## TRADEMARK ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2008

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Neon Enterprise Software, Inc.		12/31/2008	CORPORATION: DELAWARE

## RECEIVING PARTY DATA

Name:	NEON Enterprise Software, LLC	
Street Address:	14100 Southwest Freeway, Suite 400	
City:	Sugar Land	
State/Country:	TEXAS	
Postal Code:	77478	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

## PROPERTY NUMBERS Total: 22

Property Type	Number	Word Mark
Registration Number:	3374666	ISERVE
Serial Number:	76659188	ISERVE SP
Registration Number:	3289432	DATABASE DIRECTOR
Registration Number:	3257547	ECLIPSE ICHANGE
Registration Number:	3482816	ECLIPSE IEXTRACT
Registration Number:	3257546	ECLIPSE IRECOVER
Serial Number:	76669317	ECLIPSE ILOAD
Registration Number:	3494392	ECLIPSE IUNLOAD
Registration Number:	3494393	ECLIPSE IBUILD
Serial Number:	76669316	ECLIPSE ICOPY
Registration Number:	3257548	ECLIPSE ICHECK
Registration Number:	3494394	ECLIPSE ISURVEY
Serial Number:	76665322	ECLIPSE IREPAIR

TRADEMARK 900139664 **REEL: 004032 FRAME: 0874** 

Registration Number:	3478560	ECLIPSE ILM
Serial Number:	76665324	TOTAL ECLIPSE
Serial Number:	76669318	LIGHTNING DEDB
Serial Number:	76665315	LIGHTNING X
Serial Number:	76665314	LIGHTNING UTILITIES
Registration Number:	3482817	LIGHTNING EXTEND ONLINE
Registration Number:	3494391	LIGHTNING EXTEND INSTANT
Registration Number:	3284269	MISSION CONTROL
Serial Number:	76665309	HALO

### **CORRESPONDENCE DATA**

Fax Number: (214)745-5390

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2147455300

Email: jmuennink@winstead.com

Correspondent Name: Michael T. Adams c/o Winstead PC

Address Line 1: P.O. Box 50784

Address Line 4: Dallas, TEXAS 75250-0784

ATTORNEY DOCKET NUMBER:	39802 5
NAME OF SUBMITTER:	Michael T. Adams, Attorney of Record
Signature:	/J. Muennink for Michael T. Adams/
Date:	07/28/2009

### Total Attachments: 4

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# Delaware

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# The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"NEON ENTERPRISE SOFTWARE, INC.", A DELAWARE CORPORATION,
"SKUNKWARE, INC.", A DELAWARE CORPORATION,

WITH AND INTO "NEON ENTERPRISE SOFTWARE, LLC" UNDER THE NAME OF "NEON ENTERPRISE SOFTWARE, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2008, AT 1:42 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

4639458 8100M

081244487

You may verify this certificate online at corp.delaware.gov/authver.shtml

Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7056192

DATE: 12-31-08

TRADEMARK REEL: 004032 FRAME: 0876

State of Delaware Secretary of State Division of Corporations Delivered 01:55 PM 12/31/2008 FILED 01:42 PM 12/31/2008 SRV 081244487 - 4639458 FILE

### CERTIFICATE OF MERGER

OF

Skunkware, Inc.
(a Delaware corporation)
and
NEON Enterprise Software, Inc.
(a Delaware corporation)

### WITH AND INTO

NEON Enterprise Software, LLC (a Delaware limited liability company)

\*\*\*\*

Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Company

Act (the "LLC Act"), NEON Enterprise Software, LLC, a limited liability company

formed and existing under and by virtue of the LLC Act and the surviving entity in the

merger contemplated herein (sometimes referred to herein as "LLC" or the "Surviving

Entity"), DOES HEREBY CERTIFY:

FIRST. That the name and jurisdiction of formation or incorporation, as applicable, of each of the constituent entities of the merger is as follows:

<u>NAME</u>	JURISDICTION OF FORMATION/INCORPORATION
NEON Enterprise Software, LLC	Delaware
Skunkware, Inc.	Delaware
NEON Enterprise Software, Inc.	Delaware

SECOND. That the Agreement and Plan of Merger (referred to herein as the "Agreement") dated as of December 30, 2008 by and between the LLC and each of the constituent Corporations setting forth the terms and conditions of the merger of the Corporations with and into the LLC has been approved and executed by each of the LLC and the Corporations.

THIRD. The name of the surviving entity is "NEON Enterprise Software, LLC."

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## Certificate of Merger - Page 2

FOURTH. That the Agreement is on file at the principal place of business of the Surviving Entity, which is at c/o IMI Services Inc., 12265 El Camino Real, Suite 300. San Diego CA 92130.

FIFTH. That a copy of the Agreement will be furnished by the Surviving Entity, on request and without cost, to any stockholder of the Corporations or any member of the LLC.

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## Certificate of Merger - Page 3.

IN WITNESS WHEREOF, the Surviving Entity has caused this Certificate of Merger to be signed by its authorized person on this 31st day of December, 2008, and such authorized person acknowledges that such signature is made on behalf of the Surviving Emity and that the facts stated herein are true and correct as of the date hereof.

NEON ENTERPRISE SOFTWARE LLC

Name: Charles II. Noell, III

Authorized Person Title:

> **TRADEMARK REEL: 004032 FRAME: 0879**

**RECORDED: 07/28/2009**