## PATENT ASSIGNMENT COVER SHEET

# Electronic Version v1.1 Stylesheet Version v1.2

## EPAS ID: PAT2721662

SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		ASSIGNMENT					
CONVEYING PARTY DATA							
		N	Name	Execution Date	7		
				01/17/2014	i i		
JOSHUA WATKINS				01/16/2014			
RECEIVING PARTY DATA							
Name:	GAMESYS, L	TD.			7		
Street Address:	10 PICCADIL	LY			Ĩ		
City:	LONDON						
State/Country:					1		
Postal Code:	W1J 0DD						
PROPERTY NUMBERS Total: 2 Property Type Number							
Application Number: 1408		14086	6072				
Application Number: 61785		5659					
CORRESPONDENCE DATA							
Fax Number:	(203	3)403-3	3068				
Phone:							
Email: Ibredmehl@finchamdowns.com							
Correspondence will be sent via US Mail when the email attempt is unsuccessful.							
Correspondent Name:       FINCHAM DOWNS LLC         Address Line 1:       470 MAIN STREET							
Address Line 2: SUITE 303							
Address Line 4: RIDGEFIELD, CONNECTICUT 06877							
ATTORNEY DOCKET NUMBER:		GS01-027-02					
NAME OF SUBMITTER:		LIMOR BREDMEHL					
Signature:		/Limor N. Bredmehl/					
502075055							

502675055

# REEL: 032191 FRAME: 0361

Date:	02/11/2014		
	This document serves as an Oath/Declaration (37 CFR 1.63).		
Total Attachments: 3           source=GS01-027-02_COMB_01-17-14#page1.tif           source=GS01-027-02_COMB_01-17-14#page2.tif           source=GS01-027-02_COMB_01-17-14#page3.tif			

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Ci			TLE, AND INTEREST IN INVENTION AND DECLARATION (37 CFR 1.83)	ey Docket No.:			
<b>~~~~~</b>	FO	R UTILITY ON DESIGN APPLE	CATION USING AN APPLICATION DATA SHEET (37 CFR 1.78)	)27-02			
THIS AGREEMENT is made as of the last date of execution hereinafter, by and between: inventor(s)" (Assignor(s)):							
#	Name		Address				
1	*****	riath Graham	10 Piccadily, London W1J 0DD, UK				
2 3	Joshua V	Valkins	19 Piccadilly, Landon W1J 8DD, UK				
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10	[	· · · · · · · · · · · · · · · · · · ·					
and	•		"any revolute denoted with "-" or "SUV", or alternative not indicating so inventor name, are intention	ustiy nat utilizati.			
Assi	gnee:						
Nan	ne		Address				
Gamesys Ltd.		Ltd.	10 Piccadiliy London W1J 0DD UK	London W1J 0DD			
(coll	lectively.	the "Parties").					
<b>.</b>							
WH	EREAS, A	ssignor(s) has invented ce	ertain new and useful improvements as described by:				
Title	e of invi	ention:					
		exx.ex	A \$153 & \$55773 (CASTA), 55757 55 63 (5 75 7575) (5557 6 X (75 75) 6 85575)				
		araicina/	AND METHODS FOR FAULT-TOLERANT TIMERS				
and	as descr	ibed in: (the "Application(:	's)" - check and provide details for all that apply)				
	🗹 Uni	ted States Non-Provisiona	al Patent Application Serial No(s) .: 14/086072				
	(Z) Uni	ted States Provisional Pat	tent Application Serial No(s).: 61/785659				
		ted States Patent No(s).:					
		ernational Patent/Patent A	Application Serial No(s).:				
tthe		on"); and					
•							
WH	ereas, c	ne undersigned Inventor(s	s) hereby declares, with respect to the Application(s), that:				
<ol> <li>the Application(s) was made or authorized to be made by inventor(s);</li> </ol>							
	(3) - Interstants) policies with several second second in the Analtanticulat shes intersects is she actual interstance in a						
	(2) Inventor(s) believes, with respect to any claims in the Application(s), that Inventor(s) is the original inventor or an original joint inventor of an invention claimed in the Application(s);						
	សស្	and found materized of such	seenson crained in the Appresson(s),				
	(3) 1	3) Inventor(s) has reviewed and understands the contents of the Application(s), including any claims thereof;					
	(1) - termenter schnendedene the dise, to divise referencementation which is mountal in accordability as defined to 27 000						
	(4) Inventor(s) acknowledges the duty to disclose Information which is material to patentability as defined in 37 C.F.R. §1.56, including for continuation-in-part applications, material information which became available between the filing						
	31.56, including for continuation-in-part applications, material information which became available between the links date of the prior application and the national or PCT international filing date of the continuation-in-part application;						
	306						
	(5) all statements made herein Inventor(s)' own knowledge are true and that all statements made on information and						
	belief are believed to be true; and further that these statements are made with the knowledge that willful false						
	statements and the like so made are punishable by fine or imprisonment of not more than five (5) years, or both, under						
	Sec	tion 1001 of Title 18 of th	e United States Code and that such willful false statements may jeopardi	re the validity of			
	the	above-identified applicati	ion or any patent issued thereon; and				
		*****					

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WHEREAS, Assignee is desirous of acquiring the entire right, title and interest in and to the invention as set forth herein, and Assignor(s) wishes to transfer all such right, title, and interest in the invention to Assignee;

NOW THEREFORE, in consideration of any promises, covenants, warranties, and other good and valuable consideration set forth herein or otherwise, receipt whereof being hereby acknowledged, the Parties agree as follows:

- Assignment. Assignor(s) hereby assigns to Assignee, and its successors, representatives and assigns, the following Rights, Title, and interests, including all rights to and in any and all income, royalties, damages and payments, injunctive and/or equitable relief, now or hereinafter due or payable with respect to: (check all that apply)
  - ☑ United States of America Rights, Title, and Interest In the Invention, Including any and all existing and future patent applications, continuation, divisional, PCT U.S. National stage, and/or reissue applications, and/or reexaminations thereof, and any and all Letters Patent issued there from, and any and all priority rights and/or other benefits accruing or to accrue with respect to the filing of patent applications or securing of patents in the United States and Territories thereof. Assignor(s) also hereby authorizes and requests that the Commissioner of the United States Patent and Trademark Office issue any United States Letters Patent that may issue for the Invention to the Assignee, as assignee of the whole right, title, and interest thereto.
  - Non-U.S. Rights, Title, and Interest in the Invention, including any and all PCT patent applications, PCT Non-U.S. National stage applications, and any and all International Applications, Convention rights, and any and all priority rights and/or other benefits accruing or to accrue with respect to the filing of patent applications or securing of patents in Non-U.S. (urisdictions, Assignor(s) also authorizes the Assignee, its successors and assigns, or anyone it may properly designate, to apply for Letters Patent or similar legal protection (such as certificates of invention or utility models or other governmental grants or issuances), in its own name if desired, in any and all Non-U.S. jurisdictions.

Other Rights (please specify):

- 2. Assignor(s) Representations and Warranties. Assignor(s) hereby represents and warrants that Assignor(s) has the legal right and authority to execute this Agreement and to validly assign the entire right, clear title, and interest in the invention to Assignee. Assignor(s) further represents and warrants that Assignor(s) has not and shall not execute any writing or do any act whatsoever conflicting with this Agreement. Assignor(s) further warrants that the Assignor(s) the Assignor(s)'s executors or administrators, will at any time upon request, without additional consideration, but at the expense of the Assignee, its successors and assigns, execute, in a timely manner, such additional writings and do such additional acts as the Assignee, its successors and assigns, may deem desirable to perfect its enjoyment of this grant, and render all assistance in making application for and obtaining, maintaining, and enforcing any Patents or similar legal protection on the invention in any and all jurisdictions as indicated herein.
- Counterparts. This Agreement may be executed in multiple counterparts, each of which shall constitute an original
  and all of which, when taken together, shall constitute the single Agreement.
- 4. Severability. If any part of this Agreement shall be held unenforceable for any reason, the remainder of the Agreement shall continue in full force and effect. If any provision of this Agreement is deemed unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.

Signature Page(s) follows.

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IN WITNESS THEREOF, the Parties have caused this Agreement to be executed as of the last day, month, and year indicated below.

Inventor	Name	Date	Signature
*			
1	Phillip Jarlath Graham	17/11/14	R
2	Joshua Watkins	16/11M	Gar at
3			<b>*</b>
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6			
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3			
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*******			

**RECORDED: 02/11/2014**