

07-20-2001

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attached original documents or copy thereof.

1. Name of conveying party(ies):

ALLIANCE GAMING CORPORATION  
BALLY GAMING INTERNATIONAL, INC.  
UNITED COIN MACHINE CO.

Additional name(s) of conveying party(ies) attached?  Yes  No

3. Nature of conveyance:

- Assignment  Merger
- Security Agreement  Change of Name
- Other \_\_\_\_\_

Execution Date: June 22, 2001

Address of receiving party(ies):

Name: Bank of America, N.A., as  
Administrative Agent  
Internal Address: \_\_\_\_\_

Street Address: 555 S. Flower St., 11th Fl.

City: Los Angeles State: CA ZIP: 90071

Additional name(s) & address(es) attached?  Yes  No

4. Application number(s) or patent number(s):

If this document is being filed together with a new application, the execution date of the application is: \_\_\_\_\_

A. Patent Application No.(s)

See Schedule 1 Attached

B. Patent No.(s)

See Schedule 1 Attached

Additional numbers attached?  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Sheppard, Mullin, Richter &  
Hampton  
Internal Address: Attn: Julie Cravitz

Street Address: 333 S. Hope St.  
48th Floor

City: Los Angeles State: CA ZIP: 90071

6. Total number of applications and patents involved: 62

7. Total fee (37 CFR 3.41):.....\$ 2,480.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number: \_\_\_\_\_

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

MICHAEL HAWORTH  
Name of Person Signing

Signature

July 12, 2001  
Date

Total number of pages comprising cover sheet: 30

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Mail documents to be recorded with required cover sheet information to:

07/19/2001 6T0N11 00000091 60151707 **Commissioner of Patents and Trademarks**  
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**Schedule I**

**Domestic Patents**

<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL INC.</b>	2nd Chance Poker Method	2nd Chance	837041	86/03/06	4743022
	A System and Method For Coupon Validation and Redemption for Credits at a Gaming Machine	Coupon Validation and Redemption	60/151707	99/08/31	
	A System and Method For Coupon Validation and Redemption for Credits at a Gaming Machine	Coupon Validation and Redemption	60/153761	99/09/13	
	Adjustable Slot Machine Reel Mounting Assembly	Adjustable Reel Mounting Assembly	08-250188	94/05/27	5423540
	Alterable Pay Table System	Bonus Tube	09/146178	98/09/03	
	Amusement Apparatus With High Capacity Token Storage	High Capacity Token Storage	<del>366629</del>	82/05/21	4484592
	Audio/Visual Home Computer and Game Apparatus	Audio/Visual Home Computer	<del>274864</del>	81/06/18	4475172
	Bell Ringer Gaming Device	Bell Ringer	<del>89,799</del>	98/06/22	D 406865
	Bill Dispenser - Design App 1	Bill Hopper	29/084,558	98/03/05	D441,400
	Bill Dispenser - Design App 2	Bill Hopper	29/084,559	98/03/05	Des. 415535
	Bill Validation and Change System For A Slot Machine	Bill Validation	<del>394258</del>	89/08/15	5113990
	Cabinet For Gaming Machine	Design for a cabinet	<del>891605</del>	86/07/29	Des. 307771
	Drive Mechanism For A Variable Speed Gaming Device	Drive Mechanism	<del>365009</del>	82/06/04	4433844
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	08-260587	94/06/16	5470079
	Game Machine Data Transfer System Utilizing Portable Data Units	Data Transfer System	07-247983	88/09/22	5179517
	Game Machine Door	Design for a game machine door	<del>670814</del>	84/11/14	Des. 292423
	Gaming Apparatus With Bi-directional Reels	Bi-Directional Reels	07-749845	91/08/26	5251898
	Gaming Device Having Player Selectable Winning Combinations	Player Selectable Winning Combinations	<del>6837422</del>	86/03/07	4695053
Gaming Device Having Random Multiple Payouts	Random Multiple Payouts	<del>775178</del>	85/09/12	4624459	

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<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>BALLY GAMING INC. and BALLY GAMING INTERNATIONAL INC.</b>	Gaming Machine Change System	Change System	07-946200	92/09/17	5371345
	Gaming Machine Coin Hopper Coin Sensor	Coin Hopper Sensor	08-224364	94/04/07	5516293
	Gaming Machine Dispensing Operation Sensing System	Bill Hopper	09/602,159	00/06/22	
	Gaming Machine Dispensing Operations Sensing System	Bill Hopper	09/264929	99/03/08	
	Gaming Machine Having Compound Win Line	Compound Win Line	08-390199	95/02/17	5611535
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	08-263273	94/06/21	5494287
	Gaming Machine Having Electronic Circuit For Generating Game Results With Non-Uniform Probabilities	Electronic Circuit For Generating Game Results With Non-Uniform Probabilities	08-234141	94/04/28	5524888
	Gaming Machine Having Truly Random Results	Random Gaming Results	08-749-292	96/11/14	5873781
	Gaming Machine Information, Communication and Display System	Keypad System	07-763924	91/09/23	5429361
	Gaming Machine Payout Containing System and Method	Bill Hopper	09/264260	99/03/08	
	Gaming Machine Payout Controlling System and Method	Bill Hopper	09/041,283	98/03/11	
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/264841	99/03/08	6128550
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/041,279	98/03/11	6014594
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/602,159	6/22/2000	
	Gaming Machine Payout System and Method	Bill Hopper	09/041,282	98/03/11	
	Gaming Machine Payout Transport System	Bill Hopper	09/264293	99/03/08	6125307
	Generic Device Controller Unit & Method	GDCU	09/746854		
High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	07-655871	91/02/14	5190495	

**Schedule I**

**Domestic Patents**

Owner	Patent Title	Short Name	Serial # / Appl. No.	Filing Date	Patent #
<b>BALLY GAMING INC. and BALLY GAMING INTERNATIONAL INC.</b>	Icon for a Display Screen - Big House Poker	Big House	29/078004	97/10/14	Des. 415135
	Icon for a Display Screen - Free Bee	Free Bee	29/078005	97/10/14	Des. 414757
	Icon for a Display Screen - Gold Mine	Gold Mine	29/077958	97/10/14	D 413,317
	Line Buffer System For Displaying Multiple Images in a Video Game	Line Buffer System	<del>294438</del>	81/08/20	4398189
	Line Power Failure Scheme For A Gaming Device	Line Power Failure Scheme	<del>893577</del>	86/08/05	4782468
	Memory Integrity Checking System For A Gaming Device	Memory Integrity Checking	<del>870796</del>	86/06/05	4727544
	Method and Apparatus for Detecting Fraud or Theft in a Gaming Machine	Coin Weight Sensor	08/520215	95/08/28	5531309
	Non-uniform Probability Reel Stop Mechanism for Gaming Machines	Non-Uniform Probability	07-184240	88/04/21	4858932
	Pattern Keno Game	Pattern Keno	08/701309	96/08/21	5813911
	Power Down Door Open Memory Latch For a Gaming Device	Memory Latch	<del>880425</del>	86/06/30	4795155
	Prioritized Overlay of Foreground Objects Line Buffer System For a Video Display System	Prioritized Overlay	<del>520762</del>	83/08/08	4498079
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	<del>07-975144;</del> GIP-07- <del>482147</del>	92/11/12	5249800
	Reel Mapping Scheme For a Gaming Device	Reel Mapping Scheme	<del>891362</del>	86/07/29	4711451
	Remote Access Verification Environment	RAVE	09/612,476	7/7/2000	
	Self Teaching Coin Discriminator Mechanism	Coin Discriminator Mechanism	<del>289452</del>	88/11/14	5067604
	Slot Machine Reel Mounting Assembly	Reel Mounting Assembly	<del>650356</del>	92/04/07	5102136
	Slot Machine Reel Mounting Assembly	Reel Mounting Assembly	07-779685	91/10/21	5209477
	System and Method for an Enhanced Gaming Device Touch Screen Video Gaming Machine	Enhanced Touch Panel Options Touch Screen Video	09/690,289		
		Video Slot Machine	<del>654916</del>	76/02/03	4648600

Schedule I

Domestic Patents

Owner	Patent Title	Short Name	Serial # / Appl. No.	Filing Date	Patent #
ALLIANCE GAMING CORPORATION	A System and Method For Securely Storing and Controlling the Dispensing of a Payout	Automated Payout Dispensing System	09/551,680	00/04/21	
	Poker Game Method	Poker Game	<del>320493</del>	89/03/08	5019973
	Video Gaming Device Utilizing Player-Activated Variable Betting	Player-Activated Variable Betting	<del>909193</del>	92/07/08	5277424
	Six-Card Draw-Poker-Like Video Game	Six-Card Draw- Poker	<del>780616</del>	91/10/23	5255915
UNITED COIN MACHINE CO.	Cardless Distributed Video Gaming System	Cardless Gaming	08-719,253	96/09/24	5833540
	Multiple Events Award System	Multiple Events	<del>515833</del>	95/08/16	5639088

## PATENT ASSIGNMENT

This PATENT ASSIGNMENT (the "Assignment") dated as of June 22, 2001, is made by Alliance Gaming Corporation, a Nevada corporation ("Domestic Borrower"), Bally Gaming International, Inc., a Delaware corporation ("BGI") and United Coin Machine Co., a Nevada corporation ("Coin", and together with Domestic Borrower, BGI, and each other Person who may become a party hereto pursuant to Section 9 of this Assignment, the "Grantors"), in favor of Bank of America, N.A., as Administrative Agent under the Loan Agreement referred to below, the Lenders therein named and in favor of each of the Lenders which may hereafter become a party thereto, collectively as "Secured Party," with reference to the following facts:

### RECITALS

A. Domestic Borrower has entered into a Loan Agreement of even date herewith among Domestic Borrower, Bally Wulff Automaten GmbH, Bally Wulff Vertriebs GmbH, each of which is a company organized under the laws of the Federal Republic of Germany and is a wholly-owned Subsidiary of Domestic Borrower (the "German Borrowers" and, together with Domestic Borrower, "Borrowers"), the Lenders referred to therein, and Bank of America, N.A., as Administrative Agent (as it may from time to time be amended, restated, extended, renewed, modified or supplemented, the "Loan Agreement"). This Assignment is the Patent Assignment referred to in the Loan Agreement and is one of the "Loan Documents" referred to in the Loan Agreement.

B. BGI and Coin have each guaranteed the obligations of Borrowers pursuant to the Loan Agreement.

C. Pursuant to the Loan Documents of even date the Lenders are making certain credit facilities available to Borrowers.

D. As a condition of the availability of such credit facilities, Grantors are required to enter into this Assignment to grant security interests to Secured Party as herein provided.

E. Grantors expect to realize direct and indirect benefits from the execution of this Assignment.

### AGREEMENT

NOW, THEREFORE, in order to induce the Lenders to extend the aforementioned credit facilities to Borrowers, and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Grantors hereby jointly and severally represent, warrant, covenant and agree as follows:

1. Definitions. Terms defined in the Loan Agreement and not otherwise defined in this Assignment shall have the meanings defined for those terms in the Loan Agreement. As used in this Assignment, the following terms shall have the meanings set forth after below:

**"Assignment"** means this Patent Assignment, and any extensions, modifications, renewals, restatements, supplements or amendments hereof, including, without limitation, any documents or agreements by which additional Grantors become party hereto.

**"Collateral"** means and includes all of the following: (a) all of Grantors' now-existing, or hereafter acquired, right, title, and interest in and to all of Grantors' patents, together with all applications, registrations, and recordings relating to the foregoing in the United States Patent and Trademark Office ("USPTO") or in any similar office or agency of the United States, any State thereof, or any political subdivision thereof, or in any other countries, and all reissues, extensions, and renewals thereof, including those patents, applications, registrations and recordings described in Schedule 1 hereto (the "Patents"); (b) all licenses and sublicenses of patents, to the extent that there exists no prohibition as a matter of law or pursuant to such agreements governing such license or sublicense on the transfer thereof for security as contemplated by this Assignment; and (c) any and all proceeds of any of the foregoing, including any claims by Grantors against third parties for past, present and future infringement of the Patents or any licenses with respect thereto.

**"Grantors"** means those Persons mentioned in the preamble to this Assignment and those entities that become parties hereto as provided in Section 5.10 of the Loan Agreement or Section 9 hereof, and each of them, and any one or more of them, jointly and severally.

**"Secured Obligations"** means (a) in the case of Domestic Borrower, any and all present and future Obligations of any type or nature of Domestic Borrower arising under or relating to the Loan Agreement and the Loan Documents or any one or more of them, including the German Facility Guaranty and (b) in the case of BGI and Coin, all present and future Obligations of any type or nature of BGI and Coin, or any one or more of them, arising under or relating to the Domestic Facilities Guaranty and the German Facility Guaranty, or either of them.

**"Secured Party"** means the Administrative Agent who shall receive and hold the assignments made hereunder for the ratable benefit of each of the Lenders which are parties to the Loan Agreement from time to time. Subject to the terms and conditions of the Loan Agreement, any right, remedy, privilege, or power of Secured Party shall be exercised by the Administrative Agent, acting with the consent of those Lenders required by the Loan Agreement.

2. **Assignment.** For valuable consideration, Grantors and each of them hereby jointly and severally grant and assign to Secured Party a security interest, to secure the prompt and indefeasible payment and performance of the Secured Obligations, and each of them, in and to all of the presently existing and hereafter acquired Collateral. This Assignment is a continuing and irrevocable agreement and all the rights, powers, privileges and remedies hereunder shall apply to any and all Secured Obligations, including those arising under successive transactions which shall either continue the Secured Obligations, increase or decrease them and notwithstanding the bankruptcy of any Grantor or any other event or proceeding affecting any Grantor.

3. **Representations, Warranties and Covenants.** Grantors, and each of them, represent, warrant and agree that:

(a) All of the existing Collateral is valid and subsisting in full force and effect, and Grantors own the sole, full, and clear title thereto, and the right and power to grant

the security interests granted hereunder. Grantors will, at their expense, perform all acts and execute all documents necessary to maintain the existence of the Collateral as valid, subsisting, and registered patents, including, without limitation, the filing of any renewal affidavits and applications. The Collateral is not subject to any Liens, claims, mortgages, assignments or licenses of any nature whatsoever, whether recorded or unrecorded, except as permitted by the Loan Agreement.

(b) As of the date hereof, none of Grantors or their Subsidiaries has any Patents registered, or subject to pending applications, in the USPTO, or any similar office or agency in the United States, or any other country that are material to the conduct of the business of Grantors and their Subsidiaries, taken as a whole, other than those described in Schedule 1.

(c) Within 30 days of the filing of an application for the registration of a patent with the USPTO or any similar office or agency in the United States, any State therein, or any other country, the applicable Grantor or Subsidiary of such Grantor shall inform Secured Party of the filing of any such application promptly thereafter. Upon request of Secured Party, Grantors shall execute and deliver to Secured Party any and all agreements, instruments, documents, and such other papers as may be requested by Secured Party to evidence the assignment of a security interest to Secured Party of such patent. Each Grantor authorizes Secured Party to modify this Assignment by amending Schedule 1 to include any new patent, and any patent renewal of any Grantor applied for and obtained hereafter.

(d) No Grantor nor any Subsidiary of any Grantor has abandoned any of the Patents, and no Grantor nor any Subsidiary of any Grantor will do any act, or omit to do any act, whereby the Patents may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable, where such abandonment, cancellation, invalidation, unenforceability, avoidance or avoidability may constitute a Material Adverse Effect. Each Grantor shall notify Secured Party promptly if it knows, or has reason to know, of any reason why any application, registration, or recording may become abandoned, canceled, invalidated, or unenforceable, and if as a result thereof, a Material Adverse Effect may result.

(e) Grantors will render any assistance, as Secured Party may reasonably determine is necessary, to Secured Party in any proceeding before the USPTO, any federal or state court, or any similar office or agency in the United States, or any State therein, or any other country, to protect Secured Party's security interest in the Patents.

(f) Grantors assume all responsibility and liability arising from the use of the Patents, and each Grantor hereby indemnifies and holds the Administrative Agent and each of the Lenders harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees) arising out of any alleged defect in any product manufactured, promoted, or sold by any Grantor (or any Affiliate or Subsidiary thereof) in connection with any Patents or out of the manufacture, promotion, labeling, sale, or advertisement of any such product by any Grantor or any Affiliate or Subsidiary thereof.

(g) Grantors shall promptly notify Secured Party in writing of any adverse determination in any proceeding in the USPTO or any other foreign or domestic Governmental



Agency, court or body, regarding any Grantor's ownership of any of the Patents. In the event of any material infringement of any of the Patents by a third party, Grantors shall promptly notify Secured Party of such infringement and sue for and diligently pursue damages for such infringement unless it is in the best interest of the Grantors not to pursue such proceeding. In the event that Grantors elect not to pursue any rights that might apply to the applicable Grantor in connection with the infringement, Grantors will notify Secured Party of such election.

(h) Each Grantor shall, at its sole expense, do, make, execute and deliver all such additional and further acts, things, assurances, and instruments, in each case in form and substance satisfactory to Secured Party, relating to the creation, validity, or perfection of the security interests provided for in this Assignment under 35 U.S.C. Section 261, 15 U.S.C. Section 1051 *et seq.*, the Uniform Commercial Code or other Law of the United States, the State of California, or of any countries or other States as Secured Party may from time to time reasonably request, and shall take all such other action as the Secured Party may reasonably require to more completely vest in and assure to Secured Party its security interest in any of the Collateral, and each Grantor hereby irrevocably authorizes Secured Party or its designee, at such Grantor's expense, to execute such documents, and file such financing statements with respect thereto with or without such Grantor's signature, as Secured Party may reasonably deem appropriate. In the event that any recording or refileing (or the filing of any statement of continuation or assignment of any financing statement) or any other action, is required at any time to protect and preserve such security interest, Grantors shall, at their sole cost and expense, cause the same to be done or taken at such time and in such manner as may be necessary and as may be reasonably requested by Secured Party. Each Grantor further authorizes Secured Party to have this or any other similar security agreement recorded or filed with the USPTO or other appropriate federal, state or government office.

(i) Following Secured Party's request thereof and the applicable Grantor's failure to perform, Secured Party is hereby irrevocably appointed by each Grantor as its lawful attorney and agent, with full power of substitution to execute and deliver on behalf of and in the name of any or all Grantors, such financing statements and other documents and agreements, and to take such other action as Secured Party may deem necessary for the purpose of perfecting, protecting or effecting the security interests granted herein and effected hereby, and any mortgages or Liens necessary or desirable to implement or effectuate the same, under any applicable Law, and Secured Party is hereby authorized to file on behalf of and in the name of any or all Grantors, at Grantors' sole expense, such financing statements, documents and agreements in any appropriate governmental office.

(j) Secured Party may, in its sole discretion, pay any amount, or do any act which Grantors fail to pay or do as required hereunder to preserve, defend, protect, maintain, record, amend, or enforce the Secured Obligations, the Collateral, or the security interest granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, and reasonable attorneys' fees. Grantors will be liable to Secured Party for any such payment, which payment shall be deemed an advance by the Lenders to Grantors, shall be payable on demand, together with interest at the per annum rate then applicable to Base Rate Advances under the Loan Agreement, or the Default Rate, if applicable, and shall be part of the Secured Obligations.

4. Events of Default. Any "Event of Default" as defined in the Loan Agreement shall constitute an Event of Default hereunder.

5. Rights and Remedies. Upon the occurrence and during the continuance of any such Event of Default, in addition to all other rights and remedies of Secured Party, whether provided under Law, the Loan Agreement or otherwise, Secured Party may enforce its security interest hereunder which may be exercised without notice to, or consent by, any Grantor, except as such notice or consent is expressly provided for hereunder. Upon such enforcement:

(a) Secured Party may use any of the Patents for the sale of goods, completion of work in process, or rendering of services in connection with enforcing any security interest granted to Secured Party by Grantors or any Subsidiary of any Grantor.

(b) Secured Party may grant such license or licenses relating to the Collateral for such term or terms, on such conditions and in such manner, as Secured Party shall, in its sole discretion, deem appropriate. Such license or licenses may be general, special, or otherwise, and may be granted on an exclusive or nonexclusive basis throughout all or part of the United States of America, its territories and possessions, and all foreign countries.

(c) Secured Party may assign, sell, or otherwise dispose of the Collateral, or any part thereof, either with or without special conditions or stipulations, except that Secured Party agrees to provide Grantors with five (5) days' prior written notice of any proposed disposition of the Collateral. The requirement of sending notice conclusively shall be met if such notice is mailed, first class mail, postage prepaid, to Domestic Borrower, on behalf of all Grantors. Each Grantor hereby irrevocably appoints Domestic Borrower as its agent for the purpose of receiving notice of sale hereunder, and agrees that such Grantor conclusively shall be deemed to have received notice of sale when notice of sale has been given to Domestic Borrower. Each Grantor expressly waives any right to receive notice of any public or private sale of any Collateral or other security for the Secured Obligations except as expressly provided in this Section 5(c). Secured Party shall have the power to buy the Collateral, or any part thereof, and Secured Party shall also have the power to execute assurances and perform all other acts which Secured Party may, in Secured Party's sole discretion, deem appropriate or proper to complete such assignment, sale, or disposition. In any such event, Grantors shall be liable for any deficiency.

(d) In addition to the foregoing, in order to implement the assignment, sale or other disposition of any of the Collateral pursuant to Section 5(c) hereof, Secured Party may, at any time, execute and deliver, on behalf of Grantors, and each of them, pursuant to the authority granted in powers of attorney, one or more instruments of assignment of the Patents (or any application, registration, or recording relating thereto), in form suitable for filing, recording, or registration. Grantors agree to pay Secured Party, on demand, all costs incurred in any such transfer of the Collateral, including, but not limited to any taxes, fees, and reasonable attorneys' fees.

(e) Secured Party may first apply the proceeds actually received from any such use, license, assignment, sale, or other disposition of Collateral first to the reasonable costs and expenses thereof, including, without limitation, reasonable attorneys' fees and all legal, travel, and other expenses which may be incurred by Secured Party. Thereafter, Secured

Party may apply any remaining proceeds to such of the Secured Obligations as provided in the Loan Agreement. Grantors shall remain liable to Secured Party for any expenses or Secured Obligations remaining unpaid after the application of such proceeds, and Grantors will pay Secured Party, on demand, any such unpaid amount, together with interest at the rate(s) set forth in the Loan Agreement.

(f) Upon request of Secured Party, Grantors shall supply to Secured Party, or Secured Party's designee, Grantors' knowledge and expertise relating to the manufacture and sale of the products and services relating to the Patents and Grantors' customer lists and other records relating to the Patents and the distribution thereof.

Nothing contained herein shall be construed as requiring Secured Party to take any such action at any time. All of Secured Party's rights and remedies, whether provided under Law, the Loan Agreement, this Assignment, or otherwise shall be cumulative, and none is exclusive of any right or remedy otherwise provided herein or in any of the other Loan Documents, at law or in equity. Such rights and remedies may be enforced alternatively, successively, or concurrently.

6. Waivers.

(a) Each Grantor hereby waives any and all rights that it may have to a judicial hearing, if any, in advance of the enforcement of any of Secured Party's rights hereunder, including, without limitation, its rights following any Event of Default and during the continuance thereof to take immediate possession of the Collateral and exercise its rights with respect thereto.

(b) Secured Party shall not be required to marshal any present or future security for (including, but not limited to, this Assignment and the Collateral subject to a security interest hereunder), or guaranties of, the Secured Obligations or any of them, or to resort to such security or guaranties in any particular order. Each Grantor hereby agrees that it will not invoke any Law relating to the marshaling of collateral which might cause delay in or impede the enforcement of Secured Party's rights under this Assignment or any other instrument evidencing any of the Secured Obligations or by which any of such Secured Obligations is secured or guaranteed, and each Grantor hereby irrevocably waives the benefits of all such Laws.

(c) Except for notices specifically provided for herein, each Grantor hereby expressly waives demand, notice, protest, notice of acceptance of this Assignment, notice of loans made, credit extended, collateral received or delivered or other action taken in reliance hereon and all other demands and notices of any description. With respect both to Secured Obligations and any collateral therefor, each Grantor assents to any extension or postponement of the time of payment or any other indulgence, to any substitution, of any Person primarily or secondarily liable, to the acceptance of partial payment thereon and the settlement, compromising or adjusting of any thereof, all in such manner and at such time or times as Secured Party may deem advisable. Secured Party shall have no duty as to the protection of the Collateral or any income thereon, nor as to the preservation of rights against prior parties, nor as to the preservation of any rights pertaining thereto except as otherwise required by Law. Secured Party may exercise its rights with respect to the Collateral without resorting or regard to other collateral or sources of reimbursement for liability. Secured Party shall not be deemed

to have waived any of its rights upon or under the Loan Agreement or the Collateral unless such waiver be in writing and signed by the Secured Party. No delay or omission on the part of the Secured Party in exercising any right shall operate as a waiver of any right on any future occasion. All rights and remedies of the Secured Party under the Loan Agreement or on the Collateral, whether evidenced hereby or by any other instrument or papers, shall be cumulative and may be exercised singularly or concurrently.

7. Costs and Expenses.

(a) Grantors will pay any and all charges, costs and taxes incurred in implementing or subsequently amending this Assignment, including, without limitation, recording and filing fees, appraisal fees, stamp taxes, and reasonable fees and disbursements of Secured Party's counsel incurred by Secured Party, and the allocated cost of in-house counsel to Secured Party, in connection with this Assignment, and in the enforcement of this Assignment and in the enforcement or foreclosure of any Liens, security interests or other rights of the Secured Party under this Assignment, or under any other documentation heretofore, now, or hereafter given to Secured Party in furtherance of the transactions contemplated hereby.

(b) Grantors agree to reimburse Secured Party for and indemnify it against, any and all losses, expenses and liabilities (including liabilities for penalties) of whatever kind or nature sustained and reasonably incurred in connection with any claim, demand, suit or legal or arbitration proceeding relating to this Assignment, or the exercise of any rights or powers hereunder, including reasonable attorneys' fees and disbursements, and the allocated cost of in-house counsel to the Secured Party, except losses, expenses and liabilities arising out of Secured Party's own gross negligence or willful misconduct.

8. Continuing Effect. This Assignment shall remain in full force and effect and continue to be effective should any petition be filed by or against any Grantor for liquidation or reorganization, should any Grantor become insolvent or make an assignment for the benefit of creditors or should a receiver or trustee be appointed for all or any significant part of any Grantor's assets.

9. Joinder. Any other Person may become a Grantor hereunder and become bound by the terms and conditions of this Assignment by executing and delivering to Administrative Agent an Instrument of Joinder substantially in the form attached hereto as Exhibit A, accompanied by such documentation as Administrative Agent may require to establish the due organization, valid existence and good standing of such Person, its qualification to engage in business in each material jurisdiction in which it is required to be so qualified, its authority to execute, deliver and perform this Assignment, and the identity, authority and capacity of each Responsible Official thereof authorized to act on its behalf.

10. Release of Grantors. This Assignment and all Secured Obligations of Grantors hereunder shall be released when all Secured Obligations (other than contingent indemnification obligations) have been paid in full in cash or otherwise performed in full and when no portion of the Commitments remains outstanding. Upon such release of Grantors' Secured Obligations hereunder, Secured Party shall return any Collateral to Grantors, or to the Person or Persons legally entitled thereto, and shall endorse, execute, deliver, record and file all instruments and documents, and do all other acts and things, reasonably required for the return of the Collateral to Grantors, or to the Person

or Persons legally entitled thereto, and to evidence or document the release of Secured Party's interests arising under this Assignment, all as reasonably requested by, and at the sole expense of, Grantors.

11. Additional Powers and Authorization. Secured Party shall be entitled to the benefits accruing to it as Administrative Agent under the Loan Agreement and the other Loan Documents. Notwithstanding anything contained herein to the contrary, Secured Party may employ agents, trustees, or attorneys-in-fact and may vest any of them with any Property (including, without limitation, any Collateral assigned hereunder), title, right or power deemed necessary for the purposes of such appointment.

12. WAIVER OF JURY TRIAL. EACH GRANTOR AND SECURED PARTY HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING UNDER THIS ASSIGNMENT, ANY LOAN DOCUMENT OR IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO OR ANY OF THEM WITH RESPECT TO THIS ASSIGNMENT, ANY LOAN DOCUMENT, OR THE TRANSACTIONS RELATED THERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER SOUNDING IN CONTRACT OR TORT OR OTHERWISE; AND EACH GRANTOR AND SECURED PARTY HEREBY AGREE AND CONSENT THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT EACH GRANTOR OR SECURED PARTY MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE SIGNATORIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

13. CONSENT TO JURISDICTION; CHOICE OF FORUM.

(A) ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS ASSIGNMENT OR ANY OTHER LOAN DOCUMENT MAY BE BROUGHT IN THE COURTS OF (X) IN THE CASE OF ANY OBLIGATIONS ARISING OUT OF THE REVOLVING COMMITMENT OR THE TERM COMMITMENT, IN THE STATE OF CALIFORNIA OR OF THE UNITED STATES FOR THE CENTRAL DISTRICT OF CALIFORNIA, OR (Y) IN THE CASE OF THE GERMAN COMMITMENT, IN SUCH COURTS OR IN COURTS IN AND FOR FRANKFURT, GERMANY, IN THE FEDERAL REPUBLIC OF GERMANY AND, BY EXECUTION AND DELIVERY OF THIS AGREEMENT, EACH GRANTOR HEREBY IRREVOCABLY ACCEPTS FOR ITSELF AND IN RESPECT OF ITS PROPERTY, GENERALLY AND UNCONDITIONALLY, THE JURISDICTION OF THE AFORESAID COURTS. EACH GRANTOR HEREBY FURTHER IRREVOCABLY WAIVES ANY CLAIM THAT ANY SUCH COURTS LACK PERSONAL JURISDICTION OVER SUCH GRANTOR, AND AGREES NOT TO PLEAD OR CLAIM, IN ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENTS BROUGHT IN ANY OF THE AFOREMENTIONED COURTS, THAT SUCH COURTS LACK PERSONAL JURISDICTION OVER SUCH GRANTOR. EACH GRANTOR FURTHER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS OUT OF ANY OF THE AFOREMENTIONED COURTS IN ANY SUCH ACTION OR PROCEEDING BY THE MAILING OF COPIES THEREOF BY REGISTERED OR CERTIFIED MAIL, POSTAGE PREPAID, TO SUCH GRANTOR AT ITS ADDRESS SET FORTH OPPOSITE ITS

SIGNATURE BELOW, SUCH SERVICE TO BECOME EFFECTIVE 30 DAYS AFTER SUCH MAILING. EACH GRANTOR HEREBY IRREVOCABLY WAIVES ANY OBJECTION TO SUCH SERVICE OF PROCESS AND FURTHER IRREVOCABLY WAIVES AND AGREES NOT TO PLEAD OR CLAIM IN ANY ACTION OR PROCEEDING COMMENCED HEREUNDER OR UNDER ANY OTHER LOAN DOCUMENT THAT SERVICE OF PROCESS WAS IN ANY WAY INVALID OR INEFFECTIVE. NOTHING HEREIN SHALL AFFECT THE RIGHT OF THE ADMINISTRATIVE AGENT, ANY LENDER OR THE HOLDER OF ANY NOTE TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY LAW OR TO COMMENCE LEGAL PROCEEDINGS OR OTHERWISE PROCEED AGAINST ANY GRANTOR IN ANY OTHER JURISDICTION.

(B) EACH GRANTOR HEREBY IRREVOCABLY WAIVES ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY OF THE AFORESAID ACTIONS OR PROCEEDINGS ARISING OUT OF OR IN CONNECTION WITH THIS ASSIGNMENT OR ANY OTHER LOAN DOCUMENT BROUGHT IN THE COURTS REFERRED TO IN CLAUSE (A) ABOVE AND HEREBY FURTHER IRREVOCABLY, TO THE EXTENT PERMITTED BY APPLICABLE LAW, WAIVES AND AGREES NOT TO PLEAD OR CLAIM IN ANY SUCH COURT THAT ANY SUCH ACTION OR PROCEEDING BROUGHT IN ANY SUCH COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

14. Miscellaneous.

(a) Grantors and Secured Party may from time to time agree in writing to the release of certain of the Collateral from the security interest created hereby.

(b) Any notice, request, demand or other communication required or permitted under this Assignment shall be in writing and shall be deemed to be properly given if done in accordance with Section 11.6 of the Loan Agreement.

(c) Except as otherwise set forth in the Loan Agreement, the provisions of this Assignment may not be modified, amended, restated or supplemented, whether or not the modification, amendment, restatement or supplement is supported by new consideration, except by a written instrument duly executed and delivered by Secured Party and Grantors.

(d) Except as otherwise set forth in the Loan Agreement or this Assignment, any waiver of the terms and conditions of this Assignment, or any Event of Default and its consequences hereunder or thereunder, and any consent or approval required or permitted by this Assignment to be given, may be made or given with, but only with, the written consent of Secured Party on such terms and conditions as specified in the written instrument granting such waiver, consent or approval.

(e) Any failure or delay by Secured Party to require strict performance by Grantors of any of the provisions, warranties, terms, and conditions contained herein, or in any other agreement, document, or instrument, shall not affect Secured Party's right to demand strict compliance and performance therewith, and any waiver of any default shall not waive or affect any other default, whether prior or subsequent thereto, and whether of the same or of a different

type. None of the warranties, conditions, provisions, and terms contained herein, or in any other agreement, document, or instrument, shall be deemed to have been waived by any act or knowledge of Secured Party, its agents, officers, or employees, but only by an instrument in writing, signed by an officer of Secured Party and directed to Grantors, specifying such waiver.

(f) If any term or provision of this Assignment conflicts with any term or provision of the Loan Agreement, the term or provision of the Loan Agreement shall control.

(g) If any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Assignment.

(h) This Assignment supersedes all prior oral and written assignments and agreements between the parties hereto on the subject matter hereof.

(i) This Assignment shall be binding upon, and for the benefit of, the parties hereto and their respective legal representatives, successors, and assigns.

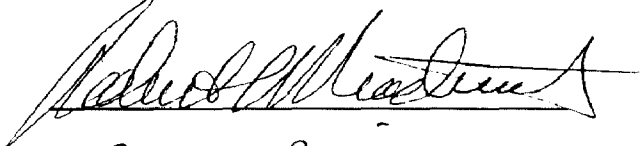
(j) This Assignment may be executed in one or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same agreement.

IN WITNESS WHEREOF, each Grantor has executed this Assignment by its duly authorized officer as of the date first written above.

"Grantor"

ALLIANCE GAMING CORPORATION,  
a Nevada Corporation

By:

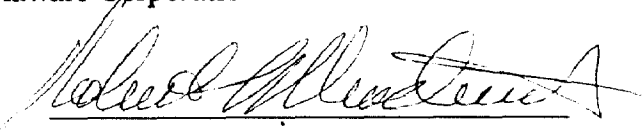


CEO & President

[Printed name and title]

BALLY GAMING INTERNATIONAL, INC.,  
a Delaware Corporation

By:

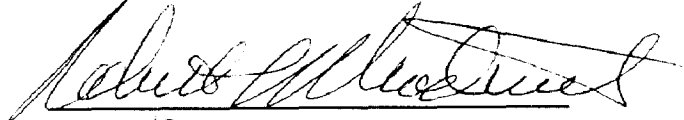


President

[Printed name and title]

UNITED COIN MACHINE CO.,  
a Nevada Corporation

By:



President

[Printed name and title]

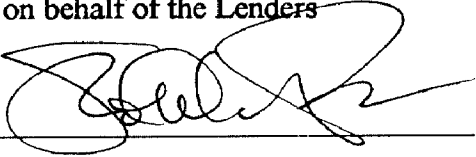


ACCEPTED AND AGREED  
AS OF THE DATE FIRST  
ABOVE WRITTEN:

"Secured Party"

BANK OF AMERICA, N.A.,  
as Administrative Agent, and for  
and on behalf of the Lenders

By:

A handwritten signature in black ink, appearing to be "John R. [unclear]", written over a horizontal line.

Managing Director  
[Printed name and title]

**Schedule I**

**Domestic Patents**

<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL INC.</b>	2nd Chance Poker Method	2nd Chance	837041	86/03/06	4743022
	A System and Method For Coupon Validation and Redemption for Credits at a Gaming Machine	Coupon Validation and Redemption	60/151707	99/08/31	
	A System and Method For Coupon Validation and Redemption for Credits at a Gaming Machine	Coupon Validation and Redemption	60/153761	99/09/13	
	Adjustable Slot Machine Reel Mounting Assembly	Adjustable Reel Mounting Assembly	08-250188	94/05/27	5423540
	Alterable Pay Table System	Bonus Tube	09/146178	98/09/03	
	Amusement Apparatus With High Capacity Token Storage	High Capacity Token Storage	380829	82/05/21	4484592
	Audio/Visual Home Computer and Game Apparatus	Audio/Visual Home Computer	274864	81/06/18	4475172
	Bell Ringer Gaming Device	Bell Ringer	89,739	98/06/22	D 406865
	Bill Dispenser - Design App 1	Bill Hopper	29/084,558	98/03/05	D441,400
	Bill Dispenser - Design App 2	Bill Hopper	29/084,559	98/03/05	Des. 415535
	Bill Validation and Change System For A Slot Machine	Bill Validation	394258	89/08/15	5113990
	Cabinet For Gaming Machine	Design for a cabinet	891605	86/07/29	Des. 307771
	Drive Mechanism For A Variable Speed Gaming Device	Drive Mechanism	385009	82/06/04	4433844
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	08-260587	94/06/16	5470079
	Game Machine Data Transfer System Utilizing Portable Data Units	Data Transfer System	07-247983	88/09/22	5179517
	Game Machine Door	Design for a game machine door	670814	84/11/14	Des. 292423
	Gaming Apparatus With Bi-directional Reels	Bi-Directional Reels	07-749845	91/08/26	5251898
	Gaming Device Having Player Selectable Winning Combinations	Player Selectable Winning Combinations	6837422	86/03/07	4695053
Gaming Device Having Random Multiple Payouts	Random Multiple Payouts	775178	85/09/12	4624459	

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**Domestic Patents**

<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>BALLY GAMING INC. and BALLY GAMING INTERNATIONAL INC.</b>	Gaming Machine Change System	Change System	07-946200	92/09/17	5371345
	Gaming Machine Coin Hopper Coin Sensor	Coin Hopper Sensor	08-224364	94/04/07	5516293
	Gaming Machine Dispensing Operation Sensing System	Bill Hopper	09/602,159	00/06/22	
	Gaming Machine Dispensing Operations Sensing System	Bill Hopper	09/264929	99/03/08	
	Gaming Machine Having Compound Win Line	Compound Win Line	08-390199	95/02/17	5611535
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	08-263273	94/06/21	5494287
	Gaming Machine Having Electronic Circuit For Generating Game Results With Non-Uniform Probabilities	Electronic Circuit For Generating Game Results With Non-Uniform Probabilities	08-234141	94/04/28	5524888
	Gaming Machine Having Truly Random Results	Random Gaming Results	08-749-292	96/11/14	5873781
	Gaming Machine Information, Communication and Display System	Keypad System	07-763924	91/09/23	5429361
	Gaming Machine Payout Containing System and Method	Bill Hopper	09/264260	99/03/08	
	Gaming Machine Payout Controlling System and Method	Bill Hopper	09/041,283	98/03/11	
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/264841	99/03/08	6128550
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/041,279	98/03/11	6014594
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	09/602,159	6/22/2000	
	Gaming Machine Payout System and Method	Bill Hopper	09/041,282	98/03/11	
	Gaming Machine Payout Transport System	Bill Hopper	09/264293	99/03/08	6125307
	Generic Device Controller Unit & Method	GDCU	09/746854		
High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	07-655871	91/02/14	5190495	

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**Domestic Patents**

<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>BALLY GAMING INC. and BALLY GAMING INTERNATIONAL INC.</b>	Icon for a Display Screen - Big House Poker	Big House	29/078004	97/10/14	Des. 415135
	Icon for a Display Screen - Free Bee	Free Bee	29/078005	97/10/14	Des. 414757
	Icon for a Display Screen - Gold Mine	Gold Mine	29/077958	97/10/14	D 413,317
	Line Buffer System For Displaying Multiple Images in a Video Game	Line Buffer System	294438	81/08/20	4398189
	Line Power Failure Scheme For A Gaming Device	Line Power Failure Scheme	893577	86/08/05	4782468
	Memory Integrity Checking System For A Gaming Device	Memory Integrity Checking	870796	86/06/05	4727544
	Method and Apparatus for Detecting Fraud or Theft in a Gaming Machine	Coin Weight Sensor	08/520215	95/08/28	5531309
	Non-uniform Probability Reel Stop Mechanism for Gaming Machines	Non-Uniform Probability	07-184240	88/04/21	4858932
	Pattern Keno Game	Pattern Keno	08/701309	96/08/21	5813911
	Power Down Door Open Memory Latch For a Gaming Device	Memory Latch	880125	86/06/30	4795155
	Prioritized Overlay of Foreground Objects Line Buffer System For a Video Display System	Prioritized Overlay	520762	83/08/08	4498079
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	07-975144; CIP 07-482147	92/11/12	5249800
	Reel Mapping Scheme For a Gaming Device	Reel Mapping Scheme	891362	86/07/29	4711451
	Remote Access Verification Environment	RAVE	09/612,476	7/7/2000	
	Self Teaching Coin Discriminator Mechanism	Coin Discriminator Mechanism	269452	88/11/14	5067604
	Slot Machine Reel Mounting Assembly	Reel Mounting Assembly	650356	92/04/07	5102136
	Slot Machine Reel Mounting Assembly	Reel Mounting Assembly	07-779685	91/10/21	5209477
	System and Method for an Enhanced Gaming Device Touch Screen Video Gaming Machine	Enhanced Touch Panel Options Touch Screen Video	09/690,289 07-864959	92/04/08	5342047
	Video Slot Machine	Video Slot Machine	654916	76/02/03	4648600

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**Domestic Patents**

<b>Owner</b>	<b>Patent Title</b>	<b>Short Name</b>	<b>Serial # / Appl. No.</b>	<b>Filing Date</b>	<b>Patent #</b>
<b>ALLIANCE GAMING CORPORATION</b>	A System and Method For Securely Storing and Controlling the Dispensing of a Payout	Automated Payout Dispensing System	09/551,680	00/04/21	
	Poker Game Method	Poker Game	320493	89/03/08	5019973
	Video Gaming Device Utilizing Player-Activated Variable Betting	Player-Activated Variable Betting	909193	92/07/08	5277424
	Six-Card Draw-Poker-Like Video Game	Six-Card Draw-Poker	780616	91/10/23	5255915
<b>UNITED COIN MACHINE CO.</b>	Cardless Distributed Video Gaming System	Cardless Gaming	08-719,253	96/09/24	5833540
	Multiple Events Award System	Multiple Events	515833	95/08/16	5639088

**Schedule I**  
**Foreign Patents**

Owner	Patent Title	Short Name	Country	Serial #	Filing Date	Patent #
<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Adjustable Slot Machine Reel Mounting Assembly	Adjustable Reel Mounting Assembly	Australia	81652/94	94/12/21	668491
	Adjustable Slot Machine Reel Mounting Assembly	Adjustable Reel Mounting Assembly	France	9500127	95/01/06	9500127
	Adjustable Slot Machine Reel Mounting Assembly	Adjustable Reel Mounting Assembly	Germany	19501552.5	95/01/19	19501552
	A Gaming Machine	Bill Hopper	Australia	29/084,558	97/7/1998	140954
	Bell Ringer for a Gaming Machine	Bell Ringer	Australia	4017/98	98/12/21	137667
	Bell Ringer for a Gaming Machine	Bell Ringer	Canada	1998-3116	98/12/22	87159
	Bell Ringer for a Gaming Machine	Bell Ringer	French	987436	98/12/22	541402A54140
	Bill Dispenser		France	29/084558(US)	98/09/04	527648A/653
	Bill Dispenser for Gaming Machine	Bill Dispenser	Germany		98/09/07	49808868.5
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A1061/98
	Bill Dispenser for Gaming Machine	Bill Dispenser	Germany		98/09/07	4908867.7
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A98/1057
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A98/1058
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A98/1059
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A98/1060
	Bill Dispenser for Gaming Machine	Bill Dispenser	South Africa		98/09/04	A1062/98
	Bill Dispenser for Gaming Machine	Bill Dispenser	Australia	2753-98		
	Bill Dispenser for Gaming Machine	Bill Dispenser	Australia	2747-98		139919
	Bill Validation and Change System For A Slot Machine	Bill Validation	UK			2186412
	Coin Acceptor Apparatus	Coin Acceptor	Canada	44349	80/01/24	1153806
Coin Agitating Method and Means For Coin Counting and Dispensing Machines	Coin Agitating Method	Japan			1397084	
Coin Agitating Method And Means For Coin-Counting And Dispensing Machines	Coin Counter	Canada	303995	78/05/24	1105426	

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## Foreign Patents

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Device With Hold and Advance Feature For The Reels of a Game Machine	Hold and Advance Feature	UK			1579136
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Australia	21618/95	95/06/09	702021
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Botswana		98/04/21	
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Canada	2151990	95/06/16	2151990
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	EPO	95109265.9	95/06/14	
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Germany			
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Greece			3028663
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Hong Kong	981130400.6		HK 1012107
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Italy			
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Japan	171613/95	95/06/15	
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	New Zealand	272244	95/05/30	272244
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	South Africa	95/4442	95/05/31	95/4442
	Game Machine Accounting and Monitoring System	Accounting and Monitoring System	Sweden			
	Game Machine Data Transfer System Utilizing Portable Data Units	Data Transfer System	Australia			613484
	Game Machine Data Transfer System Utilizing Portable Data Units	Data Transfer System (Smart Card)	EPO	89309659.4	89/09/22	0360613B1

**Schedule I**

**Foreign Patents**

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Gaming Apparatus With Bi-directional Reels	Bi-Directional Reels	Australia	16145/92	92/05/08	649134
	Gaming Apparatus With Bi-directional Reels	Bi-Directional Reels	Canada	2072701	92/06/29	2072701
	Gaming Machine Change System	Change System	Australia	46233/93	93/09/08	660561
	Gaming Machine Change System	Change System	Canada	2105925	93/09/10	2105925
	Gaming Machine Change System	Change System	EPO	93250240.4	93/09/06	
	Gaming Machine Coin Hopper Coin Sensor	Coin Hopper Sensor	Australia	16216/95	95/03/31	691875
	Gaming Machine Coin Hopper Coin Sensor	Coin Hopper Sensor	France	9504098	95/04/06	9504098
	Gaming Machine Coin Hopper Coin Sensor	Coin Hopper Sensor	Germany	19512988-1	95/04/06	
	Gaming Machine Having Compound Win Line	Compound Win Line	Australia	711764	9/8/1995	711764
	Gaming Machine Having Dynamic Pay Schedule	Dynamic Pay Schedule	Australia	14099/92	92/04/06	651877
	Gaming Machine Having Dynamic Pay Schedule	Dynamic Pay Schedule	Canada	2064600	92/04/01	2064600
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	Australia	23281/95	95/06/27	700447
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	Canada	2151997	95/06/16	
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	France	95-07353		9507353
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	Germany	19522314.4	95/06/20	
	Gaming Machine Having Dynamic Payout Amounts	Dynamic Payout Amounts	UK	9512512.6	95/06/20	2290647
	Gaming Machine Having Truly Random Results	Random Gaming Results	Australia		97/11/10	9/11/3840
	Gaming Machine Having Truly Random Results	Random Gaming Results	Finland	974222	97/11/13	
	Gaming Machine Having Truly Random Results	Random Gaming Results	South Africa	978,721		978721
	Gaming Machine Having Truly Random Results	Random Gaming Results	EPO	97308009.6	97/10/10	
Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	Australia	25291/92	92/09/23	664384	



## Schedule I

## Foreign Patents

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Gaming Machine Reservation System(Divisional)	Australia	17859/97	97/04/11	Divisional of 664384; Issued as 693736
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	Canada	2078936	92/09/23	
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	EPO	92308628.4	92/09/22	0534718/A2
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	EPO/Germany	92308628.4	92/09/22	69216029
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	EPO/Greece	92308628.4	92/09/22	3022859
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	EPO/Spain		92/09/22	2099801
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	Japan	276773/92	92/09/22	
	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	New Zealand	244274	92/09/09	

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Foreign Patents

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Gaming Machine Information, Communication and Display System(Mastercom & DMK)	Keypad System	South Africa		92/09/22	92/7244
	Gaming Machine Operation Speed Control	Speed Control	Australia	53094/94	94/01/10	668248
	Gaming Machine Operation Speed Control	Speed Control	Canada	2113385	94/01/13	2113385
	Gaming Machine Payout Controlling System and Method	Bill Hopper	PCT	PCT/US99/05108	99/03/09	
	Gaming Machine Payout Controlling System and Method	Bill Hopper	Canada	2319818	99/03/09	
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	Canada	2321733	99/03/09	
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	PCT	PCT/US99/05109	99/03/09	
	Gaming Machine Payout Dispensing System and Method	Bill Hopper	PCT - Australia	29923/99	99/03/09	
	Gaming Machine Payout System and Method	Bill Hopper	PCT	PCT/US99/05110	99/03/09	
	Gaming Machine Payout System and Method	Bill Hopper	Canada	2319391	99/03/09	
	High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	Australia	81266/91	91/07/23	647504
	High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	Bahamas	1018	91/07/17	1018
	High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	Canada	2043686	91/05/31	2043686
	High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	EPO	92300674.6	92/01/27	501607
	High Capacity Coin Hopper for a Gaming Machine	High Capacity Coin Hopper	Portugal	99258	91/10/17	99258
	Hopper Payout For Various Coin Denominations	Hopper Payout	Canada	206087	74/07/30	1026296
	Icon For A Display Screen - Big House Poker	Big House	Germany	M9803682.3	98/04/14	

## Schedule I

## Foreign Patents

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Icon For A Display Screen - Big House Poker	Big House	France	982,297	98/04/14	
	Icon For A Display Screen - Free Bee	Free Bee	Germany	M9803682.3	98/04/14	
	Icon For A Display Screen - Free Bee	Free Bee	France	982,296	98/04/14	
	Icon For A Display Screen - Gold Mine	Gold Mine	Germany	M9803682.3	98/04/14	
	Icon For A Display Screen - Gold Mine	Gold Mine	France	982,295	98/04/14	97939
	Line Buffer System For Displaying Multiple Images in a Video Game	Line Buffer	Canada	408777	82/08/05	1175137
	Method and Apparatus for Detecting Fraud or Theft in a Gaming Machine	Coin Weight Sensor	EPO	96304848.3	96/07/01	
	Method and Apparatus for Detecting Fraud or Theft in a Gaming Machine	Coin Weight Sensor	Australia	56280/96	96/07/01	
	Method and Apparatus for Detecting Fraud or Theft in a Gaming Machine	Coin Weight Sensor	Canada	2180237	96/06/28	2180237
	Non-uniform Probability Reel Stop Mechanism for Gaming Machines	Non-Uniform Probability	Australia	33253/89	89/04/20	616260
	Non-uniform Probability Reel Stop Mechanism for Gaming Machines	Non-Uniform Probability	EPO	89-303762.2	89/04/17	0338743B1
	Non-uniform Probability Reel Stop Mechanism for Gaming Machines	Non-Uniform Probability	EPO/Singapore		89/04/17	9790684-6
	Pattern Keno Game Progressive Gaming Control and Communication System	Progressive Gaming Control System	Australia	US 08/701,309	8/15/1997	727478
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	Canada	2036472	91/02/15	
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	EPO	91101970.1	91/02/13	0443420B1
	Progressive Gaming Control and Communication System	Gaming System Accumulating Progressive Jackpot Values	EPO/Singapore		91/02/13	9790683-8

Schedule I

Foreign Patents

<b>BALLY GAMING, INC. and BALLY GAMING INTERNATIONAL, INC.</b>	Progressive Gaming Control and Communication System	Progressive Gaming Control System	EPO-Austria	91101970.1		443420
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	EPO-Belgium	91101970.1		443420
	Progressive Gaming Control and Communication System	Progressive Gaming Control System	EPO-Denmark	91101970.1		0443420T3
	Reel Mapping Scheme For a Gaming Device	Reel Mapping Scheme	Singapore			492/1990
	Video Gaming Machine Having A Touch Screen For Player Interaction	Touch Screen	Botswana		98/04/21	
	Video Gaming Machine Having A Touch Screen For Player Interaction	Touch Screen	Canada	2173050	96/03/26	
	Video Gaming Machine Having A Touch Screen For Player Interaction	Touch Screen	New Zealand	286211	96/03/19	286211
	Video Gaming Machine Having A Touch Screen For Player Interaction	Touch Screen	South Africa	963241	96/04/23	
	Video Gaming Machine Having A Touch Screen For Player Interaction	Touch Screen	Sweden			
			Chile			32138
			Chile			32617
			Chile			32944
			Chile			32951
			Chile			33149
			Chile			34284
Game Machine Change Systems		EPO		93/06/09	0589545A2	

EXHIBIT A  
TO  
PATENT ASSIGNMENT

INSTRUMENT OF JOINDER

THIS INSTRUMENT OF JOINDER ("Joinder") is executed as of \_\_\_\_\_, by \_\_\_\_\_, a \_\_\_\_\_ ("Joining Party"), and delivered to Bank of America, N.A., as Administrative Agent, pursuant to the Patent Assignment dated as of June 22, 2001, by Alliance Gaming Corporation, a Nevada corporation, Bally Gaming International, Inc., a Delaware corporation and United Coin Machine Co., a Nevada corporation, in favor of the Administrative Agent and the Lenders (the "Assignment"). Terms used but not defined in this Joinder shall have the meanings defined for those terms in the Assignment.

RECITALS

(A) The Assignment was made by the Grantors in favor of the Administrative Agent for the benefit of the Lenders that are parties to that certain Loan Agreement dated as of June 22, 2001 by and among Alliance Gaming Corporation, a Nevada corporation ("Domestic Borrower"), Bally Wulff Automaten GmbH, Bally Wulff Vertriebs GmbH, each of which is a company organized under the laws of the Federal Republic of Germany and is a wholly-owned Subsidiary of Domestic Borrower (the "German Borrowers" and, together with Domestic Borrower, "Borrowers"), the Lenders therein named and Bank of America, N.A., as the Administrative Agent for the Lenders.

(B) Joining Party has become a Domestic Significant Subsidiary other than an Excluded Subsidiary of Domestic Borrower, and as such is required pursuant to Section 5.10 of the Loan Agreement to become a Grantor.

(C) Joining Party expects to realize direct and indirect benefits as a result of the availability to Domestic Borrower of the credit facilities under the Loan Agreement.

NOW THEREFORE, Joining Party agrees as follows:

AGREEMENT

(1) By this Joinder, Joining Party becomes a "Grantor" under and pursuant to Section 9 of the Assignment. Joining Party agrees that, upon its execution hereof, it will become a Grantor under the Assignment with respect to the Secured Obligations, and will be bound by all terms, conditions, and duties applicable to a Grantor under the Assignment.

(2) The effective date of this Joinder is \_\_\_\_\_, \_\_\_\_\_.

"Joining Party"

\_\_\_\_\_  
a \_\_\_\_\_

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

Title: \_\_\_\_\_

ACKNOWLEDGED:

BANK OF AMERICA, N.A.,  
as Administrative Agent

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

Title: \_\_\_\_\_