

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM476338

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
EiKO Global, LLC		06/01/2018	Limited Liability Company: KANSAS
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Crescent Direct Lending, LLC, as agent		
<b>Street Address:</b>	100 Federal Street		
<b>Internal Address:</b>	31st Floor		
<b>City:</b>	Boston		
<b>State/Country:</b>	MASSACHUSETTS		
<b>Postal Code:</b>	02110		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 28</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	5164762	EIKO	
<b>Registration Number:</b>	4984423	ONLYBULBS	
<b>Registration Number:</b>	4984422	ONLYBULBS	
<b>Registration Number:</b>	4281650	EIKO	
<b>Registration Number:</b>	4448317	E.M. POWER	
<b>Registration Number:</b>	4190123	T5ES ENERGY SAVING T5 RETROFIT	
<b>Registration Number:</b>	4190122	T5ES ENERGY SAVING T5 RETROFIT	
<b>Registration Number:</b>	4190121	T5ES	
<b>Registration Number:</b>	4190119	T5ES	
<b>Registration Number:</b>	4294466	POWERMASTER	
<b>Registration Number:</b>	4294465	POWERMASTER	
<b>Registration Number:</b>	4190111	LITESPANLED A LIFETIME OF LIGHT	
<b>Registration Number:</b>	4190107	LITESPANLED A LIFETIME OF LIGHT	
<b>Registration Number:</b>	4190103	LITESPANLED	
<b>Registration Number:</b>	4190088	LITESPANLED	
<b>Registration Number:</b>	4448316	E M POWER ENERGY MANAGEMENT	
<b>Registration Number:</b>	4190079	EIKO CERTIFIED GREEN	
<b>Registration Number:</b>	4190076	EIKO CERTIFIED GREEN	
<b>TRADEMARK</b>			

OP \$715.00 5164762

Property Type	Number	Word Mark
Registration Number:	4190054	ARCMaster
Registration Number:	2567928	SOLUX
Registration Number:	4284978	WIKO
Registration Number:	1998669	EIKO
Registration Number:	2214947	SOLUX
Registration Number:	2215024	SOLUX
Registration Number:	3345763	ARCMaster
Registration Number:	3328735	TRIPLE THREAT
Registration Number:	3414854	DURABEAM CT
Serial Number:	85500765	EMPOWER

**CORRESPONDENCE DATA**

Fax Number: 8883259116

*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.*

Email: jessica.davis@lockelord.com

Correspondent Name: Jessica Davis

Address Line 1: 2800 Financial Plaza

Address Line 2: Locke Lord LLP

Address Line 4: Providence, RHODE ISLAND 02903

ATTORNEY DOCKET NUMBER: 1514439.00029

NAME OF SUBMITTER: Jessica Davis

SIGNATURE: /JDavis/

DATE SIGNED: 06/01/2018

**Total Attachments: 6**

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## **TRADEMARK SECURITY AGREEMENT**

TRADEMARK SECURITY AGREEMENT, dated as of June 1, 2018, by EIKO Global, LLC, a Kansas limited liability company (herein referred to as "Grantor"), in favor of Crescent Direct Lending, LLC, in its capacity as agent for Lenders (as hereinafter defined) (in such capacity, "Agent").

### **W I T N E S S E T H:**

WHEREAS, Grantor owns the Trademarks listed on Schedule 1;

WHEREAS, reference is made to that certain Credit Agreement, dated as of the date hereof (as amended, restated, supplemented or modified from time to time, the "Credit Agreement"), among Grantor, as borrower, the financial institutions from time to time party thereto (together with their respective successors and assigns, "Lenders") and Agent; and

WHEREAS, pursuant to the terms of the Guarantee and Collateral Agreement, dated as of the date hereof (as amended, restated, supplemented or modified from time to time, the "Collateral Agreement"), among Grantor, the other grantors party thereto and Crescent Direct Lending, LLC, as agent for the secured parties referred to therein (in such capacity, together with its successors in such capacity pursuant to the terms of such Collateral Agreement, "Grantee"), Grantor has granted to Grantee for the ratable benefit of such secured parties a continuing security interest in or other Lien (as defined in the Credit Agreement) on substantially all the assets of Grantor, including all right, title and interest of Grantor in, to and under the Trademark Collateral (as defined below), whether now owned or existing or hereafter acquired or arising, to secure the Secured Obligations (as defined in the Collateral Agreement).

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee, to secure the Secured Obligations, a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired:

(i) each Trademark (as defined in the Collateral Agreement) owned by Grantor, including, without limitation, each Trademark registration and application (other than intent-to-use applications) referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each such Trademark;

(ii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by Grantor against third parties for (a) past, present or future unfair competition with, violation of intellectual property rights in connection with, injury to, or infringement or dilution of any Trademark owned by Grantor, including, without limitation, any Trademark referred to in Schedule 1 hereto, or (b) injury to the goodwill associated with any of the foregoing.

Notwithstanding anything herein to the contrary, the Trademark Collateral shall not include the Excluded Property (as defined in the Collateral Agreement).

Grantor hereby irrevocably constitutes and appoints Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of Grantor, from time to time, in Grantee's discretion, so long as any Event of Default (as defined in the Credit Agreement) shall have occurred and be continuing, to take with respect to the Trademark Collateral any and all appropriate action which Grantor might take with respect to the Trademark Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Trademark Security Agreement and to accomplish the purposes hereof.

Except to the extent permitted in the Collateral Agreement or the Credit Agreement, Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, grant any rights with respect to or mortgage or otherwise encumber any of the foregoing Trademark Collateral.

The foregoing security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Collateral Agreement. Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Trademark Security Agreement shall be governed by the laws of the State of New York.

This Trademark Security Agreement may be executed in any number of counterparts and by different parties hereto on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same Trademark Security Agreement. Receipt of an executed signature page to this Trademark Security Agreement by facsimile or other electronic transmission shall constitute effective delivery thereof and shall be deemed an original signature hereunder.

[signature page follows]

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first set forth above.

EIKO GLOBAL LLC

By: \_\_\_\_\_

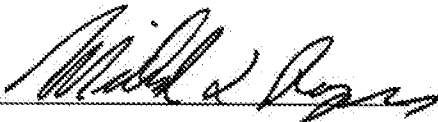
Name: Chris Frystock

Title: Secretary


**ACKNOWLEDGED:**

as of the date first written above.

**CRESCENT DIRECT LENDING, LLC,**  
as Agent

By: 

Name: Michael Rogers  
Title: Managing Director

By: 

Name: Brian Ferguson  
Title: Vice President

**SCHEDULE 1**  
to  
**Trademark Security Agreement**

**TRADEMARKS AND TRADEMARK REGISTRATIONS**

<b>Country</b>	<b>Mark</b>	<b>Registration No.</b>
USA	EIKO	5164762
USA	ONLYBULBS	4984423
USA	ONLYBULBS	4984422
USA	EIKO	4281650
USA	E.M. POWER	4448317
USA	T5ES ENERGY SAVING T5 RETROFIT	4190123
USA	T5ES ENERGY SAVING T5 RETROFIT	4190122
USA	T5ES	4190121
USA	T5ES	4190119
USA	POWERMASTER	4294466
USA	POWERMASTER	4294465
USA	LITESPANLED A LIFETIME OF LIGHT	4190111
USA	LITESPANLED A LIFETIME OF LIGHT	4190107
USA	LITESPANLED	4190103
USA	LITESPANLED	4190088
USA	E M POWER ENERGY MANAGEMENT	4448316
USA	EIKO CERTIFIED GREEN	4190079
USA	EIKO CERTIFIED GREEN	4190076
USA	ARCMaster	4190054
USA	SOLUX	2567928
USA	WIKO	4284978
USA	EIKO	1998669
USA	SOLUX	2214947
USA	SOLUX	2215024
USA	ARCMaster	3345763
USA	TRIPLE THREAT	3328735
USA	DURABEAM CT	3414854
Canada	EIKO	1166740-00 / TMA617017
Canada	SOLUX	1166741-00 / TMA626669

<b>Country</b>	<b>Mark</b>	<b>Registration No.</b>
EM	SOLUX NATURE'S LIGHT	1397306
EM	SOLUX	1396902
EM	NATURE'S LIGHT	1395235

<b>Country</b>	<b>Mark</b>	<b>Application No.</b>
USA	EMPOWER	85500765