PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

CONVEYING PARTY DATA

Name	Execution Date
KABAM, INC.	08/24/2012
WILD SHADOW STUDIOS, INC.	08/24/2012

RECEIVING PARTY DATA

Name:	SILICON VALLEY BANK, AS AGENT
Street Address:	901 FIFTH AVENUE
Internal Address:	SUITE 3900
City:	SEATTLE
State/Country:	WASHINGTON
Postal Code:	98614

PROPERTY NUMBERS Total: 16

Property Type	Number
Application Number:	13316190
Application Number:	13330320
Application Number:	13330242
Application Number:	61577398
Application Number:	13456585
Application Number:	13432828
Application Number:	13343588
Application Number:	13464190
Application Number:	61655838
Application Number:	13526208
Application Number:	13540523
Application Number:	13540526
Application Number:	13540531
	PATENT

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Application Number:	135	35058	
Application Number: 13527		27540	
Application Number:	1354	46843	
CORRESPONDENCE DATA			
Fax Number:	8004947512		
Phone:	2023704761		
Email:	tfahey@natio	onalcorp.com	
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.			
Correspondent Name:	Thomas Fah	ey	
Address Line 1:	1100 G St N	N, Suite 420	
Address Line 2:	National Corporate Research, Ltd.		
Address Line 4:	Washington,	DISTRICT OF COLUMBIA 20005	
ATTORNEY DOCKET NUMBER: F140944			
NAME OF SUBMITTER:		ANDREW NASH	
Total Attachments: 9			
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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of August 24, 2012, by and between SILICON VALLEY BANK ("Agent") and KABAM, INC. ("Grantor").

RECITALS

A. SILICON VALLEY BANK, SILVER LAKE WATERMAN FUND, L.P. and any other Lenders listed on <u>Schedule 1</u> to the Loan Agreement (as defined below) or otherwise party thereto from time to time (each a "Lender", and collectively the "Lenders") have agreed to make certain advances of money and to extend certain financial accommodations (the "Loans") to Grantor and WILD SHADOW STUDIOS, INC., a Delaware corporation ("Wild Shadow"; Grantor and Wild Shadow are hereinafter, jointly and severally, individually and collectively, "Borrower") in the amounts and manner set forth in that certain Subordinated Loan and Security Agreement by and among Agent, in its capacity as Administrative Agent, Lenders and Borrower dated of even date herewith (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein are used as defined in the Loan Agreement). Lenders are willing to make the Loans to Borrower, but only upon the condition, among others, that Grantor shall grant to Agent, for the ratable benefit of Lenders, a security interest in certain Copyrights, Trademarks, Patents, and Mask Works (as each term is described below) to secure the obligations of Grantor under the Loan Agreement.

B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Agent, for the ratable benefit of Lenders, a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Agreement, Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure Borrower's obligations under the Loan Agreement, Grantor grants and pledges to Agent, for the ratable benefit of Lenders, a security interest in all of Grantor's right, title and interest in, to and under all intellectual property owned by Grantor (all of which shall collectively be called the "Intellectual Property Collateral"), including, without limitation, the following:

1. Any and all copyright rights, copyright applications, copyright registrations and like protections in each work of authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on Exhibit A attached hereto (collectively, the "Copyrights");

2. Any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;

3. Any and all design rights of Grantor now or hereafter existing, created, acquired or

held;

4. All patents, patent applications and like protections including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same, including without limitation the patents and patent applications set forth on <u>Exhibit B</u> attached hereto (collectively, the "Patents");

5. Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantor connected with and symbolized by such trademarks, including without limitation those set forth on <u>Exhibit</u> <u>C</u> attached hereto (collectively, the "Trademarks");

6. All mask works or similar rights available for the protection of semiconductor chips, now owned or hereafter acquired, including, without limitation those set forth on <u>Exhibit D</u> attached hereto (collectively, the "Mask Works");

7. Any and all claims for damages by way of past, present and future infringements of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;

8. All amendments, extensions, renewals and extensions of any of such Copyrights, Trademarks, Patents, or Mask Works; and

9. All proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.

This security interest is granted in conjunction with the security interest granted to Agent, for the ratable benefit of Lenders, under the Loan Agreement. The rights and remedies of Agent with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or hereafter available to Agent as a matter of law or equity. Each right, power and remedy of Agent provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Agent of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Agent, of any or all other rights, powers or remedies.

[Signature page follows.]

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

GRANTOR:

Address of Grantor:

KABAM, INC.

101 Redwood Shores Pkwy., Suite 250 Redwood City, California 94065

Attn: Mr. Steve Klei

man Kle. By:___

Title: CFC

SILICON VALLEY BANK

AGENT:

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Address of Agent:

901 Fifth Avenue, Suite 3900 Seattle, Washington 98614

Attn: Mr. Jim Ellison

By:_____

[Signature Page to Intellectual Property Security Agreement - Subordinated Facility]

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

GRANTOR:

Address of Grantor:

KABAM, INC.

101 Redwood Shores Pkwy., Suite 250 Redwood City, California 94065

Attn: Mr. Steve Klei

Title:____

AGENT:

Address of Agent:

901 Fifth Avenue, Suite 3900 Seattle, Washington 98614

Attn: Mr. Jim Ellişon

SILICON VALLEY BANK By: Diretor Title

[Signature Page to Intellectual Property Security Agreement - Subordinated Facility]

EXHIBIT A

Copyrights

None.

EXHIBIT B

Patents

Description	Registration/ Application <u>Number</u>	Registration/ Application <u>Date</u>
User affiliations spanning virtual multiple virtual spaces	13/316190	12/9/2011
System and method for determining quality of service for actions to be performed in a virtual space	13/330320	12/19/2011
Communications among users belonging to affiliations spanning multiple virtual space	13/330242	12/19/2011
Social graph for users belonging to common affiliations spanning multiple virtual spaces	61/577398	12/19/2011
Gifting of virtual items between users of a virtual space	13/456585	4/26/2012
Intuitive interface for upgrading a virtual item	13/432828	3/28/2012
System and method for facilitating access to an online game through a plurality of social networking platforms	13/343588	1/4/2012
Establishing a social application layer	13/464190	5/4/2012
Using crowd-sourcing to verify the accuracy of results of client-side determinations	61/655838	6/5/2012
Dynamically providing system communications tailored to individual users responsive to trigger 11 events in virtual spaces	13/526208	6/18/2012
Providing dynamic offers for virtual goods based on static parameter	13/540523	7/2/2012
Providing dynamic offers for virtual goods based on dynamic parameters	13/540526	7/2/2012
System and method for performing A/B testing in offers to purchase virtual items	13/540531	7/2/2012
Enhancing performance in browser-based presentation of visual information that extends beyond a field of view	13/535058	6/27/2012
System and method for providing external notifications of events in a virtual space to users	13/527540	6/19/2012
Cross check (Provisional application converted 13/546843)	61/655838	6/5/2012
Cross check	13/546843	7/11/2012

EXHIBIT C

Trademarks

Description	Registration/ Application <u>Number</u>	Registration/ Application <u>Date</u>
ARCANE EMPIRES	85645784	6/7/2012
REALM OF THE MAD GOD	85611003	4/27/2012
BATTLE SHARD	85692296	8/1/2012
BATTLE SHARD	85692280	8/1/2012
KABAM	85097296	7/30/2010
KABAM	85097154	7/30/2010
KABAM	85097316	7/30/2010
GLORY OF ROME	4165212	6/26/2012
TROJAN WAR: RECKONING OF ZEUS	85650036	6/12/2012
KABAM	85097309	7/30/2010
KABAM	85097116	7/30/2010
BATTLE FOR THE NORTH	4159193	6/12/2012
MOBILE COMMAND	85565828	3/9/2012
FINAL EDEN	85510918	1/6/2012
THIRST OF NIGHT	4151564	5/29/2012
GLOBAL WARFARE	85145554	10/5/2010
REAL GAMES FOR SOCIAL GAMERS	85150027	10/11/2010
PLAY FOR REAL	85531376	2/1/2012
EDGEWORLD	4047064	10/25/2011
HERO FORCE	4017076	8/23/2011
EPIC GOAL	85054272	6/3/2010
DRAGONS OF ATLANTIS	3935871	3/22/2011
GRAVITY BEAR	77886251	12/4/2009
BATTLE PUNKS	77885710	12/3/2009
KINGDOMS OF CAMELOT	3881570	11/23/2010
WONDERHILL	3739620	1/19/2010
TVLOOP	3724489	12/15/2009

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Description

FANSECTION

Registration/ Application <u>Number</u> 3724488 Registration/ Application <u>Date</u> 12/15/2009

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EXHIBIT D

Mask Works

None.

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PATENT REEL: 028859 FRAME: 0898

RECORDED: 08/28/2012