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1: UNITED STATES
2: SECURITIES AND EXCHANGE COMMISSION
3: Washington, D.C. 20549
4: SCHEDULE 13G
5: Under the Securities Exchange Act of 1934
6: (Amendment No.
                         )*
7: Beacon Enterprise Solutions Group Inc. (Name of Issuer)
8:
9:
10: Common Stock
11: (Title of Class of Securities)
12:073578106
13: (CUSIP Number)
14: Lawrence G. Newman, 3402 McFarlin Blvd. S. 200,
15: Dallas, Texas 75205 2145227444
16: (Name, Address and Telephone Number of Person
17: Authorized to Receive Notices and Communications)
18: Date of Events 4-03-12 through 4-12-13
19: See Schedule of Purchases attached
20:
21:
22:
23:
24:
25:
26:
27: Filing pursuant to Rule 13d-1(c)
28:
29:
30:
31:
32:
33:
34:
35:
36:1.
37: NAMES OF REPORTING PERSONS
38: Charles W. Glasgow and Jean L. Glasgow, JT
39:
40:
41:
42:2.
43: CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP NA
44:
45:3.
46: SEC USE ONLY
47:4.
48: CITIZENSHIP OR PLACE OF ORGANIZATION United States Citizens
49:
50:
51: 5.NUMBER OF SHARES BENEFICIALLY OWNED BY
52: EACH REPORTING PERSON WITH
53: SOLE VOTING POWER
                            NA
54:
55:
56:
57:
58:
59:
60:
61:
62:
63:
64:
65:
66: 6.NUMBER OF SHARES BENEFICIALLY OWNED
67: BY EACH REPORTING PERSON WITH
68:
69:
70:
71: SHARED VOTING POWER
72: 4,000,000
73: 7.SOLE DISPOSITIVE POWER NA
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74: 75: 8.SHARED DISPOSITIVE POWER 4,000,000 76: 77: 78: 79: 80: 81:9. 82: AGGREGATE AMOUNT BENEFICIALLY 83: OWNED BY EACH REPORTING PERSON 84: 4,000,000 85: 86: 87:10. 88: 89: CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) 90: EXCLUDES CERTAIN SHARES NA 91:11. 92: 93: PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 94: 10.63% 95: 96: 97:12. 98: 99: TYPE OF REPORTING PERSON (see instructions) 100: INDIVIDUAL 101: 102: 103: 104: 105: 106: 107: 108: Item 1a. Name of Issuer: 109: Beacon Enterprise Solutions Group Inc. 110: Item 1b. Address of Issuers Principal Executive Offices: 111: 9300 Shelbyville Road, Suite 1020, Louisville, KY 40222 112: Item 2a.Name of Person Filing: 113: Charles W. Glasgow and Jean L. Glasgow JT 114: Jean Loyd Glasgow and Charles W. Glasgow JT 115: Item 2b.Address of Residence:5200 Keller Springs Road, 116: S. 1212, Dallas, TX 75248 117: Item 2c. Citizenship: United States 118: Item 2d. Title of Class of Securities: 119: Common Stock 120: Item 2e. CUSIP Number: 073578106 121: Item 3.Check whether the person Filing is a. k.: N/A 122: Item 4.Ownership: 123: a:Amount beneficially owned: 124: i) Charles W. Glasgow and Jean L. Glasgow JT 3,950,000 shares 125: ii) Jean Loyd Glasgow and Charles W. Glasgow JT 50,000 shares 126: b. Percent of class: i) 10.50% 127: ii) 0.132% 128: c. Number of shares as to which such person had: 129: i) the sole power to vote or direct the vote: 0 130: ii) Shared power to vote or direct vote: Charles W. Glasgow 131: and Jean L. Glasgow JT 3,950,000 shares 132: Jean Loyd Glasgow and 133: Charles W. Glasgow JT 50,000 shares 134: iii) Sole power to dispose or direct the disposition of 135: all reporting persons: 0 136: iv) Shared power to dispose or direct the disposition of 137: all reporting persons: Charles W. Glasgow and 138: Jean L. Glasgow JT 3,950,000 shares 139: Jean Loyd Glasgow and Charles W. Glasgow JT 50,000 shares 140: Item 5.Ownership of Five Percent or Less of a Class: N/A 141: Item 6.Ownership of More than Five Percent on Behalf of 142: Another Person: N/A. 143: Item 7.Identification and Classification of the Subsidiary 144: Which Acquired the Security being Reported on or 145: by the Parent Holding Company or Control Person: N/A

146: Item 8. Identification and Classification of Members

147: of the Group: N/A 148: Item 9. Notice of Dissolution of the Group: N/A 149: Item 10. Certification. By signing below I certify that, 150: to the best of my knowledge and belief, the securities 151: referred to above were not acquired and are not held for 152: the purpose of or with the effect of changing or influencing 153: the control of the issuer of the securities and were not 154: acquired and are not held in connection with or as a 155: participant in any transaction having that purpose or 156: effect, other than activities solely in connection 157: with a nomination 158: under Sec. 240.14a.11. 159: 160: 161: SIGNATURE 162: After reasonable inquiry and to the best of my knowledge 163: and belief, I certify that the information set forth i 164: n this statement is true, complete and correct. 165: 166: 167: 168: /s/ Charles W. Glasgow 169: Charles W. Glasgow 170: 171: /s/ Jean L. Glasgow 172: Jean L. Glasgow 173: 174: 4-22-13 175: Insert Date 176: 177: Schedule of Purchases 178: 1) Date of purchase (trade date, not settlement date), 179: 2) number of shares purchased, 180: 3) our total number of shares, and 181: 4) percentage of the company shares outstanding: 182: 183: 1. 4-03-12, 50,000, 1,900,000, 5.05% 184: 185: 2. 4-13-12, 5,000, 1,905,000,5.06% 186: 187: 3.4-16-12, 5,000, 1,910,000, 5.08% 188: 189: 4. 4-23-12, 91,000, 2,001,000, 5.32% 190: 191: 5. 4-24-12,97,600, 2,098,600, 5.58% 192: 193: 6.5-03-12, 45,000, 2,143,600, 5.70% 194: 195: 7. 5-04-12, 245,200, 2,388,800, 6.35% 196: 197: 8. 5-10-12, 11,200, 2,400,000,6.38% 198: 199: 9. 6-19-12, 5,000, 2,405,000, 6.39% 200: 201: 10. 6-21-12, 145,700, 2,550,700, 6.78% 202: 203: 11. 7-13-12, 155,000, 2,705,700, 7.19% 204: 205: 12. 7-16-12, 936, 360, 3, 642, 060, 9.68% 206: 207: 13. 4-12-13, 357,940, 4,000,000,10.64% 208: