503839794 05/24/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3886442

SUBMI	SSION TYPE:	CORRECTIVE ASSIGNMENT
NATUF	RE OF CONVEYANCE:	Corrective Assignment to correct the NAME OF THE ASSIGNEE previously recorded on Reel 038550 Frame 0578. Assignor(s) hereby confirms the CORRECT NAME OF THE ASSIGNEE IS GLOBAL PAYMENTS GAMING SERVICES, INC

CONVEYING PARTY DATA

Name	Execution Date
AUTOMATED CURRENCY INSTRUMENTS, INC.	05/21/2015

RECEIVING PARTY DATA

Name:	GLOBAL PAYMENTS GAMING SERVICES, INC.
Street Address:	7201 W. LAKE MEAD BLVD.
Internal Address:	SUITE 501
City:	LAS VEGAS
State/Country:	NEVADA
Postal Code:	89128

PROPERTY NUMBERS Total: 4

Property Type	Number
Patent Number:	8845416
Application Number:	12511369
PCT Number:	US2011021354
Patent Number:	6431342

CORRESPONDENCE DATA

Fax Number: (215)557-8477

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 215-557-6656

Email: eri@mendelip.com

Correspondent Name: STEVE MENDELSOHN

Address Line 1: 1500 JOHN F. KENNEDY BLVD., SUITE 312

Address Line 2: MENDELSOHN DUNLEAVY, P.C.

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19102

ATTORNEY DOCKET NUMBER: 1231.001, 003, 008, 009

NAME OF SUBMITTER: STEVE MENDELSOHN

SIGNATURE: /Steve Mendelsohn/

DATE SIGNED: 05/24/2016

503839794 REEL: 038804 FRAME: 0472

PATENT

Total Attachments: 18 source=1231.001 003 008 009 Notice of Recordation of Assignment 051216#page1.tif source=1231.001 003 008 009 Notice of Recordation of Assignment 051216#page2.tif source=1231.001 003 008 009 Assignment Coversheet 051116#page1.tif source=Assignment & Assumption Agreement (05-21-2015)#page1.tif source=Assignment & Assumption Agreement (05-21-2015)#page2.tif source=Assignment & Assumption Agreement (05-21-2015)#page3.tif source=Assignment & Assumption Agreement (05-21-2015)#page4.tif source=Assignment & Assumption Agreement (05-21-2015)#page5.tif source=Assignment & Assumption Agreement (05-21-2015)#page6.tif source=Assignment & Assumption Agreement (05-21-2015)#page7.tif source=Assignment & Assumption Agreement (05-21-2015)#page8.tif source=Assignment & Assumption Agreement (05-21-2015)#page9.tif source=Assignment & Assumption Agreement (05-21-2015)#page10.tif source=Assignment & Assumption Agreement (05-21-2015)#page11.tif source=Assignment & Assumption Agreement (05-21-2015)#page12.tif source=Assignment & Assumption Agreement (05-21-2015)#page13.tif source=Assignment & Assumption Agreement (05-21-2015)#page14.tif source=Assignment & Assumption Agreement (05-21-2015)#page15.tif

503821919 05/11/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3868568

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
AUTOMATED CURRENCY INSTRUMENTS, INC.	05/21/2015

RECEIVING PARTY DATA

Name:	GLOBAL PAYMENT GAMING SERVICES, INC.
Street Address:	7201 W. LAKE MEAD BLVD.
Internal Address:	SUITE 501
City:	LAS VEGAS
State/Country:	NEVADA
Postal Code:	89128

PROPERTY NUMBERS Total: 4

Property Type	Number
Patent Number:	8845416
Application Number:	12511369
PCT Number:	US2011021354
Patent Number:	6431342

CORRESPONDENCE DATA

Fax Number: (215)557-8477

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 215-557-6656

Email: amy@mendelip.com
Correspondent Name: STEVE MENDELSOHN

Address Line 1: MENDELSOHN DUNLEAVY, P.C.

Address Line 2: 1500 JOHN F. KENNEDY BLVD., SUITE 312
Address Line 4: PHILADELPHIA, PENNSYLVANIA 19102

ATTORNEY DOCKET NUMBER:	1231.001, 003, 008, 009
NAME OF SUBMITTER:	STEVE MENDELSOHN
SIGNATURE:	/Steve Mendelsohn/
DATE SIGNED:	05/11/2016

Total Attachments: 15

ASSIGNMENT AND ASSUMPTION AGREEMENT

This ASSIGNMENT AND ASSUMPTION AGREEMENT (the "Agreement") is made and entered into on 24, 2015, by and among GLOBAL PAYMENT GAMING SERVICES, INC. ("Assignee") and AUTOMATED CURRENCY INSTRUMENTS, INC., a Pennsylvania corporation ("Assignor").

Recitals

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of May 1, 2015, (the "Asset Purchase Agreement"), pursuant to which Assignee has purchased certain of the assets of Assignor;

WHEREAS, Assignor desires to assign the contracts set forth on Schedule 4.12 of the Asset Purchase Agreement (with the exception of the Gen Mega agreement which will be assigned in a separate assignment agreement), and Assignee agrees to assume such contracts and Assignor's obligations and liabilities there under; and

NOW, THEREFORE, for good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties intending to be legally bound, agree as follows:

- 1. Assignment and Assumption. Effective as of May 21, 2015 (the "Effective Date"), Assignor assigns, sells, transfers and sets over (collectively, the "Assignment") to Assignee all of Assignor's right, title, benefit, privileges and interests in and to, and, as of the Effective Date, all of Assignor's burdens, obligations and liabilities in, the contracts set forth on Schedule 4.12 of the Asset Purchase Agreement, except for the Gen Mega agreement, and any assignable Licenses. Assignee hereby accepts the Assignment and assumes and agrees to observe and perform all of the duties, obligations, terms, provisions and covenants, and to pay and discharge all of the liabilities of Assignor to be observed, performed, paid or discharged from and after the Effective Date, in connection with the Assignment.
- 2. Further Actions. Each of the parties hereto covenants and agrees, at its own expense, to execute and deliver, at the request of the other party hereto, such further instruments of transfer and assignment and to take such other action as such other party may reasonably request to more effectively consummate the assignments and assumptions contemplated by this Agreement.
- 3. Severability. Whenever possible, each provision of this Agreement is to be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement is prohibited by or is invalid under applicable law, such provisions will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.

1

- 4. Parties in Interest. All covenants and agreements contained in this Agreement by or on behalf of either party bind and inure to the benefit of the respective legal representatives, successors and permitted assigns of the parties.
- 5. No Waiver. No failure to exercise and no delay in exercising any right, power or privilege granted under this Agreement will operate as a waiver of such right, power or privilege. No single or partial exercise of any right, power or privilege granted under this Agreement will preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 6. <u>Amendments</u>. This Agreement may be modified or amended only by a writing signed by the Assignee and Assignor.
- 7. Governing Law. All disputes or actions arising under or related to this Agreement or its subject matter are to be interpreted and construed in accordance with the laws of the Commonwealth of Pennsylvania, without reference to the rules governing conflicts of laws.
- 8. CONSENT TO JURISDICTION: WAIVER OF RIGHTS. ANY ACTION RELATING TO THIS AGREEMENT MUST BE BROUGHT AND MAINTAINED ONLY IN THE STATE COURTS HAVING JURISDICTION OVER CHESTER COUNTY, COMMONWEALTH OF PENNSYLVANIA. THE PARTIES CONSENT TO PERSONAL JURISDICTION AND VENUE SOLELY AND EXCLUSIVELY IN THE STATE COURTS HAVING JURISDICTION OVER CHESTER COUNTY. THE COMMONWEALTH OF PENNSYLVANIA, WITH RESPECT TO ANY ACTION OR PROCEEDING ARISING UNDER OR RELATED TO THIS AGREEMENT OR ITS SUBJECT MATTER. EACH PARTY WAIVES ANY RIGHT TO OBJECT TO THE STATED JURISDICTION FOR ANY REASON.
- 9. Entire Understanding. This Agreement expresses the entire understanding of the parties and supersedes all prior and contemporaneous agreements and undertakings of the parties with respect to the subject matter of this Agreement.
- 10. Interpretation. This Agreement is the product of negotiations by the parties. Accordingly, this Agreement will be interpreted fairly in accordance with its terms and conditions and without any strict construction in favor of any party against another party.
- 11. Counterparts. This Agreement may be executed in one or more counterparts, each of which is deemed to be an original but all of which taken together constitute one agreement.
- 12. <u>Assignment</u>. This Agreement and the rights hereunder are not assignable or transferable by any party without the prior written consent of the other parties.
- 13. Preamble: Word Form. The defined terms in the preamble to this Agreement and the Recitals to this Agreement are an integral part of this Agreement as if fully set forth in

the body of this Agreement. The masculine form of words includes the feminine and the neuter and vice versa, and, unless the context otherwise requires, the singular form of words includes the plural and vice versa. The words "herein," "hereof," "hercunder," and other words of similar import when used in this Agreement refer to this Agreement as a whole, and not to any particular section or subsection. All section references in this Agreement are cross-references to other sections of this Agreement unless expressly stated otherwise.

IN WITNESS WHEREOF, the parties have executed this Assignment, Assumption and Consent Agreement as of the date first above written.

ASSIGNOR:	ASSIGNEE:
AUTOMATED CURRENCY INSTRUMENTS, INC. By: Name: Roisent Osenanowicz, jn.	By: Name: LT Williams I
Name: CEO	Title: Skeretally

BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS that, for the consideration provided in the Asset Purchase Agreement, dated May 1, 2015, (the "Agreement") between and among GLOBAL PAYMENTS GAMING SERVICES, INC. ("Purchaser"), AUTOMATED CURRENCY INSTRUMENTS, INC. ("Seller"), MR. ANDREW SCHWARTZ, and CHAMBER CAPITAL GROUP II, LLC, and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are acknowledged by Purchaser, and as contemplated by the Agreement, Seller grants, sells, assigns, conveys, transfers and delivers to Purchaser all of Seller's right, title and interest in and to all of the Assets described in Section 2.2 of the Agreement, including but not limited to the Assets listed on Schedule 2.2 to the Agreement, free and clear of all Liens. Capitalized terms used but not defined in this Bill of Sale have the meanings given to them in the Agreement.

The terms of the Agreement, including but not limited to Seller's representations, warranties, covenants, agreements and indemnities relating to the Assets, are incorporated in this Bill of Sale. Seller acknowledges and agrees that the representations, warranties, covenants, agreements and indemnities contained in the Agreement are not superseded or modified by this Bill of Sale.

[signatures on next page]

Page 1 of 2

IN WITNESS WHEREOF, intending to be legally bound by this Bill of Sale, Seller and Purchaser have set their hands this Z/Z day of May, 2015.

PURCHASER:

GLOBAL PAYMENT GAMING SERVICES,

Name:

LS WILLIAMS TE SECRETARY Title:

SELLER:

AUTOMATED CURRENCY INSTRUMENTS, INC.

Name: Robert Deinarowicz, Jr.

Title: CEO

SECRETARY'S CERTIFICATE OF GLOBAL PAYMENT GAMING SERVICES, INC.

The undersigned, the corporate Secretary of Global Payment Gaming Services, Inc., an Illinois corporation ("Purchaser"), hereby certifies on behalf of Purchaser that:

- 1. I am the duly elected, qualified, and acting Secretary of Purchaser and I am authorized to execute and deliver this Certificate.
 - 2. Purchaser is in good standing in its jurisdiction of incorporation.
- 3. The Board of Directors of Purchaser has authorized the execution, delivery and performance of that certain Asset Purchase Agreement (the "Agreement"), dated as of May 1, 2015, by and among Purchaser, Automated Currency Instruments, Inc. ("Seller") and the Principal Shareholders of Seller and the transactions contemplated thereby.

IN WITNESS WHEREOF, the undersigned has executed and delivered this Certificate as of this 21st day of May, 2015.

GLOBAL PAYMENT GAMING SERVICES, INC.

Name K. W

Title: Secretary

OFFICER'S CERTIFICATE OF GLOBAL PAYMENT GAMING SERVICES, INC.

Reference is made to <u>Section 8.3(b)</u> of that certain Asset Purchase Agreement (the "Agreement"), dated as of May 1, 2015, by and among Global Payment Gaming Services, Inc. ("Purchaser"), Automated Currency Instruments, Inc. ("Seller") and the Principal Shareholders of Seller. Capitalized terms used herein, but not defined herein, shall have the meanings specified in the Agreement.

The undersigned, as the duly authorized and acting President of Purchaser, solely in his capacity as such, hereby certifies to Seller, for and on behalf of Purchaser, that:

- (1) Each of the representations and warranties of Purchaser set forth in Article V are true and correct in all material respects as of the date below, except that those representations and warranties that by their terms are qualified by materiality are true and correct in all respects.
- (2) Purchaser has performed in all material respects all covenants and agreements required to be performed by it under the Agreement on or prior to the Closing Date.

IN WITNESS WHEREOF, the undersigned has duly executed and delivered this Officer's Certificate on this 21st day of May, 2015.

GLOBAL PAYMENTS GAMING SERVICES, INC.

("Purchaser"

Name: LJ Williams

Title: Secretary

ASSIGNMENT, ASSUMPTION AND CONSENT AGREEMENT

This ASSIGNMENT, ASSUMPTION AND CONSENT AGREEMENT (the "Agreement") is made and entered into on May 2015, by and among GLOBAL PAYMENT GAMING SERVICES, INC., an Illinois corporation ("Assignee"), AUTOMATED CURRENCY INSTRUMENTS, INC., a Pennsylvania corporation ("Assignor") and GENMEGA, INC., a California corporation ("GenMega").

Recitals

WHEREAS, Assignor and Assignce are parties to that certain Asset Purchase Agreement, dated as of MAY 12, 2015, (the "Asset Purchase Agreement"), pursuant to which Assignee has purchased certain of the assets of Assignor;

WHEREAS, Assignor and GenMega, Inc. are parties to that certain Memorandum of Understanding dated April 1, 2013, as amended by the First Amendment to the Memorandum of Understanding dated October 6, 2014 (collectively, the "MOU Agreement");

WHEREAS, Assignor requests Gen Mega's written consent to the assignment and assumption of Assignor's rights, interests, and obligations under the MOU Agreement to Assignee;

WHEREAS, Assignor desires to assign certain rights and interests to Assignee, and Assignee agrees to assume Assignor's obligations and liabilities in connection with the MOU Agreement, as set forth in this Agreement; and

NOW, THEREFORE, for good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties intending to be legally bound, agree as follows:

- 1. Assignment and Assumption. Effective as of May 21 27. 2015 (the "Effective Date"), Assignor assigns, sells, transfers and sets over (collectively, the "Assignment") to Assignee all of Assignor's right, title, benefit, privileges and interests in and to, and, as of the Effective Time, all of Assignor's burdens, obligations and liabilities as set forth in the MOU Agreement. Assignee hereby accepts the Assignment and assumes and agrees to observe and perform all of the duties, obligations, terms, provisions and covenants, and to pay and discharge all of the liabilities of Assignor to be observed, performed, paid or discharged from and after the Effective Date, in connection with the Assignment.
- 2. GenMega Consent. GenMega consents as of the Effective Date to the Assignment of the MOU Agreement by Assignor to Assignee and agrees that all notices to be sent to Assignee, will be sent to:

1

GLOBAL PAYMENT GAMING SERVICES, INC. 10 Glenlake Parkway, North-Tower Atlanta, GA 30328 attn: Corporate Secretary

Additionally, GenMega acknowledges and contirms that there is no existing default or breach by Assignor under the MOU Agreement or any event or condition that, with notice of lapse of time or both could constitute a default or breach by Assignor. Further, GenMega waives any rights or claims of default or breach by Assignor regarding any actions or inactions by Assignor under the MOU Agreement that occurred prior to the Effective Date.

- 3. Further Actions, Each of the parties hereto covenants and agrees, at its own expense, to execute and deliver, at the request of the other party hereto, such further instruments of transfer and assignment and to take such other action as such other party may reasonably request to more effectively consummate the assignments and assumptions contemplated by this Agreement.
- 4. Severability. Whenever possible, each provision of this Agreement is to be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement is prohibited by or is invalid under applicable law, such provisions will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.
- 5. Parties in Interest. All covenants and agreements contained in this Agreement by or on behalf of either party bind and inure to the benefit of the respective legal representatives, successors and permitted assigns of the parties.
- 6. No Waiver. No failure to exercise and no delay in exercising any right, power or privilege granted under this Agreement will operate as a waiver of such right, power or privilege. No single or partial exercise of any right, power or privilege granted under this Agreement will preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 7. Amendments. This Agreement may be modified or amended only by a writing signed by the Assignee and Assignor.
- 8. Governing Law. All disputes or actions arising under or related to this Agreement or its subject matter are to be interpreted and construed in accordance with the laws of the Commonwealth of Pennsylvania, without reference to the rules governing conflicts of laws.
- 9. CONSENT TO JURISDICTION: WAIVER OF RIGHTS, ANY ACTION RELATING TO THIS AGREEMENT MUST BE BROUGHT AND MAINTAINED ONLY IN THE STATE COURTS HAVING JURISDICTION OVER MONROE COUNTY, COMMONWEALTH OF PENNSYLVANIA. THE PARTIES CONSENT TO PERSONAL JURISDICTION AND VENUE SOLELY AND EXCLUSIVELY IN THE STATE COURTS

HAVING JURISDICTION OVER MONROF COUNTY, THE COMMONWEALTH OF PENNSYLVANIA. WITH RESPECT TO ANY ACTION OR PROCEEDING ARISING UNDER OR RELATED TO THIS AGREEMENT OR ITS SUBJECT MATTER. EACH PARTY WAIVES ANY RIGHT TO OBJECT TO THE STATED JURISDICTION FOR ANY REASON.

- 10. Entire Understanding. This Agreement expresses the entire understanding of the parties and supersedes all prior and contemporaneous agreements and undertakings of the parties with respect to the subject matter of this Agreement.
- 11. Interpretation. This Agreement is the product of negotiations by the parties. Accordingly, this Agreement will be interpreted fairly in accordance with its terms and conditions and without any strict construction in favor of any party against another party.
- 12. Counterparts. This Agreement may be executed in one or more counterparts, each of which is deemed to be an original but all of which taken together constitute one agreement.
- 13. Assignment. This Agreement and the rights bereunder are not assignable or transferable by any party without the prior written consent of the other parties.
- 14. Preamble: Word Form. The defined terms in the preamble to this Agreement and the Recitals to this Agreement are an integral part of this Agreement as if fully set forth in the body of this Agreement. The masculine form of words includes the ferminine and the neuter and vice versa, and, unless the context otherwise requires, the singular form of words includes the plural and vice versa. The words "herein," "hereof," "hereunder," and other words of similar import when used in this Agreement refer to this Agreement as a whole, and not to my particular section or subsection. All section references in this Agreement are cross-references to other sections of this Agreement unless expressly stated otherwise.

[signatures on next page]

3

IN WITNESS WHEREOF, the parties have executed this Assignment, Assumption and Consent Agreement as of the date first above written.

ASSIGNOR:

ASSIGNEE

AUTOMATED CURRENCY INSTRUMENTS, INC.

GLOBAL PAYOURS T GAMING SERVICES, INC.

Name: Rowert Design ong C7, In

By: LJ. W. 11 Ams II
Title: SecreTARY

Title: CE d

For Purposes of Section 2 Only:

GENMEGA, INC.

Name: Ct Earg.
title: (20) president

Schedule 4.19(b) - Intellectual Property (Patents, Trademarks, Domain Names, etc.)

Matter No	Matter Reference	App. No. Filing Date	Patent No.	Issue Date	STATUS	Description
ACI-P0001	U.S. Utility Patent Application - Cashless Garning and Promotions a/k/a "Virtual Bonus Credit (VBC).	11/849,747	8,845,416	9/30/2014	lssued	A method and system for administering and managing promotional gaming vouchers and segregating promotional credits. Vouchers Created have only one embedded value (total value) and may be treated as any other cashless gaming voucher. The back-end controller keeps track of promotional plays and update a voucher database that logs total values and promotional values of the vouchers. Upon cashing out, only the cash value of the voucher disbursed in a cashable TITO Ticket, any remaining promotional value may be printed on a new playable only voucher. Comps are delivered electronically and accounted for at ticket server. Casino saves on gross revenue tax as they presently cannot prove the cash comps are played. Casino can now prove what they gave as comps were played as comps.
ACI-P0002	U.S. Utility Patent Application - e-marker ("check cashing")	12/143,496			OA rcv'd; Response due 3/28/11; Claims priority from 60/945,703, filed 6/22/07 - Response to OA on hold	A system and method for processing a marker transaction by a customer of a gaming establishment via a kiosk. The customer must have a marker account prior to initiating the marker transaction at the kiosk. The kiosk communicates with a marker account system to process the marker payouts.
ACI-P0003	U.S. Utility Patent Application - z-chip	12/511,369			Awaiting initial action from USPTO	A computer interactive system and methods allowing for the tracking, management, and reporting of casino smart chips. The casino smart chip engine processes the activation, tracking, monitoring, and/or reporting of one or more casino smart chips. Smart Chips may make use of e.g., radio frequency identification (RFID) component), a display component, a monetary value store, and a unique identifier store. Operatively, the exemplary casino smart chip engine can track, store, and report data representative of the use of the smart casino chip in casino and non-casino activities.
ACI-P0004	U.S. Utility Patent Application - Card with Integrated Display				On hold per client instructions Patentability investigation conducted. Methodology deemed not patentable - need to review	This was an investigation into the feasibility of incorporating an inexpensive display medium into a debit card.
ACI-P0005	U.S. Utility Patent Application - Handheld System The Link.				Candidate for utility patent application application on hold pending client instructions	

Schedule 4.19(b) - Intellectual Property (Patents, Trademarks, Domain Names, etc.)

Description	A system and method to enable a voucher generated by a first system to be redeemed via a second system. The method comprises the steps of receiving the voucher; reading the voucher; determining that the voucher was generated by the first system; redeeming the voucher on the first system for a value; and issuing a credit on the second system for the value. A system for redeeming the voucher is also disclosed.	A system and method to enroll persons into loyalty clubs via the use of a personal identification card, i.e., drivers license, and then to issue a new loyalty card or other card to the person.		Not ACI property but relevant to operation limits			A system and method to enable a standalone ATM kiosk to be able to redeem TITO tickets issued by casino gaming venues.	A system and method for issuing and redeeming bar coded machine readable bar coded negotiable instruments.	Variable fee ATM transactions. Casinos can waive or reduce the ATM and cash advance surcharges charged at ATMs and other kiosks for favored customers; generally persons in their player clubs. Other implementations are possible as well.
STATUS	Awaiting for initial action from USPTO; Claims priority from 61/239,834, filed 9/4/2009	Application being drafted	lssued as U.S. Pat. No. 6,431,342 on 8/13/02	Awaiting ISR; Claims priority from 61/295,033, filed 1/14/10, IGT/GCA	NFMP rcv'd; Response due 4/11/11; Claims priority from 61/298,054, filed 1/25/10	Provisional Application expired 1/26/11	Candidate for utility patent application on hold pending client instructions	Candidate for utility patent application – application on hold pending client instructions	Application being drafted
issue Date			8/13/2002						
Patent No.			6,431,342	1/14/2010					
App. No. Filing Date	12/875,286		09/394,622 9/13/1999	PCT/US2011/0213 54 1/14/2011	13/013,516	61/298,427 1/26/2010			
Matter Reference	U.S. Utility Patent Application - Multi-System ATR	US Provisional Patent Application Player's Club Enrollment Klosk & Method.	U.S. Patent No. 6,432,342 - Object Routing System Coin counter sorter,	PCT Int'l Patent Application - Direct Dispensing of Vouchers via ATM Transaction	U.S. Patent Application - Preprinted Scrip/Tickets with Integrated Machine- Readable ID (Crazy Cash—see below)	U.S. Provisional Patent Application - Billi validator "hijacking"	U.S. Provisional Patent Application - TITO ATM TOPPER.	Patentability Investigation - VOUCHER/CHECK.	Flex Fee Variable/Waivable ATM Cash Access Surcharge Fees.
Matter No	ACI-P0006	ACI-P0007P	ACI-P0008	ACI-P0009 PCT		ACI-P0011P	ACI-P0012	ACI-P0013	ACI-0014

Schedule 4.19(b) - Intellectual Property (Patents, Trademarks, Domain Names, etc.)

Matter No	Matter Reference	App. No. Filing Date	Patent No.	Issue Date	STATUS	Description
ACI-p0015	Posi-Load.				Candidate for utility patent application application on hold pending client instructions	A system to solve the problem of loading the incorrect denominations in ATM and other kiosk cash dispensing cassettes. Cassettes are designated for each denomination however they do not have features to guarantee that the correct denomination has been loaded. Our posi-load feature would actually interface with the bill dispensing device to positively verify that the bills being dispensed are in fact the correct requested bill denomination. To date many establishment have experience significant loss due to operator error when for example the \$20.00 dollar cassette has been loaded with 2500 notes of \$100 bills. ACI would license the technology to ATM manufacturers.
ACI-P0016	Coinless Promotional Options for Coin Vouchers.				Application being drafted	This system and method allows kiosks to cash out bar coded vouchers with the coin amounts being paid via a coin TITO ticket. The coin TITO Ticket could then be utilized (i) in other slot machines; (ii) paid in coin at the cage; (iii) donated into a donation "drum" where the sums deposited would be aggregated by the casino and donated to specific charities; and (iv) for a raffle drawing on a progressive jackpot basis with each Coin TITO Ticket offering the holder the same number of chances as there are pennies represented on the coin TITO Ticket. Alternatively instead of issuing a Coin TITO Ticket, the coin amount would be accumulated and deposited onto the gambler's player club account or other points or wager or loyalty or affiliation account or card.
ACI-P0017	Multi Card Dispenser.				Application being drafted	A system and method to encode, value up, print, and dispense multiple ID card, debit, credit and stored value cards from a single device. The dispenser would be enabled to handle, account for and dispense three track magnetic stripe cards, smart cards and gift cards of all types.
ACI-P0018	Posi Pick Coupled with Specific Stored Value Card or Account Card				Application being drafted	A system and method to dispense from a card printer or other card device loyalty club.cards, stored value cards, ID cards, smart cards, ID cards, and other cards via a mechanism that assures positive mechanical engagement of the card in question such that the device will improve the reliability of the dispensing of the card and will eliminate or significantly reduce card dispensing jams and other impediments to card delivery to the consumer.
ACI-P0019	Pit Boss.				Utility Patent to be drafted	A system and method to exchange TITO gaming vouchers for chips at the gaming tables with or without the ability to conduct cash access, marker and ATM transactions.

Schedule 4.19(b) - Intellectual Property (Patents, Trademarks, Domain Names, etc.)

Description	A system and method for integrating pit boss into the existing dimensions of chip trays as they are configured for present day casino use.	This method and system allows the user to cross reference data and to associate cards and/or accounts belonging to a person who has an existing ATM, debit card, credit card, ID cards, or other stored value card or account and the casino loyalty club. The ATM provider, Cash Advance provider, and/or Casino can instantly request the person at the kiosk to (i) grant access to the data about the person; (ii) cross reference that person's existing cards and accounts; (iii) connect their existing loyalty club account with their ATM, credit, debit and other stored value cards and/or accounts; (iv) enroll in the loyalty club if they are not presently a member in such loyalty club; (v) associate all cards into a single or central system such that one universal card could be used for all transactions and (vi) to promote other features and functions.	A system and method to correlate and check all casino kiosk transactions against the self excluded and regulatory excluded persons list (commonly referred to as the "black list") of persons not allowed to gamble in casinos. This system is used to pre-vet transactions in the casino against the black list and to ensure that only persons not on the list conduct transactions in the casino property.	A system and method to track credit extended to casino patrons at any and all casinos showing balance of open markers, closed markers, close dates and coupled to a proprietary score system for use by, interalia, casinos and cash advance providers.	Expires on July 20, 2016
STATUS	Utility Patent to be drafted	Application being drafted	Application being drafted	Application being drafted	
Issue Date					7/21/2003
Patent No.					
App. No. Filing Date					
Matter Reference	Pit Boss Integrated Into Chip Tray With Integrated Chip Sensors.	Crossover System Integration With or Without Universal Integrated Account For Player Club, ATM and Cash Advance Services.	Blacklist Automation System Integrated With Player Club and Check Cashing and Cash Advance.	Marker Tracker and Marker Scoring.	aci-inc.biz
Matter No	ACI-P0020	ACI-P0021	ACI-P0022	ACI-P0023	Domain Name/ URL

RECORDED: 05/24/2016