

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT2756360

SUBMISSION TYPE:	NEW ASSIGNMENT																												
NATURE OF CONVEYANCE:	ASSIGNMENT																												
CONVEYING PARTY DATA																													
<table border="1"> <tr> <th>Name</th> <th>Execution Date</th> </tr> <tr> <td>SALVATORE FALCIGLIA SR.</td> <td>04/26/2013</td> </tr> <tr> <td>DOLORES FALCIGLIA</td> <td>04/26/2013</td> </tr> </table>		Name	Execution Date	SALVATORE FALCIGLIA SR.	04/26/2013	DOLORES FALCIGLIA	04/26/2013																						
Name	Execution Date																												
SALVATORE FALCIGLIA SR.	04/26/2013																												
DOLORES FALCIGLIA	04/26/2013																												
RECEIVING PARTY DATA																													
<table border="1"> <tr> <td>Name:</td> <td>SLINGO, INC.</td> </tr> <tr> <td>Street Address:</td> <td>411 HACKENSACK AVENUE</td> </tr> <tr> <td>Internal Address:</td> <td>8TH FLOOR</td> </tr> <tr> <td>City:</td> <td>HACKENSACK</td> </tr> <tr> <td>State/Country:</td> <td>NEW JERSEY</td> </tr> <tr> <td>Postal Code:</td> <td>07601</td> </tr> </table>		Name:	SLINGO, INC.	Street Address:	411 HACKENSACK AVENUE	Internal Address:	8TH FLOOR	City:	HACKENSACK	State/Country:	NEW JERSEY	Postal Code:	07601																
Name:	SLINGO, INC.																												
Street Address:	411 HACKENSACK AVENUE																												
Internal Address:	8TH FLOOR																												
City:	HACKENSACK																												
State/Country:	NEW JERSEY																												
Postal Code:	07601																												
PROPERTY NUMBERS Total: 51																													
<table border="1"> <tr> <th>Property Type</th> <th>Number</th> </tr> <tr> <td>Patent Number:</td> <td>7717786</td> </tr> <tr> <td>Patent Number:</td> <td>7993193</td> </tr> <tr> <td>Patent Number:</td> <td>8337291</td> </tr> <tr> <td>Application Number:</td> <td>13136612</td> </tr> <tr> <td>Patent Number:</td> <td>8382569</td> </tr> <tr> <td>Patent Number:</td> <td>6845980</td> </tr> <tr> <td>Patent Number:</td> <td>5647798</td> </tr> <tr> <td>Patent Number:</td> <td>5971849</td> </tr> <tr> <td>Patent Number:</td> <td>6585587</td> </tr> <tr> <td>Patent Number:</td> <td>6612578</td> </tr> <tr> <td>Patent Number:</td> <td>6994625</td> </tr> <tr> <td>Patent Number:</td> <td>6997806</td> </tr> <tr> <td>Patent Number:</td> <td>7137883</td> </tr> </table>		Property Type	Number	Patent Number:	7717786	Patent Number:	7993193	Patent Number:	8337291	Application Number:	13136612	Patent Number:	8382569	Patent Number:	6845980	Patent Number:	5647798	Patent Number:	5971849	Patent Number:	6585587	Patent Number:	6612578	Patent Number:	6994625	Patent Number:	6997806	Patent Number:	7137883
Property Type	Number																												
Patent Number:	7717786																												
Patent Number:	7993193																												
Patent Number:	8337291																												
Application Number:	13136612																												
Patent Number:	8382569																												
Patent Number:	6845980																												
Patent Number:	5647798																												
Patent Number:	5971849																												
Patent Number:	6585587																												
Patent Number:	6612578																												
Patent Number:	6994625																												
Patent Number:	6997806																												
Patent Number:	7137883																												

Patent Number:	7270330
Application Number:	13672414
Application Number:	13775646
Application Number:	61708203
Application Number:	12932209
Application Number:	12760437
Application Number:	12347038
Application Number:	12029924
Application Number:	11871511
Application Number:	11519291
Application Number:	11222437
Application Number:	10916026
Application Number:	10896144
Application Number:	11063939
Application Number:	10874423
Application Number:	10379322
Application Number:	10393154
Application Number:	10374323
Application Number:	10389847
Application Number:	61574765
Application Number:	60786857
Application Number:	61146791
Application Number:	60934091
Application Number:	60901062
Application Number:	60682995
Application Number:	60693559
Application Number:	60531750
Application Number:	60512483
Application Number:	60509024
Application Number:	60477447
Application Number:	60562200
Application Number:	60546789
Application Number:	60233697
Application Number:	60375502
Application Number:	60374362

	60365746
Application Number:	60172726
Application Number:	08402085

CORRESPONDENCE DATA	
Fax Number:	(702)382-4805
Phone:	7023824804
Email:	sweide@weidemiller.com
<i>Correspondence will be sent via US Mail when the email attempt is unsuccessful.</i>	
Correspondent Name:	R. SCOTT WEIDE
Address Line 1:	7251 W. LAKE MEAD BLVD.
Address Line 2:	SUITE 530
Address Line 4:	LAS VEGAS, NEVADA 89128

NAME OF SUBMITTER:	R. SCOTT WEIDE
Signature:	/R. SCOTT WEIDE/
Date:	03/06/2014

Total Attachments: 9 source=Stars - SFalciglia Assignment (EXECUTED)#page1.tif source=Stars - SFalciglia Assignment (EXECUTED)#page2.tif source=Stars - SFalciglia Assignment (EXECUTED)#page3.tif source=Stars - SFalciglia Assignment (EXECUTED)#page4.tif source=Stars - SFalciglia Assignment (EXECUTED)#page5.tif source=Stars - SFalciglia Assignment (EXECUTED)#page6.tif source=Stars - SFalciglia Assignment (EXECUTED)#page7.tif source=Stars - SFalciglia Assignment (EXECUTED)#page8.tif source=Stars - SFalciglia Assignment (EXECUTED)#page9.tif	
--	--

CONTRIBUTION, SALE, ASSIGNMENT AND TRANSFER AGREEMENT

This Contribution, Sale, Assignment and Transfer Agreement (“**Agreement**”) is made as of April 26, 2013 (“**Effective Date**”) between Slingo, Inc. (“**Slingo**”), and Salvatore Falciglia, Sr. and Dolores Falciglia (together, “**Assignor**”). In consideration of the mutual promises and covenants contained in this Agreement, and other good and valuable consideration, the sufficiency of which is hereby acknowledged by Slingo and Assignor, the parties agree as follows:

1. Definitions

1.1 “**Assigned Patent Rights**” means the Specified Patents, as well as any reexaminations, extensions, counterparts, divisionals, renewals, revivals, continuations, continuations-in-part, substitutions and reissues of any of the Specified Patents, all other patents and patent applications that directly or indirectly claim or entitled to claim priority from any of the Specified Patents, all other patents and patent applications from which any of the Specified Patents directly or indirectly claims or is entitled to claim priority, and all rights, claims and privileges pertaining to any of the foregoing, including, without limitation, rights to the underlying Inventions, and the right to claim priority from the foregoing.

1.2 “**Assigned Property**” means (a) all Intellectual Property and Intellectual Property Rights owned by Assignor as of the Effective Date that relate to the business of Slingo as previously conducted, as currently conducted, and as currently proposed by Slingo to be conducted, including Slingo’s products, services, and offerings developed (including products, services, and offerings not yet made generally available by Slingo but for which development is in progress), manufactured, delivered, made commercially available, marketed, distributed or licensed out by or on behalf of Slingo since its inception, which products, services, and offerings include Slingo’s social games, websites, online games, mobile and tablet applications, downloadable games, casino games, table games, lottery and scratch-off ticket gaming, branding, characters (including the “Slingo Joker,” “Boy Cherub,” “Slingo Devil,” and the “Slingo Pirate,” and all characters’ likenesses and relationships), technological and gaming elements (including the combination of slots and bingo technology and the Slingo game and gameplay as embodied in all current and former Slingo games), and licensing of all or portions of the foregoing; and (b) the Assigned Patent Rights.

1.3 “**Intellectual Property**” means all technology and intellectual property, regardless of form, including: (a) published and unpublished works of authorship, including audiovisual works, collective works, computer programs and other types of software (whether in source code, executable code, or any other form), documentation, technical data, compilations, databases, derivative works, literary works, maskworks, and sound recordings (“**Works of Authorship**”); (b) inventions (whether or not patentable) and discoveries, including articles of manufacture, business methods, compositions of matter, improvements, machines, methods, and processes and new uses for any of the preceding items (“**Inventions**”); (c) words, names, symbols, devices, designs, and other designations, and combinations of the preceding items, used to identify or distinguish a business, good, group, product, or service or to indicate a form of certification, including logos, trade names, trade dress, trademarks, service marks, product designs, and product features (“**Trademarks**”); and (d) information that is not generally known or readily ascertainable through proper means, whether tangible or intangible, including algorithms, customer lists, ideas, designs, formulas, know-how, methods, processes, programs, schematics, and techniques (“**Confidential Information**”).

1.4 “**Intellectual Property Rights**” means all rights in, arising out of, or associated with Intellectual Property in any jurisdiction, including: (a) rights in, arising out of, or associated with Works of Authorship, including rights in maskworks and databases and rights granted under the Copyright Act (“**Copyrights**”); (b) rights (other than Trade Secret Rights) in, arising out of, or associated with Inventions, including rights granted under the Patent Act (“**Patent Rights**”); (c) rights in, arising out of, or associated with Trademarks, including rights granted under the Lanham Act (“**Trademark Rights**”); (d) rights in, arising out of, or associated with Confidential Information, including rights granted under the Uniform Trade Secrets Act (“**Trade Secret Rights**”); (e) rights of attribution and

integrity and other moral rights of an author (“**Moral Rights**”); (f) rights in, arising out of, or associated with a person’s name, voice, signature, photograph, or likeness, including rights of personality, privacy, and publicity (“**Personality Rights**”); and (g) rights in, arising out of, or associated with domain names and web addresses and sites, including uniform resource locators (“**Domain Name Rights**”).

1.5 “**Specified Patents**” means the invention disclosures, patents, patent applications, and proposed patent applications listed in the attached Exhibit A.

2. Assignment. To the fullest extent permitted by applicable law, Assignor hereby perpetually, irrevocably, and unconditionally contributes, sells, assigns, transfers, and conveys to Slingo and its successors and assigns, all of Assignor’s right, title, and interest in and to the Assigned Property. To the fullest extent permitted by applicable law, Assignor further perpetually, irrevocably, and unconditionally contributes, sells, assigns, transfers, and conveys to Slingo and its successors and assigns (a) all corresponding rights, claims, and privileges that now or hereafter may be secured throughout the world with respect to the Assigned Property, (b) all choses in action and rights to sue, recover, collect, and grant releases for any past, present, or future infringement or misappropriation of the Assigned Property, (c) all royalties, claims for damages, profits and costs, and payments due or payable to Assignor as of the Effective Date or thereafter relating to any past, current or future infringements or misappropriations of any Assigned Property, (d) the full and complete right to file applications and registrations in the name of Assignor or its designee (at Slingo’s or its designee’s election) relating to the Assigned Property in all countries of the world, and to prosecute and maintain any such applications and registrations (or any other applications or registrations included in the Assigned Property), and (e) the entire right, title, and interest in and to any letters patent and any Intellectual Property Rights registrations which may issue on any applications and registrations included in the Assigned Property or relating thereto in the United States or in any country, and any and all renewals, revivals, reissues, reexaminations and extensions thereof. To the fullest extent permitted by applicable law, Assignor hereby waives and agrees not to enforce all Moral Rights and all Personality Rights that Assignor may have in the Assigned Property.

3. Authorization. Assignor grants the attorney of record the power to insert on this Agreement any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office, or rules of other entities including but not limited to United States or foreign governments or patent or trademark offices, for recordation of this document. Slingo will have the right to file or record this Agreement and any additional assignment documents as contemplated in this Agreement with the United States Patent and Trademark Office and any other equivalent authority, entity, or agency anywhere else in the world, and Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks and any such equivalent authorities, entities or agencies to record Assignee as the assignee and owner of the Assigned Property.

4. Consideration for Sale; Contribution. In consideration for the sale to the Company and the corresponding assignments made by Assignor to the Company of the Assigned Patent Rights associated with the Specified Patents set forth as U.S. Patent No. 8,382,569, U.S. Patent Application No. 13/775,64 and U.S. Provisional Patent Application No. 61/708,203 on Exhibit A, and all Assigned Property in connection therewith (collectively, including such Specified Patents, the “**Specified Intellectual Property Rights**”), Slingo will pay Assignor \$1,000 (51% of which will be payable to Salvatore Falciglia, Sr. and 49% of which will be payable to Dolores Falciglia). In consideration for the sale to the Company and the corresponding assignments made by Assignor to the Company of the Assigned Patent Rights associated with all other Specified Patents on Exhibit A, and all Assigned Patent Rights other than the Specified Intellectual Property Rights (the “**Contributed Intellectual Property**”), Assignor acknowledges as consideration the increase in the value of Slingo as a result of the contribution of the Contributed Intellectual Property to Slingo, which value Assignor will receive under its contemplated sale of the issued and outstanding common stock of Slingo as of even date herewith. All such Contributed Intellectual Property shall constitute a contribution to the capital of the Company and Assignor shall not receive a separate payment for such consideration. In consideration for the sale of all Assigned Property other than the Specified Intellectual Property Rights and the Contributed Intellectual Property, Slingo will pay Assignor \$100 (51% of which will be payable to Salvatore Falciglia, Sr. and 49% of which will be payable to Dolores Falciglia).

5. Confidentiality. Assignor must not use any Confidential Information assigned as part of the Assigned Property. Assignor must not disclose such Confidential Information to third parties. Assignor must take reasonable steps to maintain the confidentiality and secrecy of such Confidential Information and to prevent the unauthorized use or disclosure of such Confidential Information. Any breach of these restrictions will cause irreparable harm to Slingo and will entitle Slingo to injunctive relief in addition to all applicable legal remedies.

6. Representations and Warranties; Covenants. Assignor represents and warrants to Slingo that: (a) Assignor exclusively owns all right, title, and interest in and to the Assigned Property; (b) Assignor has not granted and will not grant any licenses or other rights to the Assigned Property to any third party; (c) the Assigned Property is free of any liens, encumbrances, security interests, and restrictions on transfer; (d) Assignor has not transferred ownership to any third party of any Intellectual Property or Intellectual Property Rights that, if owned by Assignor as of the Effective Date, would be Assigned Property; (e) to Assignor's knowledge, the Intellectual Property that is assigned as part of the Assigned Property does not infringe Intellectual Property Rights of any third party; (f) to Assignor's knowledge, there are no legal actions, investigations, claims, or proceedings, pending or threatened, relating to the Assigned Property; (g) Slingo Slot Corporation has been dissolved; and (h) Slingo Licensing Corporation holds no assets, tangible or intangible, including any assets that, if held by Assignor, would be Assigned Property. Assignor shall (x) commence proceedings for the dissolution of Slingo Licensing Corporation within five business days following the Effective Date, (y) complete dissolution thereof as promptly as possible; and (z) upon the request of Slingo or any parent entity of Slingo from time to time, will provide written certification from Assignor that Slingo Licensing Corporation has been dissolved.

7. Further Assurances

7.1 Assistance. Assignor will take all action and execute all documents as Slingo and its designees may reasonably request to effectuate the transfer of the Assigned Property and the vesting of complete and exclusive ownership of the Assigned Property in Slingo. In addition, Assignor will, at the request and sole cost and expense of Slingo, but without additional compensation, promptly sign, execute, make, and do all such deeds, documents, acts, and things as Slingo may reasonably require:

(a) to apply for, obtain, register, maintain and vest in the name of Slingo alone (unless Slingo otherwise directs) Intellectual Property Rights protection relating to any or all of the Assigned Property in any country throughout the world, and when so obtained or vested, to renew and restore the same;

(b) to defend any judicial, opposition, or other proceedings in respect of such applications and any judicial, opposition, or other proceedings or petitions or applications for revocation of such Intellectual Property Rights; and

(c) to assist Slingo with the defense and enforcement of its rights in any registrations issuing from such applications and in all Intellectual Property Rights protection in the Intellectual Property.

7.2 Power of Attorney. If at any time Slingo is unable, for any reason, to secure Assignor's signature on any letters patent, copyright, or trademark assignments or applications for registrations, or other documents or filings pertaining to any or all of the Assigned Property, whether because of Assignor's unwillingness, or for any other reason whatsoever, Assignor hereby irrevocably designates and appoints Slingo and its duly authorized officers and agents as its agents and attorneys-in-fact, to act for and on its behalf and stead to execute and file any and all such applications, registrations, and other documents and to do all other lawfully permitted acts to further the prosecution thereon with the same legal force and effect as if executed by Assignor. Assignor hereby declares that the foregoing power is coupled with an interest and as such is irrevocable.

8. Miscellaneous

8.1 Injunctive Relief. A breach of this Agreement may result in irreparable harm to Slingo and a remedy at law for any such breach will be inadequate, and in recognition thereof, Slingo will be entitled to injunctive

and other equitable relief to prevent any breach or the threat of any breach of this Agreement by Assignor without showing or proving actual damages.

8.2 Binding on Successors. This Agreement will inure to the benefit of, and be binding upon, the parties, together with their respective representatives, heirs, successors, and assigns, except that Assignor may not assign this Agreement without the consent of Slingo.

8.3 Governing Law. This Agreement will be governed by, and construed in accordance with, the laws of the State of New Jersey without reference to its conflict of laws provisions.

8.4 Amendment and Waiver. This Agreement may not be amended or modified unless mutually agreed upon in writing by the parties and no waiver will be effective unless signed by the party from whom such waiver is sought. The waiver by any party of a breach of any provision of this Agreement will not operate or be construed as a waiver of any subsequent breach.

8.5 Interpretation. The words "include," "includes," and "including," when used in this Agreement, will be deemed in each case to be followed by the words "without limitation."

8.6 Severability. In the event that any provision in this Agreement is held invalid, illegal, or unenforceable in any respect for any reason in any jurisdiction, the validity, legality, and enforceability of such provision in every other respect and of the remaining provisions of this Agreement will not be in any way impaired or affected, it being intended that each of parties' rights and privileges shall be enforceable to the fullest extent permitted by applicable law, and any such invalidity, illegality and unenforceability in any jurisdiction will not invalidate or render unenforceable such provision in any other jurisdiction.

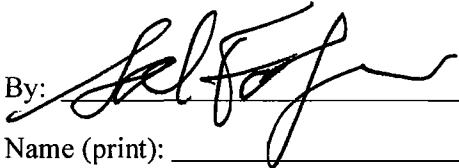
8.7 Entire Agreement. This Agreement is the entire agreement concerning the subject matter hereof. It supersedes all prior and contemporaneous agreements, assurances, representations, and communications between the parties.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized officers as of the Effective Date.

ASSIGNOR

SLINGO, INC.

SALVATORE FALCIGLIA, SR.

By: 
Name (print): _____

By: 
Name (print): _____

DOLORES FALCIGLIA


By: 
Name (print): _____

EXHIBIT A

NO.	TITLE	FILED/ ISSUED	APPLICATION/ PATENT NO.	STATUS
1	GAMING MACHINE AND GAME HAVING SEQUENTIAL SYMBOL MATCHING FEATURE “Slingo Advance”	06/17/09 05/18/10	12/456,565 7,717,786	ISSUED PATENT
2	DEVICE AND METHOD FOR PLAYING A BINGO-LIKE GAME “Slingo 4000P”	10/13/06 08/09/11	11/580,728 7,993,193	ISSUED PATENT
3	MULTI-PLAYER MATCHING GAME “Slingo Share & Win”	02/09/11 12/25/12	13/024,118 8,337,291	ISSUED PATENT
4	MULTI-PLAYER GAME IN WHICH INDIVIDUAL PLAYER BASE GAMES MAY BE LINKED TO FORM MULTI-PLAYER COMBINED WINS	08/04/11	13/136,612	PENDING
5	VIDEO SLOT GAME OFFERING PLAYER 3, 4 OR 5 REEL OPTIONS			INVENTION DISCLOSURE; NOT FILED
6	POKER GAME HAVING SEQUENTIAL HANDS WITH INCREASING NUMBERS OF CARDS	10/18/11 2/26/13	13/275,949 8,382,569	ISSUED PATENT
7	Bingo-Style Word Game	5/21/2003 1/25/2005	10/442,760 6,845,980	EXPIRED PATENT
8	Apparatus for Playing Bingo on a Slot Machine	3/12/1996 7/15/1997	08/614,322 5,647,798	ISSUED PATENT
9	Computer-Based System and Method for Playing a Poker-Like Game	4/27/1997 10/26/1999	08/848,134 5,971,849	ISSUED PATENT
10	Two Hand Poker to Form Best New Hand	5/30/2001 7/1/2003	09/867,934 6,585,587	ISSUED PATENT
11	Bingo-Style Word Game	12/20/2000 9/2/2003	09/741,515 6,612,578	ISSUED PATENT
12	System and Method for Playing a Multiple-Row Matching Game	6/8/2004 2/7/2006	10/863,166 6,994,625	ISSUED PATENT

NO.	TITLE	FILED/ ISSUED	APPLICATION/ PATENT NO.	STATUS
13	System and Method for Playing a Multiple-Row Matching Game with a Bonus Feature	9/20/2004 2/14/2006	10/945,025 6,997,806	ISSUED PATENT
14	Method and System for Playing a Poker Matrix Game	9/14/2005 11/21/2006	11/226,732 7,137,883	ISSUED PATENT
15	Method and System for Playing a Poker Game Enabling Bonus Bets	9/13/2005 9/18/2007	11/225,791 7,270,330	ISSUED PATENT
16	Bingo-Type Matching Game	11/8/2012	13/672,414	PENDING
17	Poker Game Having Sequential Hands with Increasing Numbers of Cards	2/25/2013	13/775,646	PENDING
18	6,7,8 Craps,	10/1/2012	61/708,203	PENDING PROVISIONAL APPLICATION
19	Gaming machine and game having symbol collection and win-improving purchase features	2/17/2011	12/932,209	ABANDONED
20	GAMING MACHINE AND GAME HAVING MULTIPLE LEVELS	4/14/2010	12/760,437	ABANDONED
21	METHOD AND SYSTEM FOR PLAYING A MATCHING GAME	12/31/2008	12/347,038	ABANDONED
22	METHOD AND SYSTEM FOR PLAYING A MATCHING GAME	2/12/2008	12/029,924	ABANDONED
23	SYSTEM AND METHOD FOR PLAYING A CARD GAME	10/12/2007	11/871,511	ABANDONED
24	Method and system for playing a poker matrix game	9/12/2006	11/519,291	ABANDONED
25	Method and system for playing a blackjack game enabling bonus bets	9/8/2005	11/222,437	ABANDONED
26	Computer-based system and method for playing a bingo-like game	8/10/2004	10/916,026	ABANDONED
27	Bingo-like and trivia television game show	7/21/2004	10/896,144	ABANDONED
28	Method and system for playing an electronic video poker game	2/23/2005	11/063,939	ABANDONED

NO.	TITLE	FILED/ ISSUED	APPLICATION/ PATENT NO.	STATUS
29	Method and system for playing a blackjack game enabling bonus bets	6/23/2004	10/874,423	ABANDONED
30	Method for playing an electronic video card game	3/4/2003	10/379,322	ABANDONED
31	Video bingo-type game system	3/20/2003	10/393,154	ABANDONED
32	Interactive computer game system and method for playing a plurality of sequential games	2/26/2003	10/374,323	ABANDONED
33	System and method for playing a bingo-like game	3/17/2003	10/389,847	ABANDONED
34	Poker game having sequential hands with increasing numbers of cards	8/8/2011	61/574,765	EXPIRED
35	Computer based system and method for playing a bingo-like game	3/29/2006	60/786,857	EXPIRED
36	Slingo Advance	1/23/2009	61/146,791	EXPIRED
37	Two hand poker	6/11/2007	60/934,091	EXPIRED
38	Two hand poker	2/13/2007	60/901,062	EXPIRED
39	Method and system for playing a poker matrix game	5/20/2005	60/682,995	EXPIRED
40	Method and system for playing a poker game with bonus bets	6/23/2005	60/693,559	EXPIRED
41	Card game with poker-type bonus bet	12/22/2003	60/531,750	EXPIRED
42	Video card game for playing Blackjack	10/17/2003	60/512,483	EXPIRED
43	Video card game for playing blackjack	10/6/2003	60/509,024	EXPIRED
44	System and method for playing a multiple-row casino betting game	6/9/2003	60/477,447	EXPIRED
45	System and method for playing an electronic video poker card game	4/14/2004	60/562,200	EXPIRED
46	System and method for playing an electronic video poker card game	2/23/2004	60/546,789	EXPIRED

NO.	TITLE	FILED/ ISSUED	APPLICATION/ PATENT NO.	STATUS
47	2 hand poker	9/19/2000	60/233,697	EXPIRED
48	Video bingo-type game system	4/25/2002	60/375,502	EXPIRED
49	Video card game system for playing a plurality of sequential video card games	4/22/2002	60/374,362	EXPIRED
50	Computer based system and method for playing a bingo-like game	3/19/2002	60/365,746	EXPIRED
51			60/172,726	EXPIRED
52	METHOD AND APPARATUS FOR PLAYING BINGO ON A SLOT MACHINE	3/10/1995	08/402,085	ABANDONED
53	METHOD AND APPARATUS FOR PLAYING BINGO ON A SLOT MACHINE	3/7/1996	PCT/US96/03154	EXPIRED
54	METHOD FOR PLAYING AN ELECTRONIC VIDEO POKER GAME	2/14/2001	PCT/US01/04631	EXPIRED
55	METHOD FOR PLAYING AN ELECTRONIC VIDEO POKER GAME	2/14/2001	Canada: 2421313	DEAD APPLICATION