Esq.
Nevada Bar No. 4972
330 South Third Street, Suite 680
Las Vegas, Nevada 89101
(702) 360-3500
Fax (702) 360-3515

Attorney for Plaintiff

- 9

Exhibit "1"

Peter Dubowsky, Esq.
Nevada Bar No. 4972
DUBOWSKY LAW OFFICE, CHTD.
300 South Fourth St., Ste. 1020
Las Vegas, Nevada 89101
(702)360-3500
Fax (702)360-3515
Attorney for Plaintiff

DISTRICT COURT

CLARK COUNTY, NEVADA

WHITE TIGER PARTNERS LLC, a Colorado)	Case No.: A-14-703071-C
limited liability company, as successor in)	
interest to FIRST AMERICAN STOCK)	Dept No.: XII
TRANSFER, INC.,	
}	
71.1.400	
Plaintiff, {	
,	
VS. (
E-SOL INTERNATIONAL CORP. a revoked	
Nevada corporation and DOES I-X and ROE(
CORPORATIONS I-X, inclusive	
<u> </u>	
Defendants)	

AFFIDAVIT OF RANDALL J. LANHAM, ESQ. IN SUPPORT OF PLAINTIFF'S MOTION FOR EXCHANGE OF SECURITIES AMONG DEFENDANT'S STOCK HOLDERS AND TERMINATION OF RECEIVERSHIP.

STATE OF CALIFORNIA)
1) ss
COUNTY OF ORANGE)

Randall J. Lanham, Esquire ("Affiant"), hereby swears under penalty of perjury and the laws of the State of Nevada that the following assertions are true of his own knowledge:

1. I am a licensed attorney admitted to practice before the Supreme Courts of the States of California (admitted in 1993) as well as a variety of federal District and Circuit Courts of Appeal.

TRADEMARK

- 2. Throughout my career as an attorney, securities regulation and the adherence to State and federal securities laws have constituted significant practice areas for me. During my career, I have served as a securities attorney in my own firm for over 20 years.
- 3. Section 3 (a) (10) of the Securities Act of 1933 (15 U.S.C. §77c (a) (10)) operates as an exemption from the Securities Act registration provisions for offers and sales of securities in specified exchange transactions. The terms and conditions of the exchange of securities shall be approved by a court or authorized government entity (which may include state insurance commissions, state corporation or securities commissions, state banking agencies, etc.). Approval must come subsequent to the holding of a hearing in which a determination has been made that the exchange is fair to those to whom the securities will be issued. (Such securities, however, are not exempt from registration under state securities laws, for they are not "covered securities" under Section 18 of the Securities Act (See: Section 18(a) (4) (C)).
- 4. The Section 3(a) (10) exemption is available without any action by the SEC's Division of Corporation Finance or the Securities and Exchange Commission. However, the issuer of the securities must advise the court or authorized government entity before the fairness hearing that it will rely on the Section 3(a) (10) exemption upon the court or authorized government entity's approval of the exchange.
- 5. In addition, the issuer must provide the court or authorized government entity with sufficient information to determine the value of both the securities claims or interests to be surrendered and the securities to be issued in the proposed transaction.
- 6. Finally, the issuer must provide timely and appropriate notice of the hearing to all persons who will receive securities in the exchange. At a minimum, the issuer's notice must adequately (1) advise the persons to receive securities in the exchange of their right to attend the hearing and (2) give the information necessary to exercise that right.
- 7. In order to qualify for exemption from registration under Section 3(a) (10), securities must be issued in exchange for securities, claims, or property interests; they cannot be offered for cash. This requirement generally does not raise interpretive issues. However, when options, warrants, or other convertible securities are issued in a Section 3 (a) (10) transaction, the later exercise or conversion is not exempted.
- 8. A court or authorized government entity must hold a hearing that is open to all those who will receive securities in the proposed exchange and find that the proposed exchange's terms and conditions are fair to all such persons.

9. If called to testify as a witness, Affiant is competent and would testify to the facts set forth in this Affidavit.

Randall Lanham, Esq.

California Attorney Registration No. 164839

See Attached Document (Notary to cross out lines 1-6 below) (2) See Statement Below (Lines 1-6 to be completed only by document signer(s), not Notary)		
i	and the company of th	
· E		
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;	,	
Signature of Document Signer No. 1	Signature of Document Signer No. 2 (If any)	
A notary public or other officer completing this certificacument to which this certificate is attached, and not	licate verifies only the identity of the individual who signed the title truthfulness, accuracy, or validity of that document.	
State of California	Subscribed and swom to (or affirmed) before me	
County of Drauge		
	on this day of Month Year	
	, py	
January and the same of the sa	(1) Randoll J. Lanham	
MANO ANSARI Commission # 2090900	(and (2)),	
ZVZ Notary Public - California	Name(s) of Signer(s)	
Orange County My Comm. Expires Mar 4, 2019	proved to me on the basis of satisfactory evidence	
	to be the person(s) who appeared before me.	
	Signature Mano Church	
	Signature of Notary Public	
Seal		
Place Notary Seal Above		
Though this section is optional, completing thi	PTIONAL. is information can deter alteration of the document or ils form to an unintended document.	
Description of Attached Document	is form to an uningended document.	
	Document Date:	
	lamed Above:	
@2014 National Notary Association • www.NationalNo	stary.org • 1-800-US NOTARY (1-800-876-6827) Item #5910	

California Jurat With Appiant Statement

TRADEMARK

REEL: 006385 FRAME: 0749

GOVERNMENT CODE § 8202

Exhibit "2"

Lanham & Lanham, LLC

28652 Oso Parkway Suite D Rancho Santa Margarita, California 92688 Telephone: (949) 933-1964 Facsimile: (949) 666-5006

May 7, 2015

First American Stock Transfer 4747 North 7th Street, Suite 170 Phoenix AZ 85014-3677

Re: Burn Entertainment Corporation, formerly E-Sol International Corp., a Nevada Corporation.

Ladies and Gentlemen:

This law firm has acted as special counsel to Burn Entertainment Corporation, FKA E-Sol International Corp., a Nevada corporation ("Issuer") for the limited purpose of rendering this opinion in connection with the Corporation's issuance of shares to nineteen (21) purchasers listed on the Schedule "A" hereto ("Purchasers"). Collectively, Issuer and Purchasers are referred to as the "Parties."

There are certain important disclaimers set forth at the conclusion of this opinion letter and they limit our opinion and the reliance of third parties thereon.

The Parties' executed on February 28, 2015 a Share Purchase Agreement. Signatory for Issuer is Robert L. Stevens, pursuant to the authority vested in it as Court Appointed Receiver of Issuer ("Receiver"). The Receiver's appointment occurred on or about December 30, 2014 in case number A-14-703071 in Nevada's Eight Judicial District.

By Order of the District Court of Clark County, Nevada ("Court") the Receiver was granted full authority to issue shares as fully paid and non-assessable, and not subject to any options, to the non-affiliate holders.

Thereafter, the Receiver directed the Issuer, *inter alia*, to issue to non-affiliates unrestricted securities pursuant to the exemption set forth at Section 3(a)(10) of the Securities Act of 1933 (15 U.S.C. §77c(a)(10)).

We have not examined originals of the Company's significant historical documents, or of any certified copies, or other documents, including, but not limited to, the following: (i) certificates of incorporation of the Issuer, as amended and restated to date; or (ii) historical instruments and documents of the Issuer. Rather, we have relied upon the Receiver's pleadings as filed with the Court, such Orders of the Court, and representations by the Receiver during the Receivership pertaining to the issuance of securities by the Issuer.

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We have assumed the authenticity and completeness of all documents, certificates and records submitted to us as originals, the conformity to the original instruments of all other documents, certificates and records submitted, and the authenticity and completeness of such instruments being assumed. As to certain matters of fact relating to this opinion, we have relied on the accuracy and truthfulness of statements made to us by the Receiver and on certificates of public officials. We do not represent that we conducted any independent investigations of law or fact as to the representations stated in the Stock Purchase Agreement or otherwise.

Consistent with the foregoing, we opine:

- (a) Robert L. Stevens is acting as Receiver pursuant to the authority vested by Order of the Court;
- (b) The Issuer may legally issue 14,000,000 (fourteen million) restricted common stock shares of Burn Entertainment Corporation to Axiom Equities, LLC, a company under the direction of Jason Santos and
- (c) The Issuer may legally issue 86,000,000 (eighty-six million) common stock shares of Burn Entertainment Corporation to 20 non-affiliate business entities listed on Schedule "A" hereto.

* * *

No party to the transaction has asked us to perform an independent investigation as to the validity of certain assumptions pertaining to related party transactions. Such an investigation is beyond the scope of our assignment and would have been rejected, if it had been requested, given that the Issuer has undergone significant changes in its history and ultimately was abandoned by its management.

We performed no independent investigation nor have we taken steps to test the validity of statements made in the Stock Purchase Agreement generally or in its Recitals, specifically.

This opinion is furnished by us as special counsel to the Issuer and speaks as of the date of this opinion letter only, and is solely for our Client's benefit. Neither this opinion nor copies hereof may be relied upon by, delivered to, or quoted in whole or in part to any government agency or to any other person for any reason or purpose whatsoever without our prior written consent.

Other than the specific transaction contemplated by the Stock Purchase Agreement, this letter is irrelevant and inapplicable, and is not to be relied upon by any other person for any purpose, event or circumstance.

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Other than as is specifically cited herein, no opinion is being given as to the application of any law or laws, or regulations or rules under federal law of the United States of America, or of the law or laws of any specific state of the United States of America or for compliance by the Issuer or of any other person therewith.

Subject to its limitations, we hereby consent to the presentation of this opinion by the Issuer to its transfer agent.

Please do not hesitate to notify the undersigned should you wish to discuss the above.

Sincerely,

Randall J. Lanham, Esq.

California Attorney Registration No. 164839

CC:

Receiver: Mr. Robert L. Stevens

c/o White Tiger Partners LLC 387 Corona St., Suite 555 Denver, CO 80218

Issuer:

Burn Entertainment Corporation

SHAREHOLDER LIST – SCHEDULE A

Shareholder Name	Number of Shares to be Issued
Axiom Equities, LLC**** 8117 W. Manchester Ave Suite 711 Playa Del Rey, CA 90293	14,000,000
Somerset Private Fund 387 Corona Street, Suite 555 Denver, CO 80218 Tax ID#	10,000,000
Take Flight Equities, Inc. 4550 NW Newberry Hill Road, Suite 202 Silverdale, WA 98383	10,000,000
North Shore Equity Trading 46 Marwood Road N Port Washington, NY 11050	10,000,000
Laura Hios 12 Cornwall Lane Port Washington, NY 11050	10,000,000
G-Lock Corp. 80 NE Harpoon Court Belfair, WA 98528	10,000,000
SCI, Inc. 743 Goldhill Place Woodland Park, CO 80863	5,000,000
William Tynan 14026 Franklin Avenue Apt 3A Flushing, NY 11355	4,000,000

0110 2120 2770	,
Old Sawmill Partners, LLC	
7441 Tracyton Blvd	4,000,000
Bremerton, WA 98311	
:	
Pope Enterprises, LLC	2,500,000
1325 Cavendish Drive	, ,
Silver Spring, MD 20904	}
Sirver opinies, Wib 2000	
Norman Johnson	2,000,000
PO Box 1038	2,000,000
Silverdale, WA 98383	
Silverdale, WA 96363	
Gina Corona	4,000,000
<u> </u>	4,000,000
7053 Trolleyway	
Playa Del Rey, CA 90293	
Christopher Cornacchia	2,500,000
7047 ½ Trolleyway	
Playa Del Rey, CA 90293	
·	
Matthew Coley	3,000,000
5381 Grand Prix Ct	
Fontana, CA. 92336	
Vincent De Luca	4,000,000
909 Scotch Pine Drive	1,000,000
· ·	
Windsor, CO, 80550	1
Carlos Barrios	500,000
510 W 6 th Street #1210	300,000
l ·	
Los Angeles, CA 90014	
Christopher C. Appleget	1,000,000
118 Sunridge St	
Playa Del Rey, CA 90293	
Taya Doi Roy, CA 70273	
	1

Lisa A Marguiles Revocable Living Trust DTD 3505 8 th Ave	
Los Angeles, CA 90018	1,000,000
: :	
Patrick McVeigh	1,000,000
14940 Fernleaf St	
Fontana, CA 92336	
·	
Michael Couture	500,000
2110 Highpointe Dr #212	
Corona, CA. 92879	
SIMS Holdings, LLC	1,000,000
7225 Crescent Park West #323	
Playa Vista, CA 90094	
i.	

^{****} These are the only RESTRICTED AFFILIATE UNREGISTERED shares to be issued. All other shares to be issued are UNRESTRICTED, NON-AFFILIATE UNREGISTERED shares.