PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
GameLogic Inc.	08/05/2010

RECEIVING PARTY DATA

Name:	Scientific Games Holdings Limited
Street Address:	Athlone Road
Internal Address:	Ballymahon, Co.
City:	Longford
State/Country:	IRELAND

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12238849

CORRESPONDENCE DATA

Fax Number: (864)233-7342

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

Phone: 864-271-1592

Email: docketing@dority-manning.com

Correspondent Name: Dority & Manning, P.A. Address Line 1: P.O. Box 1449

Address Line 4: Greenville, SOUTH CAROLINA 29602

ATTORNEY DOCKET NUMBER: SGI-0121-CIP6

NAME OF SUBMITTER: Stephen E. Bondura

Total Attachments: 7

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INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (this "IP Assignment") is made by GameLogic Inc., a Delaware corporation ("Assignor"), to Scientific Games Holdings Limited, an Irish private company limited by shares ("Assignee").

WHEREAS, Assignor, Assignee and Scientific Games Corporation, a Delaware corporation, are parties to that certain Asset Purchase Agreement, dated as of August 5, 2010 (the "Asset Purchase Agreement");

WHEREAS, the certain patents and patent applications listed in <u>Exhibit A</u> attached hereto, together with any patents issuing in respect of any such patent applications and together with any continuations, continuations-in-part, reissues, divisionals, reexaminations, renewals and extensions of any such patents and patent applications shall be collectively referred to herein as the "<u>Assigned Patents</u>";

WHEREAS, the certain trademarks, trademark registrations and applications for trademark registrations listed in <u>Exhibit B</u> attached hereto, together with any trademark registrations issuing in respect of any such registration applications and together with all goodwill associated therewith, shall be collectively referred to herein as the "<u>Assigned Trademarks</u>";

WHEREAS, Assignor and Assignee wish to confirm the acquisition and transfer of all of the right, title and interest in and to the Assigned Patents and Assigned Trademarks as contemplated by the Asset Purchase Agreement; and

WHEREAS, Assignee and Assignor are desirous of executing a document suitable for recordation with the United States Patent and Trademark Office.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I Assignment and Assumption

1.01 Assignment and Assumption.

Assignor does hereby assign, sell and transfer to Assignee, free and clear of all Encumbrances (as defined in the Asset Purchase Agreement): (1) all of the right, title and interest in and to the Assigned Patents including, but not limited to, all benefits, privileges, causes of action, and remedies relating to such Assigned Patents, including, without limitation, the exclusive rights to (a) apply for and maintain all registrations, renewals and/or extensions thereof, (b) bring actions for past, present and future infringement thereof, and (c) grant licenses or other interests therein; and (2) all of the right, title and interest in and to the Assigned Trademarks including, but not limited to, all benefits, privileges, causes of action, and remedies relating to such Assigned

Trademarks, including, without limitation, the exclusive rights to (a) apply for and maintain all registrations and renewals thereof, (b) bring actions for past, present and future infringement thereof, and (c) grant licenses or other interests therein.

ARTICLE II Miscellaneous

2.01 Interpretation

This IP Assignment is intended to effect certain of the transactions contemplated by the Asset Purchase Agreement and is not intended in any way to supersede, modify, replace, amend, change, rescind, waive, exceed, expand, reduce, enlarge or in any way affect the provisions contained in the Asset Purchase Agreement (including, without limitation, the representations, warranties, covenants and other agreements and the rights and remedies set forth in the Asset Purchase Agreement), which shall remain in full force and effect. In the event of a conflict or inconsistency between the Asset Purchase Agreement and this IP Assignment, the Asset Purchase Agreement shall govern.

2.02 Governing Law

This IP Assignment and all disputes arising hereunder or relating to the transactions contemplated hereby and all matters arising out of or relating in any way whatsoever (whether in contract, tort or otherwise) to the subject matter of this IP Assignment shall be governed by and interpreted and enforced in accordance with the law of the State of New York without regard to the conflicts of laws rules thereof (other than Sections 5-1401 and 5-1402 of the New York General Obligations Law).

2.03 Successors and Assigns

The terms and conditions of this IP Assignment shall inure to the benefit of and be binding upon the successors and permitted assigns of Assignee and Assignor in accordance with the Asset Purchase Agreement.

2.04 Counterparts

This IP Assignment may be executed in any number of counterparts, each of which when executed, shall be deemed to be an original and all of which together shall be deemed to be one and the same instrument binding upon all of the parties notwithstanding the fact that all of the parties are not signatory to the original or the same counterpart. Any such counterpart may be delivered to a party by facsimile or other electronic format (including ".pdf").

IN WITNESS WHEREOF, Assignor has caused this Intellectual Property Assignment to be executed by its duly authorized representative.

ASSIGNOR:

Name: John E. Taylor, Jr.

Title: President and Chief Executive Officer

On this _ day of Aug., 2010, before me personally appeared who have known to me, who being duly sworn, did depose and say that that the foregoing Intellectual Property Assignment was made for the purposes and considerations so stated, and that he was authorized to act on behalf of GameLogic, Inc. in entering into such Intellectual Property Assignment.

My commission expires: (Commission Expires Fabrus)

ACKNOWLEDGED BY:
ASSIGNEE: SCIENTIFIC GAMES HOLDINGS LIMITED

Name: Iru H. Raphaelson

Title: Director and Secretary

Date: <u>August 5, 2010</u>

PATENT

REEL: 026520 FRAME: 0635

Exhibit A - Assigned Patents

Application # Internal Name

1) 11/325606	Preveal and Hybrid Games
2) 11/789693	Second Chance
3) 61/222647	Second Chance CIP
4) 61/230198	SMS Lottery Game*
5) 11/374473	Buddy List Gaming
6) 11/704144	eSwipe
7) 60/838234	Bonus Play
8) 11/780882	Invitation Gaming I
9) 11/840262	Invitation Gaming II
10) 11/840541	Invitation Gaming III
11) 11/841728	Invitation Gaming IV
12) 11/841754	Invitation Gaming V
13) 61/016801	EcoSystem
14) 12/433435	Closed-Loop Sweepstakes
15) 12/238849	Referral Networks in Bonus Play
16) 12/345346	EcoSystem I
17) 12/345304	EcoSystem II
18) 12/345316	EcoSystem III
19) 12/345330	EcoSystem IV
20) 12/345337	EcoSystem V
21) 12/345350	EcoSystem VI
22) 12/345300	EcoSystem VII
23) 12/345325	EcoSystem VIII
24) 12/345289	EcoSystem IX
25) 12/345296	EcoSystem X
26) 12/345320	EcoSystem XI
27) 12/635976	Off Property Prize Pooling*
28) 12/645578	OnDemand Tickets*
29) 61/187124	MembersOnly-MyOffers*
30) 61/225864	NewPlay*
31) 61/228307	User Controlled Sweeps*
32) 61/230165	Keeping State in BP*
33) 61/290770	NewPlay Player Matching*
34) 61/290709	Social Gaming for Casinos/Lotteries*
35) US7357715	Prize Card Solitaire
36) US7666082	2-Level Slot Reveal
37) 11/027474	Jumble Reveal
38) 10/768980	Perfect Games
39) 11/002986	Prize Wheel Reveal
40) 11/647528	PlayAway Enabled Slots
41) 11/027007	PacMan Reveal
42) 12/052642	Prize Card Solitaire Continuation

43) 60/569030	Lottery Membership Gaming
44) 11/388189	Bet On Slots
45) 11/130796	3/5 reel slots
46) 11/001775	Reveal Gaming (w/Collapse)
47) 11/002997	USBingo Reveal
48) 11/339327	Keno Redemption via Email
49) 11/291109	Game Scripting
50) 11/003016	Golden Fortunes Reveal
51) 11/027756	Poker Reveal
52) 11/130798	Pai Gao Poker Reveal
53) 11/027894	BlackJack Reveal
54) 11/647549	Bingo Hall Bingo
55) 11/181672	Parlay Betting
56) 11/636411	Three Blind Dice Reveal
57) 11/249017	Tournament Reveal
58) 11/656890	Winball/Match3
59) 11/133153	Pull-Tab Reveal CIP
60) 11/229004	Gem Matrix Reveal
61) 61/229919	Reveal Remainder*
62) 12/653394	Jumble Reveal Continuation*
63) 12/653393	2 Level Slots Continuation*
64) 12/642955	Perfect Games Continuation*
65) 12/643016	Prize Wheel Reveal Continuation*
66):61/290701	Activation Codes for Reveal*
67) 12/473531	Massively Multiplayer InCasino
68) 61/230177	Always Win*
69) 61/290707	Casino Game Extensions*
70) 11/057694	Game Meter
71) 11/106023	Guts Poker
72) 11/137785	Bet Your Life
73) 11/371171	MultiRace Jackpots
74) 11/328441	Sports Bet Pre-Casino Pick'em
75) 11/948164	Design Your Own Slots
76) 11/832071	In-It-To-Win-It
77) 12/495156	Social Networks + SBG
78) 61/227510	Casino Insurance*
79) 61/230195	Rake Games*
80) 11/073940	Bet Protection
81) 10/961833	Popster
82) 10/954985	UKBingo
83) 10/728727	AMOE
84) 11/049399	WSOP AMOE CIP
85) US7666084	Wingo
86) 12/653399	Wingo Continuation*
87) 10/729848	Subscription Gaming
88) US7610486	Conditional Access

89) 12/589632 Conditional Access Continuation* 90) 12/433556 League Starter 91) US7331860 TopRoll 92) US7623844 User Authentication

* unpublished

PATENT REEL: 026520 FRAME: 0638

RECORDED: 06/29/2011