PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

| SUBMISSION TYPE: | SUBMISSION TYPE: NEW ASSIGNMENT | | | | |
|---|--|--------|--------------------------------------|----------------|--|
| NATURE OF CONVE | YANCE: | | ASSIGNMENT | | |
| CONVEYING PARTY DATA | | | | | |
| | | N | lame | Execution Date | |
| Mudalla Technology, | Inc. | | | 02/23/2010 | |
| | ΑΤΑ | | | | |
| Name: | IGT | | | | |
| Street Address: | 9295 Prototyp | e Driv | e Drive | | |
| City: | Reno | | | | |
| State/Country: | NEVADA | | | | |
| Postal Code: | 89521 | | | | |
| PROPERTY NUMBERS Total: 3 | | | | | |
| Property Type Number | | | | | |
| Application Number: 11090819 | | | | | |
| Application Number: 11533281 | | | | | |
| Application Number: 11533287 | | | | | |
| CORRESPONDENCE DATA | | | | | |
| Fax Number: | Fax Number: 7635877086 | | | | |
| - | | | hen the fax attempt is unsuccessful. | | |
| Phone: | 763-587- | | | | |
| Email: | akrull@cl | | | | |
| Address Line 1: | Correspondent Name: Richard E. Billion Address Line 1: 605 Hwy 169 North | | | | |
| Address Line 1:605 Hwy 169 NorthAddress Line 2:Suite 300 | | | | | |
| Address Line 4: | | | | | |
| ATTORNEY DOCKET | NUMBER: | | 1140-031-DIV1/049/050 | | |
| NAME OF SUBMITTE | R: | | Richard E. Billion | | |
| Total Attachments: 35 source=Assignment_MudallaTechnologyInc_to_IGT#page1.tif PATENT | | | | | |

source=Assignment_MudallaTechnologyInc_to_IGT#page2.tif source=Assignment_MudallaTechnologyInc_to_IGT#page3.tif source=Assignment_MudallaTechnologyInc_to_IGT#page4.tif source=Assignment_MudallaTechnologyInc_to_IGT#page5.tif source=Assignment_MudallaTechnologyInc_to_IGT#page6.tif source=Assignment_MudallaTechnologyInc_to_IGT#page7.tif source=Assignment MudallaTechnologyInc to IGT#page8.tif source=Assignment_MudallaTechnologyInc_to_IGT#page9.tif source=Assignment_MudallaTechnologyInc_to_IGT#page10.tif source=Assignment MudallaTechnologyInc to IGT#page11.tif source=Assignment_MudallaTechnologyInc_to_IGT#page12.tif source=Assignment_MudallaTechnologyInc_to_IGT#page13.tif source=Assignment_MudallaTechnologyInc_to_IGT#page14.tif source=Assignment MudallaTechnologyInc to IGT#page15.tif source=Assignment_MudallaTechnologyInc_to_IGT#page16.tif source=Assignment_MudallaTechnologyInc_to_IGT#page17.tif source=Assignment_MudallaTechnologyInc_to_IGT#page18.tif source=Assignment MudallaTechnologyInc to IGT#page19.tif source=Assignment_MudallaTechnologyInc_to_IGT#page20.tif source=Assignment_MudallaTechnologyInc_to_IGT#page21.tif source=Assignment_MudallaTechnologyInc_to_IGT#page22.tif source=Assignment MudallaTechnologyInc to IGT#page23.tif source=Assignment_MudallaTechnologyInc_to_IGT#page24.tif source=Assignment_MudallaTechnologyInc_to_IGT#page25.tif source=Assignment MudallaTechnologyInc to IGT#page26.tif source=Assignment_MudallaTechnologyInc_to_IGT#page27.tif source=Assignment_MudallaTechnologyInc_to_IGT#page28.tif source=Assignment_MudallaTechnologyInc_to_IGT#page29.tif source=Assignment MudallaTechnologyInc to IGT#page30.tif source=Assignment_MudallaTechnologyInc_to_IGT#page31.tif source=Assignment_MudallaTechnologyInc_to_IGT#page32.tif source=Assignment_MudallaTechnologyInc_to_IGT#page33.tif source=Assignment MudallaTechnologyInc to IGT#page34.tif source=Assignment_MudallaTechnologyInc_to_IGT#page35.tif

AMENDMENT TO PATENT LICENSE AGREEMENT AND PATENT ASSIGNMENT

THIS AMENDMENT TO PATENT LICENSE, AGBEEMENT AND PATENT ASSIGNMENT ("Amendment") is made and entered into as of 23, 2010 (the "Effective Date") by and between Mudalla Technology, Inc., a Delaware corporation f/k/a Cyberview Technology, Inc., as well as Cyberscan Technology, Inc. ("Mudalla"), having a mailing address of c/o Thoits. Love Hershberger & McLean, 285 Hamilton Avenue, Suite 300, Palo Alto, California 94301, and IGT, a Nevada corporation ("IGT"), with offices at 9295 Prototype Drive, Reno, Nevada 89521. The parties hereto agree as follows:

BACKGROUND INFORMATION

- A. IGT and Mudalla are parties to that certain Patent License Agreement and that certain Patent Assignment, in each case dated as of July 8, 2008 (the "License" and "Assignment," respectively).
- B. Pursuant to the License, certain patents and patent applications were licensed by Mudalla to IGT (referred to in the License and herein as the "Licensed Patents").
- C. Pursuant to the Assignment, all rights, title and interest in and to certain patents and patent applications were assigned by Mudalla to IGT (referred to in the Assignment and herein as the "Assigned Patents").
- D. IGT and Mudalla desire to amend the License and Assignment as set forth below.

NOW, THEREFORE, in consideration of the foregoing and the agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. IGT and Mudalla hereby agree to amend the License and to amend the Assignment as follows:

- Those patents and patent applications listed in Schedule 1 attached hereto, and previously included within the Licensed Patents under the License, are hereby removed from the License as Licensed Patents and added to the Assignment as Assigned Patents.
- 2. Those patents and patent applications listed in Schedule I attached hereto are hereby deemed to be Assigned Patents under the Assignment and are assigned and transferred by Mudalla to IGT according to the terms of the Assignment. All rights and obligations of IGT and Mudalla set forth in the Assignment shall apply to such listed patents and patent applications.
- 3. Mudalla agrees that should additional documentation be reasonably required to protect, secure, vest and record good title in and to the patents and patent applications listed in Schedule I attached hereto in IGT, Mudalla will, without further consideration, obtain, provide, or execute any other information or documents as may be reasonably necessary upon IGT's request.
- 4. Except as expressly set forth herein, no other amendment of any kind is hereby made to the License or to the Assignment.
- 5. This Amendment may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute the same agreement.

PATENT -- REEL: 029200 FRAME: 0721-

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IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Amendment effective as of the Effective Date.

| MUDALLA TECHNOLOGY, INC. | IGT 4 |
|--------------------------|----------------------------------|
| By: O. JGROM | By: J-R. J. |
| Printed Name: DJ.GROOM | Printed Name: Kichard J Schnoder |
| Tide: PRESIDENT | Tille: EVP Cauno Prochats |

State of ENGLAND

County of 40 ND ON

On this day of <u>Abruary</u>, 2010, before me, <u>DOCOREI</u> <u>LiCE</u>, <u>NOTAN</u> <u>PUBUC</u> personally appeared <u>DARRAN</u> <u>JOHNI GROOM</u> <u>PRESIDENT</u> of Mudalla Technology, inc., personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Witness my hand and official seal.

Solom Lice Notary Public DOLDRES RICE

My commission expires: on classet

State of NEVADA

County of WASHOE

On this 3 day of FEBRUARY, 2010, before me, Kristy L Holbrook personally appeared Rouge 03. Schneider of IGT,

personally appeared <u>Kaukar D 3. Schne Colum</u> of IGT, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Withess my hand and official seal. in Halles Actary Public

My commission expires: 8-2.8-201

KRISTY L. HOLEROOK Notary Public - State of Nevada Appointment Recorded in Washoe Coucky No: 39-58784-2 - Explant August 23, 2011

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Schedule I - Draft

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| Docket No. | TRUE | Application | Publication | Paterit | Cyberview/KGT Exhabit A (Section 1 or 2) | KGT Ref. No. |
|----------------|--|-------------------|----------------|---|---|--------------|
| CY855815 | Server-tess cashkess gaming systems and methods | 10/163177 | US20030228907 | US6916244 | | AP00062-001 |
| CY855815AU | | AU2003228396 | ÷ | | **1 | AP00052-003 |
| CVBS5815AUDIN | | AU2007201804 | , | | · · · | AP00052-004 |
| CV855815CA | | 2488577 | | | 3-4 | AP00062-005 |
| CY855815CON | Server-less cashless gaming systems and methods | E/EZ11/11 | E10781020052U | a de la constance de la constan | ~1 | AP00062-008 |
| CYBSSB15CONCIP | Method for fault and/or disaster tolerant cashtess gaming | 11/261303 | U\$20060281554 | | 9-4 | AP00062-009 |
| CYBSS815EP | | EP03726145.2 | EP1509291 | | | AP00052-005 |
| CY855815HK | | 5107412 | 1074013 | | ** | AP00052-007 |
| CYBS5815PCT | | PCT/US2003/009638 | W02003104946 | | *** | AP00062-002 |
| CY855864 | Electronic game | 10/837017 | US20050245307 | | **4 | AP00056-005 |
| CYBSSB64P | | 60/466882 | | | *1 | AP00066-001 |
| CYBS5864PCA | | 2523644 | 2523644 | | 1 | AP00066-003 |
| CY8S5864PEP | | EP04751231.4 | EP1617923 | | *1 | AP00066-004 |
| CYBS5864PPCT | | PCT/US2004/013743 | W02004098732 | | 4 | AP00066-002 |
| CYBS5989 | REGULATED GAMING - MULTI-ACT GAMES | 11/562915 | US20070142108 | | *** | AP00245-002 |
| CY855989P | | 2188812 | | | -1 | AP00245-001 |
| CYRSS\$89PEP | | EP0684(0013.4 | EP1954361 | | 1 | AP00245-007 |
| CYBS5989PPCT | | PCT/US2006/061226 | W02007062401 | | -1 | AP(N745-006 |
| CY855998 | Hierarchicai five-wheel gaming methods and samins machines inniementins the | 11/622671 | US20070167238 | | | AP00349-001 |

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Schedule I - Draft

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| CY85598P | | 60/758803 | | | AP00349-002 | |
|-----------------|---|-------------------|---------------|------------|-------------|-------------|
| CYBSS998PPCT | | PCT/US2007/060464 | W02007084845 | FT | E00-67E004V | |
| CYBS6016 | | 11/457137 | US20080015004 | | AP(0353-001 | |
| CYBS6016CIP - | Method and system for time gaming with skill wagering opportunities | 12/122625 | US20090131158 | , s-i | 200-E2E0044 | - - % |
| CYBV6016CIP | Method and system for time gaming with skill wagering opportunities | 12/122626 | US20090131158 | N | AP00353-005 | 1 |
| CY856016PCT 211 | | £19140/4007SN/12w | W02008008609 | | AP00353-002 | ÷ |
| CY856044 | REGULATED GAMING - STAGING MULTHACT 11/562943 GAMES | 11/562943 | US20070265053 | | AP00245-003 | ۵ |
| CYBS6044EP | | EP06840014.2 | EP1954362 | * 1 | AP00245-005 | , |
| CYBS6044PCT | | PCT/US2006/061230 | W02007062405 | | AP00245-004 | |
| CYBSE054 | 3D rendering of 20 legacy game assets | 12/020476 | US20080182647 | C4 | AP00340-001 | |
| CYBS6054P | | 60/886895 | | ~ | AP00340-002 | |
| CYBS6056 | Universal player control for casino game graphic assets | 12/028627 | US20080194326 | ~ | AP00341-001 | |
| CYBS6056P | | 60/889260 | | r-s | AP00341-002 | |
| CYBS6056PPCT | | PCT/US2008/001702 | W02008100431 | ~ | AP00341-003 | des Vintes- |
| CY856057 | Methods and systems for anonymous piayer profile storage and retrieval | 12/030769 | US20080214310 | 2 | AP00342-001 | |
| CYBS6057P | | 60/883923 | | 2 | AP00342-002 | |
| . CY8560579PCT | | PCT/US2008/053875 | W02008127775 | N | AP00342-003 | |
| , CYB56067 | 3D WAGENING FOR 3D VIDEO REEL SLOT MACHINES | 12/052694 | US20080234032 | 2 | AP00343-001 | |
| CY856067P | | 60/895881 | | N | AP00343-002 | |
| CYBS6067PPCT | | #CT/US200&/057766 | W02008116125 | 5 | AP00343-003 | |

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Schedule I - Draft

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| CVBS6081A | Return-driven casino game putcome | 211011/21 | 052009061991 | ~ | AP00344-001 |
|---------------------|-----------------------------------|-------------------|---------------|----|-------------|
| | ន្ត្រីមួយពន្ធនេះ | | | 4 | |
| CY8550818 | Return-driven casino game outcome | 12/110125 | US20090061997 | ſ | AP00344-002 |
| | generator | | | 4 | |
| CYRSECELC | Return-driven casino game outcome | 12/110132 | US20090061998 | ť | AP00344-003 |
| | generator | | | 4 | |
| CYBS6081D | Return-driven casino game outcome | 12/110140 | 0520090061999 | f | AP00344-004 |
| 2 .4 - 7.1 k | generator | | | | |
| CYBS6081P | Return-driven casino game outcome | 60/969137 | | ć | AP00344-005 |
| -2-0 | generator | ~ | 67007 | | |
| CY856081PPCT | Return-driven casino game outcome | PCT/US2008/074256 | | ť | AP00344-006 |
| | generator | | - 1 2 | ** | -4, |
| CY856089 | TIME-BASED CASINO GAMING USING | 12/262711 | US20090117962 | | AP00345-001 |
| | CUMULATIVE PAYTABLES | | | 4 | ****** |
| CYBS6089P | | 60/984673 | | ¢ | AP00345-002 |
| | | | | 4 | |
| CYBS6089PPCT | | 5bu | | ~ | Not filed |
| | | | | 4 | |

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PATENT ASSIGNMENT

THIS PATENT ASSIGNMENT is made and entered into as of July 8, 2008, by and between Cyberview Technology, Inc., a Delaware corporation ("Assignor"), and IGT, a Nevada corporation ("Assignee").

WHEREAS, pursuant to that certain Asset Purchase Agreement, dated as of June 3, 2008 (the "Purchase Agreement"), among Assignor and Assignee, Assignor agreed to sell, convey, assign, transfer and deliver to Assignee, and Assignee agreed to purchase, acquire and accept from Seller, on the terms and subject to the conditions set forth in the Purchase Agreement, all of the assets, properties, rights, privileges, claims and contracts of every kind and nature, real and personal, tangible and intangible, absolute or contingent, wherever located, owned by Assignee, except the assets specifically identified in Section 1.2 of the Purchase Agreement. Capitalized terms used herein and not otherwise defined shall have the meaning assigned to them in the Purchase Agreement.

WHEREAS, pursuant to the Purchase Agreement, Buyer agreed to assign to Assignee, and Assignee wishes to accept from Assignor, (a) the patent applications set forth on <u>Schedule 1</u> attached hereto and the inventions disclosed therein, and (b) the patents set forth on <u>Schedule 2</u> attached hereto and the inventions disclosed therein (collectively, the "Assigned Patents").

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged and intending to be legally bound hereby, Assignee and Assignor hereby agree as follows:

Assignor hereby sells, assigns, and transfers to Assignee its entire right, title and interest in and to the Assigned Patents, any and all Letters Patent that may be granted therefrom, all divisionals, continuations, continuations-in-part, renewals, substitutes, reissues, reexaminations and extensions that have been or will be filed in the United States and all foreign countries, all other corresponding rights secured under the laws of the United States and any foreign country and all claims for damages by reason of past, present or future infringement or other unauthorized use of the Assigned Patents, including the right to collect all proceeds and damages therefrom.

Assignor further agrees that should additional or further documentation of the assignment be required to protect, secure, vest and record good title to the Assigned Patents in Assignee, Assignor will, without further consideration, obtain, provide or execute any other information or documents as may be reasonably necessary upon Assignee's reasonable request.

Assignor hereby authorizes and requests the Commissioner for Patents of the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries, to record Assignee as the assignee and owner of the Assigned Patents registered in the corresponding jurisdiction.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the Assignee and Assignor have caused this Patent Assignment to be executed as of the day and year first written above.

"ASSIGNEE"

IGT, a Nevada corporation

By: Name: Richard Pennington

Title: Executive Vice President Corporate Strategy

"ASSIGNOR"

CYBERVIEW TECHNOLOGY, INC., a Delaware corporation

| By: | |
|--------|--|
| Name: | |
| Title: | |

Patent Assignment Agreement

IN WITNESS WHEREOF, the Assignee and Assignor have caused this Patent Assignment to be executed as of the day and year first written above.

"ASSIGNEE"

IGT, a Nevada corporation

| Ву: | |
|--------|--|
| Name: | |
| Title: | |

"ASSIGNOR"

CYBERVIEW TECHNOLOGY, INC., a Delaware corporation

By: the la ん Name: Seamus McGill MARK NANOVKA Title: Chief Executive Officer | DIRECTOR

TWANCIAK

Patent Assignment Agreement

| STATE OF NEVAda |) | |
|------------------|--------|-----|
| COUNTY OF WAGhoe |)) | SS. |

On this <u>8</u> day of <u>July</u>, 2008, before me, the undersigned notary public, personally appeared <u>Richard Pennington</u> (name of document signer), proved to me through satisfactory evidence of identification, which were <u>personally known to me</u>, to be the person whose name is signed on the preceding or attached document, and acknowledged to me that (he) (she) signed it voluntarily for its stated purpose.

| (as partner for | , a corporation) |
|---|---|
| (as Wernhille VP for - | \overline{LGT} , a corporation) |
| (as attorney in fact for | , the principal) |
| (as for | (a) (the) |
| havenlong (off | icial signature and seal of notary) |
| KAREN LONG Notary Public - State of Nevada Appointment Recorded in Washoe County No: 01-66925-2 - Expires January 11, 2009 | My commission expires January 11, 2009 |

COUNTY OF CITY of LONDON **\$**\$.

In this \underline{CK} day of \underline{JUL}_{2008} , before me, the undersigned notary ublic, personally appeared <u>MARK ANTISAL NANDER II</u> (name of document gner), proved to me through satisfactory evidence of identification, which were was Australian $\underline{corr}_{100} = \underline{1016712}$, to be the person whose name is signed on the ceeding or attached document, and acknowledged to me that (he) (sbe) signed it untarily for its stated purpose.



My commission expires

ELEANOR FOGAN Notary Public of London, England (My Commission Expires at death)



SCHEDULE 1

PATENT APPLICATIONS

| COUNTRY | TITLE | APPLICATION NO. | FILING DATE |
|---------|--|-----------------|-------------|
| EP | Anti-skew auto-start system for document scanners | 098306009.6 | 7/28/97 |
| EP | Universal document scanner | 098307506 | 9/16/98 |
| EP | Compact document scanner with branding | 01993229.2 | 11/5/01 |
| US | Methods and systems for electronic virtual races | 11/870,318 | 10/10/07 |
| US | Methods and systems for interactive television | 09/932,282 | 8/17/01 |
| CA | Interactive television devices and systems | 2,459,539 | 8/1/02 |
| EP | Interactive television devices and systems | 02756901.1 | 8/1/02 |
| US | Methods and systems for interactive television | 11/265,598 | 11/1/05 |
| US | Interactive television devices and systems | 11/235,983 | 9/26/05 |
| EP | Cashless time gaming | 03734246.6 | 5/29/03 |
| CA | Cashless time gaming | 2519386 | 5/29/03 |
| AU | Method for cashless gaming | 2005233086 | 3/18/05 |
| CA | Method for cashless gaming | 2557892 | 3/18/05 |
| EP | Method for cashless gaming | 5725953.3 | 3/18/05 |
| HK | Method for cashless gaming | 7105285.6 | 5/18/07 |
| US | Method for cashless gaming | 11/688,815 | 3/20/07 |
| US | Casino no-ticket in cashless | 11/752,916 | 5/23/07 |
| US | Integral ergonomic gaming | 10/892,541 | 7/15/04 |
| CA | Integral ergonomic gaming | 2564433 | 4/28/05 |
| EP | Integral ergonomic gaming | 5739866.1 | 4/28/05 |
| WO | Multi-player regulated gaming with consolidated accounting | PCT/US07/71604 | 6/19/07 |
| US | In-room gaming | 11/456,763 | 7/11/06 |
| US | Gaming sidekick | 11/424,058 | 6/14/06 |
| WO | Chip-based gaming | PCT/US06/15446 | 4/24/06 |
| AU | Chip-based gaming | Not Assigned | 4/24/06 |
| CA | Chip-based gaming | Not Assigned | 4/24/06 |
| EP | Chip-based gaming | Not Assigned | 4/24/06 |
| US | Chip-based gaming | 12/043,141 | 3/6/08 |
| US | Chip-based gaming | 12/043,957 | 3/7/08 |
| US | (5996) Gaming sidekick | 60/761,626 | 1/23/06 |

| COUNTRY | TITLE | APPLICATION No. | FILING DATE |
|---------|--|--------------------|-------------|
| US | Gaming sidekick | 60/750,158 | 12/13/05 |
| WO | Compact configurable scanning terminal | PCT/US00/18789 | 8/24/00 |
| WO | Compact document scanner with branding | PCT/US0/147264 | 11/5/01 |
| WO | Methods and systems for interactive television | PCT/US02/24528 | 8/1/02 |
| WO | Cashless time gaming | PCT/US03/16864 | 5/29/03 |
| WO | Method for cashless gaming | PCT/US05/09233 | 3/18/05 |
| WO | Integral ergonomic gaming | PCT/US05/15167 | 4/28/05 |

SCHEDULE 2

PATENTS

| COUNTRY | TITLE | Serial No. | ISSUE DATE |
|---------|--|---------------|------------|
| US | Anti-skew auto-start system for document scanners | 6,034,784 | 3/7/00 |
| US | Scanner power module | 5,847,948 | 12/8/98 |
| US | Universal document scanner controller | 6,344,906 | 2/5/02 |
| US | ID card image reader | 5,973,799 | 10/26/99 |
| US | Scratchable conductive latex document scanner | 6,107,913 | 8/22/00 |
| US | Precision clip-on deep input guide | 6,552,828 | 4/22/03 |
| CA | Precision clip-on deep input guide | 2,312,337 | 4/16/04 |
| EP | Precision clip-on deep input guide | 1067758 | 1/28/04 |
| DE | Precision deep input guide clip for document scanners and document scanners incorporating same | 60007926 | 1/28/04 |
| FR | Precision deep input guide clip for document scanners and document scanners | 1067758 | 1/28/04 |
| GB | Precision deep input guide clip for document scanners and document scanners | 1067758 | 1/28/04 |
| US | Compact configurable scanning terminal | 6,710,895 | 3/23/04 |
| CA | Compact configurable scanning terminal | 2,391,537 | 10/30/07 |
| US | Compact configurable scanning computer terminal | 7070105 | 7/4/06 |
| US | Compact scanning terminal | D430,163 | 8/29/00 |
| CA | Compact scanning terminal | 93065 | 7/31/01 |
| US | Personal communicator and secure ID device | D441,765 | 5/8/01 |
| СА | Personal communicator and secure ID device | 93319 | 8/31/01 |
| US | Videoconferencing tracking camera | D446,533 | 8/14/01 |
| ĊA | Videoconferencing tracking camera | 94522 | 1/25/02 |
| FR | Videoconferencing tracking camera | 012244 | 4/12/01 |
| DE | Videoconferencing tracking camera | 40103517.4 | 6/26/01 |
| GB | Videoconferencing tracking camera | 2100879 | 6/28/01 |
| US | Set-top box with embedded tracking video camera | D445,815 | 7/31/01 |
| US | Gaming terminal | D449,346 | 10/16/01 |

| COUNTRY | TITLE | Serial No. | ISSUE DATE |
|---------|---|---------------|------------|
| DE | Design for gaming terminal | 40106472.7 | 2/6/02 |
| FR | Design for gaming terminal | 014151 | 11/9/01 |
| GB | Design for gaming terminal | 2103113 | 10/16/01 |
| US | Compact document scanner with branding | 6,732,920 | 5/11/04 |
| US | Methods and systems for electronic virtual races | 6,921,331 | 7/26/05 |
| US | Methods and systems for electronic virtual races | 7,291,070 | 11/6/07 |
| US | Remote control | D462,069 | 8/27/02 |
| US | Electronic game machine | D467,977 | 12/31/02 |
| US | Cashless time gaming | 6,645,075 | 11/11/03 |
| AU | Cashless time gaming | 2003238785 | 8/10/06 |
| US | Gaming machine | D508,961 | 8/30/05 |
| US | Method for cashless gaming | 7,232,371 | 6/19/07 |
| US | Gaming machine | D535,338 | 1/16/07 |
| US | Chip-based gaming | 7,371,173 | 5/13/08 |
| US | Gaming machine | D557,349 | 12/11/07 |
| AU | Gaming machine | 310941 | 5/25/07 |
| CA | Gaming machine | 117573 | 11/26/07 |
| UK | Gaming machine | 3026024 | 9/22/06 |
| DE | Gaming machine | 40604946.7 | 3/12/07 |
| FR | Gaming machine | 64331 | 1/12/07 |
| US | Television system in a digital analog network | 5,905,521 | 5/18/99 |
| US | Scanner of any type of document and implementation process for said scanner | 5,812,706 | 9/22/98 |

PATENT LICENSE AGREEMENT

THIS PATENT LICENSE AGREEMENT ("Agreement") is being entered into this 8th day of July, 2008 ("Effective Date"), by and between Cyberview Technology, Inc., a Delaware corporation, previously known as Cyberscan Technology Inc., with offices at 731 Pilot Road, Suite J, Las Vegas, NV 89119 ("Cyberview"), and IGT, a Nevada corporation ("IGT"), having a principal place of business at 9295 Prototype Drive, Reno, Nevada 89521.

WHEREAS. Cyberview designs and develops system-based game download gaming systems and related player stations and equipment;

WHEREAS, IGT develops, manufactures, and distributes gaming machines, gaming systems, and related products and services to the gaming markets;

WHEREAS, Cyberview has previously licensed to WMS Gaming, Inc. ("WMS") certain Cyberview intellectual property, on a non-exclusive basis, under that certain System Agreement between WMS and Cyberview, dated June 16, 2005 (the "System Agreement"); and

WHEREAS. Cyberview desires to grant, and IGT desires to receive, an exclusive license (subject only to the license rights previously granted to WMS under the System Agreement) to certain Cyberview intellectual property in accordance with the terms herein.

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

I. DEFINITIONS

"Affiliate" shall mean, with respect to a party, any entity that directly or indirectly controls such party, is under common control with such party, is controlled by such party, or is at least 50% beneficially owned by such party. As used in this definition, "control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of an entity.

"Asset Purchase Agreement" shall mean that certain Asset Purchase Agreement, dated as of June 3, 2008, between IGT and Cyberview.

"Licensed Patents" shall have the meaning assigned to such term in the System Agreement, as such exists as of the Effective Date, and shall include, without limitation, each patent application or patent listed in Exhibit A and all patents issued from such applications. For purposes of clarity, no amendment, expiration or termination of the System Agreement after the Effective Date shall have any effect on the scope of this defined term.

II. LICENSE GRANT

Cyberview hereby grants to IGT and its Affiliates a perpetual, irrevocable, fully paid up (subject to IGT's payment of the one-time license fee described in Section III), royalty-free,

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worldwide, exclusive (including as to Cyberview, and subject only to the rights granted by Cyberview in and regarding the Licensed Patents which are referenced in subsections (a), (b) and (c) of Section V.C(i)), transferable, assignable, and sublicenseable (including through multiple levels of sublicensees) right and license under the Licensed Patents to develop, make, have made, demonstrate, use, distribute, sell, offer for sale, lease, license, collect royalties from those licenses, exclude others from practicing the inventions of the Licensed Patents, maintain, import, export, otherwise dispose of, and commercialize any products or services, and to practice any systems, methods, and processes. Cyberview shall not grant any covenants not to sue under any of its rights in the Licensed Patents.

III. PAYMENT

In consideration of the rights granted by Cyberview to IGT under this Agreement, IGT shall pay, or cause to be paid, to Cyberview, a one-time license fee of four million five hundred eighty-five thousand three hundred and two GBP pounds sterling (£4,585,302), which shall be due and payable upon the Effective Date by wire transfer to the account set forth on Exhibit D.

IV. INTELLECTUAL PROPERTY

À., Prosecution of Licensed Patents. Cyberview shall diligently prosecute and maintain the Licensed Patents in a manner which maximizes the value to IGT of the license granted in Section II (as requested by IGT), and IGT shall reimburse Cyberview for all of Cyberview's out-of-pocket costs incurred in connection with such prosecution and maintenance, including, without limitation, all legal fees and costs incurred in such prosecution and maintenance. Cyberview shall keep IGT informed of and consult with IGT in advance with respect to all material decisions, correspondence and filings relating to the maintenance and prosecution of the Licensed Patents. Cyberview shall copy IGT, or have IGT copied, on all documents relating to the Licensed Patents received from or to be filed in any intellectual property office worldwide, within 15 days of receipt from the intellectual property office and at least 30 days prior to filing with the intellectual property office. respectively, including without limitation, (as applicable) copies of each application, official action, response to official action, declaration, information disclosure statement, request for terminal disclaimer, request for patent term extension, and request for reexamination. IGT (and IGT's outside counsel) shall have the right to comment on the prosecution and maintenance of the Licensed Patents and to provide such comments to Cyberview or Cyberview's intellectual property counsel, and Cyberview shall cause its intellectual property counsel to accept and reasonably act on all such comments from IGT.

Notwithstanding the foregoing, IGT shall have the right, exercisable in its sole discretion at any time upon notice to Cyberview, to immediately take over all prosecution and maintenance activities with respect to the Licensed Patents. In the event of such IGT election, Cyberview shall provide all cooperation reasonably requested by IGT, at IGT's expense, in connection with the transition of such prosecution and maintenance activities (and shall cause its intellectual property counsel to do the same), and IGT shall bear all costs of such prosecution and maintenance.

B. <u>Right of First Refusal</u>. Except as otherwise provided for in this Section IV.B, Cyberview will not sell, assign, transfer, license, or dispose of in any way (including without limitation by merger, operation of law, contract, liquidation, or involuntary disposition), all or any part of or any interest in or under the Licensed Patents (a "Transfer"). Cyberview shall not Transfer less than all of Cyberview's rights in, to and under the Licensed Patents. Any purported Transfer not made in conformance with this Section IV.B shall be null and void. Any purported Transfer of less than all of Cyberview's rights in, to and under the Licensed Patents shall be null and void. If at any time Cyberview proposes to Transfer all of the Licensed Patents to one or more third parties pursuant to an understanding with such third party(ies), then Cyberview shall provide written notice to IGT of any such proposed Transfer (the "Proposal Notice"), which shall contain:

 a complete description of all material terms of such proposed Transfer (in sufficient detail to effect a valid Transfer without further negotiation), including the identity of the prospective transferee(s) (the "Proposed Transferee") and the consideration offered (collectively, the "Material Terms");

 certification that Cyberview has received a firm offer from the Proposed Transferee and in good faith believes a binding agreement for the Transfer is obtainable on the Material Terms; and

3. a copy of each written proposal, term sheet, letter of intent or other document or agreement relating to the proposed Transfer.

Within seventy-five (75) days following receipt by IGT of the Proposal Notice (the "Acceptance Period"), IGT, in its sole discretion, may notify Cyberview in writing that IGT intends to exercise its right of first refusal to purchase the Licensed Patents on the Material Terms (an "Acceptance Notice"). If IGT delivers a written notice declining to exercise IGT's right of first refusal (or fails to provide an Acceptance Notice within the Acceptance Period), then Cyberview shall be free for a period of thirty (30) days thereafter to enter into the transaction described in the Proposal Notice with the Proposed Transferee on the Material Terms, provided that the Proposed Transferee delivers to IGT a signed undertaking, in form and substance reasonably satisfactory to IGT, to be bound by all of the obligations of Cyberview under this Agreement. In no event shall Cyberview enter into any such transaction with respect to the Licensed Patents with the Proposed Transferee on terms (including additional terms) more favorable to the Proposed Transferee than the Material Terms. If at any time Cyberview proposes or considers to enter into any such transaction with respect to the Licensed Patents with the Proposed Transferee on terms (including additional terms) more favorable to the Proposed Transferee than the Material Terms, then Cyberview shall provide a new Proposal Notice to IGT, which shall trigger a new Acceptance Period. In the event that Cyberview does not consumate the Transfer of the Licensed Patents to the Proposed Transferee within the thirty (30) day period, IGT's rights pursuant to this Section IV.B shall continue to be applicable to any subsequent proposed Transfer of the Licensed Patents by Cyberview.

Should the consideration specified in the Proposal Notice be payable in property other than cash or evidences of indebtedness, IGT shall have the right to pay the consideration in the form of cash equal in amount to the fair market value of such property. If Cyberview and IGT

cannot agree on such cash value within thirty (30) days after IGT's receipt of the Proposal Notice, the valuation shall be made by an appraiser of internationally recognized standing jointly selected by Cyberview and IGT or, if they cannot agree on an appraiser within forty (40) days after IGT's receipt of the Proposal Notice, each shall select an appraiser of internationally recognized standing and the two appraisers shall designate a third appraiser of internationally recognized standing, whose appraisal shall be determinative of such value. The cost of such appraisal shall be shared equally by Cyberview and IGT. If the value of the consideration offered by the prospective transferee is not determined within the Acceptance Period, the closing of the Transfer to IGT shall be held on or prior to the tenth (10th) business day after such valuation shall have been made pursuant to this subsection.

The provisions of this Section IV.B. shall not apply in the case of a Transfer of any rights or interests under the Licensed Patents to (a) IGT, or (b) a Affiliated liquidating trust, or similar Affiliated party, of Cyberview; provided, however, that in the case of (b) the liquidating trust or similar Affiliated party delivers to IGT a signed undertaking, in form and substance reasonably satisfactory to IGT, to be bound by all of the obligations of Cyberview under this Agreement.

C. <u>Enforcement</u>.

 <u>Notice</u>. If Cyberview obtains actual knowledge of facts, based upon which it reasonably believes that any third party is infringing any of the Licensed Patents, Cyberview will promptly notify IGT in writing of the alleged infringement.

2. Enforcement Rights. IGT will have the sole right (exercisable in its sole discretion) but not the obligation, to enforce the Licensed Patents with respect to all acts of infringement, whether occurring before, on or after the Effective Date, and to recover all associated damages permitted under applicable law with respect to such infringement, whether incurred before, on or after the Effective Date (any such action, an "Enforcement Action"). IGT shall provide written notice to Cyberview informing Cyberview of its intention to pursue an Enforcement Action. Cyberview shall have no responsibility with regard to the success or failure of IGT in pursuing any Enforcement Action, and Cyberview shall have no obligation to itself pursue any Enforcement Action, except as set forth in Section IV.C.3.

3. <u>Cooperation in Enforcement Actions</u>. Cyberview (including any of its successors or assignees) will, to the extent requested in writing by IGT, cooperate with IGT with respect to all Enforcement Actions, including without limitation, (a) joining as a party or initiating as a party any suit or proceeding as necessary or desirable to obtain standing for or otherwise bring or pursue any such Enforcement Actions; (b) providing any information or assistance requested by IGT in connection with any such Enforcement Actions; and (c) providing the services of any director, officer, employee, representative, agent, or similar functionary of Cyberview (collectively "Subordinates") and the Subordinates of its Affiliates for purposes of assessing and assisting in litigation support, including but not limited to, evaluation of claims, providing historical knowledge of events, and/or providing deposition or other testimony. All such cooperation shall be provided at IGT's expense. Notwithstanding the foregoing obligations, Cyberview shall not be entitled to any judgments, recoveries, attorneys' fees or damages awarded in connection with any Enforcement Actions, or any proceeds from any settlement of any Enforcement Actions.

4. <u>Costs and Damages</u>. IGT shall bear all fees and expenses associated with Enforcement Actions, and shall be entitled to all judgments, recoveries, attorneys' fees and damages awarded to IGT and/or Cyberview in connection with all Enforcement Actions, and any proceeds from any settlement of all Enforcement Actions.

5. <u>Control of Action</u>. IGT will choose litigation counsel and will have sole control over all Enforcement Actions, and bear all risk as to its outcome.

V. REPRESENTATIONS, WARRANTIES AND INDEMNIFICATION

A. Cyberview represents and warrants that it has the right, power and authority to enter into this Agreement, grant the license rights to IGT granted herein, and to fully perform its obligations under this Agreement.

B. IGT represents and warrants that it has the right, power and authority to enter into this Agreement and to fully perform its obligations under this Agreement.

C. Cyberview represents and warrants that (i) to the best of its knowledge after due inquiry, neither Cyberview nor any of its Affiliates has granted, assigned or otherwise transferred any rights in, under or to any of the Licensed Patents to any person or entity except for (a) licenses granted under the agreements listed on Exhibit B, (b) implied licenses to the distributors listed on Exhibit C, and (c) licenses granted to casino, betting parlor and lottery operators solely for end user use; (ii) to the best of its knowledge after due inquiry. Cyberview is the sole and exclusive owner of all Licensed Patents and that the Licensed Patents are free of all Liens; (iii) the list of patents and patent applications in Exhibit A is a full and complete listing of the Licensed Patents as of the date of the Asset Purchase Agreement based upon the analysis of the term 'Licensed Patents' as performed in good faith by Cyberview's patent prosecution counsel; and (iv) all fees required to prosecute and maintain the Licensed Patents have been paid in a timely manner as of the Effective Date.

D. Cyberview shall defend, indemnify and hold IGT and its Affiliates and their respective officers, directors, shareholders, employees and agents harmless from any and all damages, costs, and expenses (including attorneys' fees and expenses) arising from any third-party claim, suit, or proceeding against any such indemnified person or entity to the extent such claim, suit, or proceeding arises out of Cyberview's breach of any representation, warranty, or covenant made by Cyberview in this Agreement.

VI. ADDITIONAL CYBERVIEW COVENANTS

A. Cyberview will not create, incur, assume, or permit to exist any lien, security interest, pledge, bailment, mortgage, hypothecation, deed of trust, conditional sales and title retention agreement, charge, encumbrance, or other similar arrangement or interest of any kind (a "Lien") on or against any of the Licensed Patents, whether such interest is based on common law, statute, or contract. Any purported Lien on or against the Licensed Patents shall be null and void.

B. Cyberview shall not make any agreement with any person or entity that is inconsistent with any of the provisions of this Agreement.

VII. REGULATORY COMPLIANCE

A. <u>Cooperation</u>. Cyberview agrees to cooperate with respect to any requests, inquiries, and investigations of any gaming regulatory authorities or law enforcement agencies in connection with this Agreement.

B. <u>Termination</u>. IGT may terminate this Agreement immediately upon written notice to Cyberview at any time for any reason; provided, however, that IGT's obligations under Section IV.A to pay all costs of prosecution and maintenance of the Licensed Patents shall survive such termination. Cyberview's obligations under Section VII.A shall also survive any such termination.

VIII. OTHER TERMS AND CONDITIONS

A. <u>Independence of the Parties</u>. Cyberview and IGT each individually acknowledge and agree that they have not relied on the other party in negotiating, writing and entering into this Agreement. Cyberview and IGT each individually acknowledge and agree that each reviewed this entire Agreement prior to entering into this Agreement and entered into this Agreement as their own free and voluntary act.

B. <u>Amendments</u>. This Agreement may be changed only by an agreement in writing between the parties.

C. <u>Governing Law and Jurisdiction</u>. This Agreement shall be governed by the laws of Nevada as though entered into between residents of Nevada and to be performed entirely in Nevada. The parties hereby consent to personal jurisdiction of Nevada, and agree to waive any legal objections they may have regarding service of process effected by any reasonable means.

D. <u>Waiver of Jury Trial.</u> The parties agree that neither of them nor any assignce or successor (if such assignces and/or successors are allowed hereunder) shall (i) seek a jury trial in any lawsuit, proceeding, counterclaim or any other action between the parties (or their respective assignces or successors) based upon, or arising out of, or related to this Agreement, any related instruments, any collateral or the dealings or the relationship between or among any of them; or (ii) seek to consolidate any such action with any other action in which a jury trial cannot be or has not been waived. The provisions of this paragraph have been fully discussed by the parties with their individual counsel, and these provisions shall be subject to no exceptions. None of the parties has agreed with or has represented to the other that the provisions of this paragraph will not be fully enforced in all instances.

E. <u>Equitable Relief</u>. Without prejudice to any other rights or remedies that IGT may have, Cyberview acknowledges and agrees that money damages would not be an adequate remedy for any breach of this Agreement and that IGT shall be entitled to the remedies of injunction, specific performance and other equitable relief for any threatened or actual breach of this Agreement.

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F. <u>Severability</u>. The parties agree that it is their intention that all the provisions of this Agreement shall be enforceable to the fullest extent possible under applicable law, but that the enforceability (or modification to conform to such law) of any provision or provisions of this Agreement shall not render unenforceable or impair the remainder of this Agreement. If any provision or provisions of this Agreement shall be or in part, this Agreement shall be deemed amended to delete or modify, as necessary, the offending provision or provisions and to alter their bounds in order to render them valid and enforceable.

G. <u>Cyberview/IGT Relationship</u>. The relationship between Cyberview and IGT established by this Agreement shall not be construed to make any party the agent, partner, employee or representative of any other party nor shall this Agreement be deemed to establish a joint venture or partnership. No party may contract or incur debts or other obligations on behalf of any other party, and no party should hold itself out as having the authority to act on behalf of the other party or its Affiliates.

H. <u>Terms of Agreement</u>. Cyberview shall keep the terms of this Agreement confidential and not disclose them to any third party except as required by applicable law, including applicable securities laws and stock exchange rules.

I. <u>Enfire Agreement</u>. This Agreement constitutes the entire agreement between the parties pertaining to the subject matter of this Agreement and supersedes all prior and contemporaneous agreements (excluding the Asset Purchase Agreement), representations, and understandings of the parties whether written or oral. Notwithstanding the above, any subsequent written amendment to this Agreement which is signed by all the parties hereto shall be and become a part of this Agreement.

J. <u>Use of Name</u>. Cyberview shall not issue any press release (in written, electronic or other forms) regarding the existence or contents of this Agreement, or which uses the names or trademarks of IGT or any of its Affiliates or that refers to any other products of IGT or its Affiliates without the express written consent of IGT.

K. <u>Waiver</u>. Any waiver of any term or condition of this Agreement shall be effective only if in writing and signed by all parties. A waiver of any breach or failure to enforce any of the terms or conditions of this Agreement shall not in any way affect, limit or waive a party's rights hereunder at any time to enforce strict compliance thereafter with every term or condition of this Agreement.

L. <u>Assignment</u>. IGT may assign its rights and obligations under this Agreement, but may only assign its obligations to a party which has the financial resources to fulfill all of IGT's obligations hereunder. Cyberview shall not assign or transfer this Agreement, in whole or in part, and no duty, right or obligation shall be delegated, assigned or transferred by Cyberview without the prior written consent of IGT (which consent may be withheld by IGT in its sole discretion), and any such purported assignment or transfer prior to obtaining such written consent shall be null and void.

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M. <u>Binding on Successors and Assigns</u>. All terms and conditions of this Agreement including, without limitation, all rights and obligations of Cyberview under this Agreement shall be binding on any permitted successor or assign of this Agreement, including permitted successors or permitted assigns who take ownership or control by virtue of any assignments for the benefit of creditors of Cyberview.

N. <u>Bankruptcy</u>. The rights granted herein shall be deemed licenses of "intellectual property" for purposes of the United States Code, Title 11, Section 365(n). In the event of Cyberview's bankruptcy, and a subsequent purported rejection or disclaimer of this Agreement by Cyberview's bankruptcy trustee or by a party as a debtor-in-possession, or in the event of a similar action under applicable law, IGT may elect to retain its license right, subject to and in accordance with the provisions of the United States Code, Title 11, Section 365(n) or other applicable law.

O. <u>Notices</u>. All notices, requests, claims, demands and other communications under this Agreement shall be in writing and delivered personally or sent by registered or certified mail, postage prepaid, by facsimile or by overnight courier as follows:

if to IGT, to

IGT

9295 Prototype Drive Reno, Nevada 89521 Telephone: (775) 448-7777 Facsimile: (775) 448-1488 Attention: Richard Pennington, Executive Vice President

Facsimile: (775) 448-0120 Attention: J. Kenneth Creighton, Vice President

with a copy to:

O'Melveny & Myers LLP 610 Newport Center Drive, 17th Floor Newport Beach, California 92660 Telephone: (949) 760-9600 Facsimile: (949) 823-6994 Attention: Andor D. Terner, Esq.

if to Cyberview, to:

Cyberview Technology, Inc. 102 Sydney Street London SW3 6NJ Facsimile: +44 207 351 3797 Attention: Mark Nanovich with a copy to:

Berwin Leighton Paisner LLP Adelaide House, London Bridge, London EC4R 9HA Facsimile: +44 207 760 1111 Attention: Benjamin Lee

or to such other persons or addresses as may be designated in writing by the person to receive such notice as provided above. Any notice, request, instruction or other document given as provided above shall be deemed given to the receiving party upon actual receipt, if delivered personally; seven (7) business days after deposit in the mail, if sent by registered or certified mail; or on the next business day after deposit with an internationally recognized overnight courier, if sent by such a courier.

P. <u>Section Headings</u>. The Section headings contained in this Agreement are for the purpose of convenience, and are not intended to define or limit the contents of such Sections.

Q. <u>Counterparts</u>. This Agreement may be signed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

[The remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the date first above written.

| IGT A | CYBERVIEW TECHNOLOGY, INC. |
|--|----------------------------|
| By: | By: |
| Name: Richard Pennington | Name: |
| Title: <u>Executive Vice President Corporate</u> Strategy | Title: |
| Date: <u>July 8, 2008</u> | Date |

Patent License Agreement

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the date first above written.

| IGT | CYBERVIEW TECHNOLOGY, INC. |
|------------|--------------------------------|
| <u>Ву:</u> | Bx Statter |
| Name: | Name: <u>Seamus McGill</u> |
| Tille: | Title: Chief Executive Officer |
| Dafe: | Date: <u>3414 %, 2005</u> |

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Patent License Agreement

Exhibit A Licensed Patents

[See attached]

| CYBERVIEW TECHNOLOGY, INC.'S LICENSED PATENTS | ISES FUR WHICH LARGE EN FILY STATUS APPLIES IN VIEW OF WMS SYSTEM AGREEMENT) Section 1 |
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CYBERVIEW TECHNOLOCY, INC.'S LICENSED PATENTS (CASES FOR WHICH LARGE ENTITY STATUS APPLIES IN VIEW OF WMS SYSTEM AGREEMENT) SECTION 1

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| CN 88597.2 | Mechanika and systemas for implementing a secondizer game accesses plutakey | 244 | S | a si sekçikik, osok oredekle | 27 54/16 | | Cyterniew Tachnickiss, inc. |
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CASES FOR WHICH LARGE ENTITY STATUS APPLIES IN VIEW OF WMS SYSTEM AGREEMENT) SECTION I

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CYBERVIEW TECHNOLOGY, INC.'S LICENSED PATENTS

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| CYREGORACIECE | Regulated gaming cochange. | 1884 | O.S | 14.17.1380/1850 | 8/8/03 | . 4 - | | |
| ÇVîsşana. | čké divid zedá system for tatte gatning vich škili. Vagority ogyactuitities | Ngu | ð | 11/457/137. (2008-08050004 | 7/12/16 | | | AiXA |
| CYRSEOLECT | Time gaming with skill wagering apportunities | bEN | Ś | C/122436 | 3/16/16 | | | RA from inventor to CARV 5/28/16. |
| CX8860801CT | . Method and spaces for time generg web skill wagering opportunities | 7%N | Ş | \$1\$147205214E34 | 6/21/02 | | | |
| CVRS601 | វេទ្ធកំណែលីល រដ្ឋាភាពស្នេ និងអង់ក្នេ | PEN | 2 | EUARARIA 2008-0113811 | 10/13/102 | | | KAs in OARV in parent OYBS10412 |
| CVRSGH1P | Protactice garding library | CNN | ð | 407,865,838 | 11/34/06 | | | husi pusici (provisional) |
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| CVWMMED | Regulared gaming anging multi set genes | X | 2 | 08846034.2 | 11/22/08 | | | |
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(CASES FOR WHICH LARGE ENTITY STATUS APPLIES IN VIEW OF WMS SYSTEM AGREEMENT) CYBERVIEW TECHNOLOGY, INC.'S LICENSED PATENTS SECTION 2

The fullowing patents and applications are under review by the parties and may be removed from this Exhibit A and added to list of parents attached as Schedale 1 to the Patent Assignment at IGT's discretion if determined by IGT that such patents and applications are not included in the definition of Licensed Patents under the System Agreement.

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Exhibit B Existing License Agreements

| CUSTOMER | SUBJECT | CYBERVIEW PARTY | DATE |
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| AQUA CALIENTE | Pilot Placement for Server Based Products and Equipment | CYBERSCAN TECHNOLOGY INC. | 08/03/2003 |
| AXIS GAMING | Distributor Agreement | CYBERSCAN TECHNOLOGY INC. | 03/04/2004 |
| CODERE MEXICO, SA | Pilot Project for Games & Terminals for Mexico market | CYBERVIEW INTERNATIONAL INC. | 01/24/2007 |
| GREAT WALL GAMING | Distributor Agreement | CYBERSCAN TECHNOLOGY INC | 07/29/2005 |
| INTER- COMPANY LICENSE AGREEMENT | Non-exclusive right granted to Cyberview International to use SBGDS Technology IP (included as part of Software Escrow Agreement b/t Sazka, NCC, and Cyberview International | CYBERVIEW INTERNATIONAL INC. | 06/10/2004 |
| PALM BEACH CASINO LINE | Cruise Ship Placement | CYBERSCAN TECHNOLOGY INC. | 08/24/2004 |
| PAR 4 | Distributor Agreement for NJ, CT, NY & DL | CYBERVIEW GAMING INC. | 01/16/2006 |
| AGB, LTD. | Distributor Agreement | CYBERSCAN TECHNOLOGY INC. | Jan. 2003 |
| SANTA ANA CASINO (Tamaya Enterprises, Inc.)-New Mexico | Machine Placement Agreement | CYBERSCAN TECHNOLOGY INC. | 08/16/2006 |
| TILLY, CLIVE GAMEOLOGY, LLC | Sales Rep Agreement | CYBERSCAN TECHNOLOGY INC. | 06/16/2006 |
| WMS GAMING | System Agreement | CYBERSCAN TECHNOLOGY INC. | 06/16/2005 |

Exhibit C Distributors

| DISTRIBUTOR | AGREEMENT | CYBERVIEW PARTY | DATE |
|-----------------------------------|--|---------------------------------|------------|
| AXIS GAMING | Distributor Agreement Various International and Cruise Ships | CYBERSCAN TECHNOLOGY INC. | 03/04/2004 |
| GREAT WALL GAMING | Distributor Agreement Japan | CYBERSCAN TECHNOLOGY INC. | 07/29/2005 |
| LAAK | Game Machine Placement Agreement Malta | CYBERVIEW INTERNATIONAL INC. | 03/13/2007 |
| PAR 4 | Distributor Agreement for NJ, CT, NY & DL | CYBERVIEW GAMING INC. | 01/16/2006 |
| RGB, LTD. | Distributor Agreement Various Asian Countries | CYBERSCAN TECHNOLOGY INC. | Jan. 2003 |
| SUPER SANSA | Game Machine Placement Agreement Croatia | CYBERVIEW INTERNATIONAL INC | 08/09/2007 |
| TILLY, CLIVE GAMEOLOGY, LLC | Sales Rep Agreement Class III Gaming and Florida | CYBERSCAN TECHNOLOGY INC. | 06/16/2006 |
| VANGUARD | Game Machine Placement Agreement Malta | CYBERVIEW INTERNATIONAL INC. | 03/13/2007 |

Exhibit D Wire Transfer Instructions

| Name of account: | Cyberview Technology, Inc |
|------------------|-----------------------------|
| Bank: | Barclays Bank plc |
| Sort code: | 20-06-05 |
| Account number: | 40076791 |
| IBAN: | GB58 BARC 2006 0540 0767 91 |
| Swift no: | BARCGB22 |
| | |
| Address of bank: | Leisure Team |
| | Barclays Business Banking |
| | PO Box 5606 |
| | United Kingdom House |

7th Floor, 180 Oxford Street

London W1D IEA

RECORDED: 10/26/2012