900237347 10/30/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/01/2012

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Green Lantern, Inc.		10/01/2012	CORPORATION: KANSAS

RECEIVING PARTY DATA

Name:	Blue Beacon International, Inc.	
Street Address:	500 Graves Blvd., P.O. Box 856	
City:	Salina	
State/Country:	KANSAS	
Postal Code:	67402-0856	
Entity Type:	CORPORATION: KANSAS	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1253201	GREEN LANTERN
Registration Number:	1253202	GREEN LANTERN
Registration Number:	1481911	GREEN LANTERN
Registration Number:	3855895	GREEN LANTERN CAR WASHES

CORRESPONDENCE DATA

Fax Number: 9136479057

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 913-647-9050

Email: tmdocketing.vanhoozer@hoveywilliams.com

Correspondent Name: Thomas Van Hoozer / HOVEY WILLIAMS LLP

Address Line 1: 10801 Mastin Blvd.

Address Line 2: Suite 1000

Address Line 4: Overland Park, KANSAS 66210

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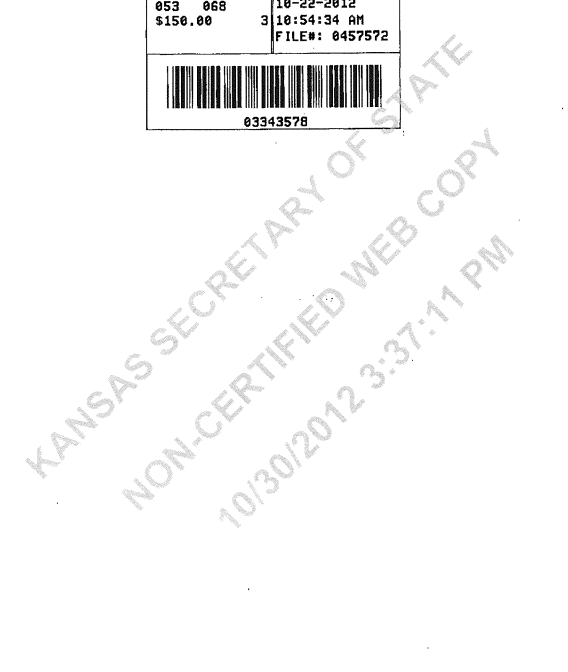
ATTORNEY DOCKET NUMBER:	1202.028
NAME OF SUBMITTER:	Thomas H. Van Hoozer
Signature:	/Thomas H. Van Hoozer/
Date:	10/30/2012
Total Attachments: 12 source=Merger Document#page1.tif source=Merger Document#page3.tif source=Merger Document#page4.tif source=Merger Document#page5.tif source=Merger Document#page6.tif source=Merger Document#page7.tif source=Merger Document#page8.tif source=Merger Document#page8.tif source=Merger Document#page9.tif source=Merger Document#page1.tif source=Merger Document#page10.tif source=Merger Document#page11.tif source=Merger Document#page12.tif	

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VALIDATION COVER PAGE



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MERGER AGREEMENT

THIS AGREEMENT OF MERGER, Made and entered into this 1st day of October, 2012, by and between Blue Beacon International, Inc., a Kansas corporation with its registered office at Salina, Saline County, Kansas, hereinafter referred to as "International", and Green Lantern, Inc., a Kansas corporation with its registered office at Salina, Saline County, Kansas, hereinafter referred to as "Green", and their respective Boards of Directors.

WITNESSETH:

WHEREAS, the Board of Directors of each International and Green, hereinafter collectively referred to as "constituent corporations", at separate meetings duly called and held, and by resolutions duly and unanimously adopted by all of its members, has declared it advisable and to the best interests of each of the constituent corporations and their respective stockholders that Green be merged with and into International pursuant to Article 67 of the Kansas General Corporation Code, as amended; and

WHEREAS, the constituent corporations desire to merge pursuant to Article 67 of the Kansas General Corporation Code in accordance with the provisions of this Merger Agreement and the respective Directors of the constituent corporations desire to enter into and sign this Merger Agreement, under the respective corporate seals of the constituent corporations, in order to prescribe the terms and conditions of such merger, the mode of carrying the same into effect, the basis of converting or otherwise dealing with the shares of the constituent corporations, and to state such other provisions with respect to such merger as are required or permitted and as the parties hereto deem necessary and advisable:

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants hereinafter set forth, the parties hereto hereby agree as follows:

1. From and after the effective date of the merger, Green shall be merged with and into International to form a single corporation in accordance with the terms and provisions of this Merger Agreement, and International shall be the surviving corporation and the corporate existence of Green shall cease. The surviving corporation shall continue its corporate existence under, be known by and transact all of its future business in the name of "Blue Beacon International, Inc.", which shall be

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TRADEMARK REEL: 004891 FRAME: 0008 its corporate name from and after said date and shall be so registered and designated in the office of the Kansas Secretary of State by the filing of this Merger Agreement.

2. This Merger Agreement shall be submitted to the stockholders of each of the constituent corporations at meetings separately called for the purpose of taking the same into consideration, and if at said meetings separately held the votes of the stockholders representing two-thirds of the total number of shares of the capital stock of each of the constituent corporations shall be cast for the adoption of this Merger Agreement, then that fact shall be certified on this Merger Agreement by the Secretary of each constituent corporation under the seal thereof, this Merger Agreement shall be signed by the President and Secretary of each constituent corporation under the corporate seals thereof and acknowledged by the Presidents thereto to be the respective act, deed and agreement of each constituent corporation, and this agreement so certified and acknowledged shall be filed in the office of the Kansas Secretary of State.

As used in this Merger Agreement, the term "effective date of the merger" means that point of time when the last act required under the laws of the State of Kansas to effect the merger shall have been performed. When this Merger Agreement shall have been signed, acknowledged, certified, filed and recorded in the manner required by the laws of the State of Kansas, International, as the surviving corporation shall possess all of the rights, powers, privileges and franchises, as well of a public as of a private nature, and all and singular, the rights, privileges, powers and franchises of Green, and all property, real, personal and mixed, and all debts due Green on whatever account, shall be vested in International. All property, rights, privileges, powers and franchises and all and every other interest of Green shall be thereafter as effectually the property of International as they were of Green immediately prior to the effective date of the nierger, and the title to any real estate, whether by deed or otherwise, under the laws of this state, vested in Green, shall not revert or be in any way impaired by reason of said merger. All rights of creditors and all liens, if any, upon the property of the constituent corporations shall be preserved unimpaired. All debts, liabilities and duties of Green shall thenceforth attach to International. All such rights, powers, privileges and franchises, all such property and all and every other interest of International and all debts, liabilities and duties of International, shall continue to be vested in and attached to International, as the surviving corporation.

3. The Articles of Incorporation of International, upon the effective date of the merger, shall continue to be the Articles of Incorporation of the surviving corporation until further amended as provided by law. The By-Laws of International

in effect immediately prior to the effective date of the merger shall continue in effect as the By-Laws of International until amended or repealed.

- 4. The manner of converting the shares of each of the constituent corporations into shares of the surviving corporation shall be as follows:
 - (a) Each share of the common capital stock of International which is issued and outstanding immediately prior to the effective date of the merger shall remain outstanding as one share of the common capital stock of International, as the surviving corporation.
 - (b) There shall be no shares of International issued with respect to the shares of the common capital stock of Green which are issued and outstanding immediately prior to the effective date of the merger, but in lieu thereof there shall be allocated to the stated capital surplus account of International an amount equal to the par value of all issued and outstanding shares of the common capital stock of Green immediately prior to the merger.
- 5. The Board of Directors of International, as the surviving corporation, shall consist of the persons who are Directors of International immediately prior to the effective date of the merger and they shall hold office until the annual meeting of the stockholders next succeeding the effective date of the merger and until their respective successors are duly elected and qualify.

IN WITNESS WHEREOF, the parties hereto and the respective members of the Board of Directors of each of the constituent corporations have entered into this Merger Agreement and have caused the corporate seals of the respective corporations to be hereunto affixed and attested, all as of the day and year first above written.

BLUE BEACON INTERNATIONAL, INC.

BY: <u></u>

Trace E. Walker, President

Attest:

Morrie J. Soderberg, Secretary

Trace E. Walker

Michael B. Walker

Morrie J. Soderberg

As all of the members of the Board of Directors of Blue Beacon International, Inc.

State of Kansas)
County of Saline

BE IT REMEMBERED, That on this 1st day of October, 2012, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Trace E. Walker and Morrie J. Soderberg, as President and Secretary, respectively, and Trace E. Walker, Michael B. Walker and Morrie J. Soderberg, as all of the members of the Board of Directors of Blue Beacon International, Inc., a corporation duly organized, incorporated and existing under and by virtue of the laws of the State of Kansas, who are personally known to me to be the persons who executed, as such officers and directors, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said officers and directors.

IN TESTIMONY WHEREOF, I hereunto set my hand and affixed my official seal the day and year last above written. My Appointment Expires: TINA SHARKEY Notary Public - State of Kansas My Appt. Expires 5/28/14 GREEN LANTERN, IN Trace E. Walker, President Attest: Morrie J. Soderberg, Secretary Trace E. Walker Michael B. Walker

As all of the members of the Board of Directors of Green Lantern, Inc.

State of Kansas) ss County of Saline)

BE IT REMEMBERED, That on this 1st day of October, 2012, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Trace E. Walker and Morrie J. Soderberg, as President and Secretary, respectively, and Trace E. Walker, Michael B. Walker and Morrie J. Soderberg, as all of the members of the Board of Directors of Green Lantern, Inc., a corporation duly organized, incorporated and existing under and by virtue of the laws of the State of Kansas, who are personally known to me to be the persons who executed, as such officers and directors, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said officers and directors.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my seal the day and year last above written.

My Appointment Expires:

A TINA SHARKEY

Notary Public - State of Kansas

My Appl Expires 5/28/44

CERTIFICATE

I, Morrie J. Soderberg, hereby certify that I am Secretary of Blue Beacon International, Inc., a Kansas corporation with its registered office at Salina, Kansas, and do further certify as follows:

That the foregoing Merger Agreement for the merger of Green Lantern, Inc. with and into Blue Beacon International, Inc., as the surviving corporation, was duly submitted to the stockholders of Blue Beacon International, Inc. at a meeting thereof separately called by the Board of Directors for the purpose of taking the same into consideration, and separately duly held on October 1, 2012, at 10:00 o'clock A.M., at the registered office of the corporation, Salina, Kansas; that the stockholders of Blue Beacon International, Inc. were present and represented at said meeting; that at said meeting the foregoing Merger Agreement was considered and a vote by ballot of the stockholders of Blue Beacon International, Inc. was taken for the adoption or rejection of the Merger Agreement; and that the vote of the stockholders representing all of the shares of the capital stock of Blue Beacon International, Inc. was cast for the adoption of said Merger Agreement.

That the meeting of the stockholders of Blue Beacon International, Inc. was held separately from any meeting of the sole stockholder of Green Lantern, Inc.; and that the Merger Agreement was considered and a vote by ballot for the adoption or rejection thereof by the stockholders of Blue Beacon International, Inc. was taken separately from the consideration of the Merger Agreement and the vote for the adoption or rejection thereof by the sole stockholder of Green Lantern, Inc.

IN WITNESS WHEREOF. I have hereunto set my hand as Secretary thereof and affixed the corporate seal of Blue Beacon International, Inc. this 1st day of October, 2012.

Morrie I Soderberg

CERTIFICATE

I, Morrie J. Soderberg, hereby certify that I am Secretary of Green Lantern, Inc., a Kansas corporation with its registered office at Salina, Kansas, and do further certify as follows:

That the foregoing Merger Agreement for the merger of Green Lantern, Inc. with and into Blue Beacon International, Inc., as the surviving corporation, was duly submitted to the sole stockholder of Green Lantern, Inc. at a meeting thereof separately called by the Board of Directors for the purpose of taking the same into consideration, and separately duly held on October 1, 2012, at 11:00 o'clock A.M., at the registered office of the corporation, Salina, Kansas; that the sole stockholder of Green Lantern, Inc. was present and represented at said meeting; that at said meeting the foregoing Merger Agreement was considered and a vote by ballot of the sole stockholder of Green Lantern, Inc. was taken for the adoption or rejection of the Merger Agreement; and that the vote of the sole stockholder representing all of the shares of the capital stock of Green Lantern, Inc. was cast for the adoption of said Merger Agreement.

That the meeting of the sole stockholder of Green Lantern, Inc. was held separately from any meeting of the stockholders of Blue Beacon International, Inc.; and that the Merger Agreement was considered and a vote by ballot for the adoption or rejection thereof by the sole stockholder of Green Lantern, Inc. was taken separately from the consideration of the Merger Agreement and the vote for the adoption or rejection thereof by the stockholders of Blue Beacon International, Inc.

IN WITNESS WHEREOF I have hereunto set my hand as Secretary thereof and affixed the corporate seal of Green Lantern, Inc. this 1st day of October, 2012.

Morrie I Soderberg

The foregoing Merger Agreement having been duly adopted by the stockholders of Blue Beacon International, Inc. and Green Lantern, Inc. and the fact of the adoption thereof as aforesaid having been duly certified by the Secretary of the respective corporations, all in accordance with law, the Merger Agreement is hereby signed in the name of and on behalf of each of said corporations by their respective Presidents and Secretaries, and under their respective corporate seals, this October 1, 2012.

BLUE BEACON INTERNATIONAL, INC.

Y: ____

Trace E. Walker, President

Attest:

Morrie J. Soderberg, Secretary

GREEN LANTERN, INC.

Trace E. Walker, President

Attest:

Morrie J. Soderberg, Secretary

State of Kansas) ss County of Saline)

BE IT REMEMBERED, That on this 1st day of October, 2012, before me, the undersigned, a Notary Public in and for said County and State, came Trace E. Walker, President of Blue Beacon International, Inc., a corporation duly organized, incorporated and existing under and by virtue of the laws of the State of Kansas, and Morrie J. Soderberg, Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the same persons who executed, as such officers, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

My Appt, Expires

State of Kansas) ss County of Saline

BE IT REMEMBERED, That on this 1st day of October, 2012, before me, the undersigned, a Notary Public in and for said County and State, came Trace E. Walker, President of Green Lantern, Inc., a corporation duly organized, incorporated and existing under and by virtue of the laws of the State of Kansas, and Morrie J. Soderberg, Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the same persons who executed, as such officers, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

My Appointment Expires:

RECORDED: 10/30/2012

TINA SHARKEY

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