504689149 12/14/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4735871

| SUBMISSION TYPE: | | NEW ASSIGNMENT | | |
|--|---------------------------------|------------------------------|----------------|--|
| NATURE OF CONVEY | YANCE: SECURITY INTEREST | | | |
| CONVEYING PARTY | DATA | | | |
| | | Name | Execution Date | |
| GAMING REALMS PL | С | | 12/14/2017 | |
| RECEIVING PARTY D | ΑΤΑ | | | |
| Name: | JACKPOT | IOY OPERATIONS LTD. | | |
| Street Address: | ALBANY F | INANCIAL CENTER, SUITE 304 | | |
| Internal Address: | SOUTHO | CEAN BOULEVARD | | |
| City: | NEW PRO | VIDENCE | | |
| State/Country: | BAHAMAS | | | |
| Property Typ Patent Number: | | 5587 | _ | |
| PROPERTY NUMBER Property Typ | | Number | | |
| Patent Number: | | 2578 | _ | |
| Patent Number: | | 4625 | _ | |
| Patent Number: | | 7806 | _ | |
| | 710 | 7137883 | | |
| Patent Number: | /13 | 7883 | | |
| Patent Number: Patent Number: | | 7883 0330 | _ | |
| | 727 | | _ | |
| Patent Number: | 727 | 0330 | | |
| Patent Number: Patent Number: | 727 771 799 | 0330 7786 | | |
| Patent Number: Patent Number: Patent Number: | 727 771 799 833 | 0330 7786 3193 | | |
| Patent Number: Patent Number: Patent Number: Patent Number: | 727 771 799 833 838 | 0330 7786 3193 7291 | | |

CORRESPONDENCE DATA

Fax Number:

(801)799-5700

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.Phone:8017995800Email:patentdocket@hollandhart.comCorrespondent Name:HOLLAND & HART LLP/JOSHUA N. RANDALLAddress Line 1:P.O. BOX 11583

| | 1000 |
|---------------------------|--------------------|
| Address Line 4: SALT LAKE | E CITY, UTAH 84147 |

504689149

| ATTORNEY DOCKET NUMBER: | 101560.0001 | | |
|---|---|--|--|
| NAME OF SUBMITTER: | JOSHUA N. RANDALL | | |
| SIGNATURE: | /Joshua N. Randall/ | | |
| DATE SIGNED: | 12/14/2017 | | |
| Total Attachments: 13 | | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page1.tif | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page2.tif | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page3.tif | | |
| source=Grant of security interest - GR to Jackpotjoy Operations (7283705_1)#page4.tif | | | |
| source=Grant of security interest - GR to Jackpotjoy Operations (7283705_1)#page5.tif | | | |
| source=Grant of security interest - GR to Jackpotjoy Operations (7283705_1)#page6.tif | | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page7.tif | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page8.tif | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page9.tif | | |
| source=Grant of security interest - GR to | o Jackpotjoy Operations (7283705_1)#page10.tif | | |
| ource=Grant of security interest - GR to Jackpotjoy Operations (7283705_1)#page11.tif | | | |
| source=Grant of security interest - GR to | to Jackpotjoy Operations (7283705_1)#page12.tif | | |
| - | D Jackpotjoy Operations (7283705_1)#page13.tif | | |

INTELLECTUAL PROPERTY GRANT OF SECURITY INTEREST

THIS INTELLECTUAL PROPERTY GRANT OF SECURITY INTEREST (the "Grant of Security Interest"), dated as of the last signature below, is made by Gaming Realms Plc, a UK company located at One Valentine Place, London SE1 8QH, United Kingdom (the "Grantor"), and Jackpotjoy Operations Ltd., a company incorporated and registered in the Bahamas with registered office located at Albany Financial Center, Suite 304, South Ocean Boulevard, New Providence, The Bahamas (the "Secured Party").

WITNESSETH

WHEREAS, Grantor and Secured Party (the "Parties") have contemporaneously entered into an intellectual property Security Agreement for the purpose of securing a loan from Secured Party to Grantor;

WHEREAS, Grantor has agreed to execute and deliver this Grant of Security Interest in order to, among other things, induce Secured Party to enter into the Security Agreement and provide additional security with respect to Grantor's obligations pursuant to the Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, Grantor agrees, for the benefit of Secured Party, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Grant of Security Interest, including its preamble and recitals, have the meanings provided in the Security Agreement.

SECTION 2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the indebtedness, Grantor does hereby assign and grant to Secured Party a security interest in the following described property now owned or hereafter acquired by Grantor (collectively, the "IP Collateral"):

(a) all patents and patent applications, and all unpatented or unpatentable inventions, including those referred to in **Schedule A**;

(b) all trademarks, service marks, and trade names, including those referred to in Schedule B hereto except any intent to use trademarks;

(c) all copyrights, including those referred to in Schedule C hereto; and

(d) all of the goodwill connected with or symbolized by any of the items described in subsections (a), (b) and (c), above.

SECTION 3. <u>Security Agreement</u>. This Grant of Security Interest has been executed and delivered by Grantor for the purpose of registering the security interests of Secured Party in the IP Collateral with the United States Patent and Trademark Office, the United States

156955505 v1

Copyright Office and corresponding government offices and agencies, as necessary. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Secured Party under the Security Agreement.

SECTION 4. <u>Release of Security Interest</u>. Upon payment in full of all indebtedness as set forth and described in the Security Agreement, Secured Party shall execute and deliver to Grantor all instruments and other documents as may be necessary to release the lien on and security interest in the IP Collateral which has been granted hereunder.

SECTION 5. <u>Acknowledgement</u>. Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the IP Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed by parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

SECTION 7. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Delaware, regardless of the laws that might otherwise govern under applicable principles of conflicts of laws thereaft.

| | | GAMING REALVIS PLC ("GRANTOR") By: |
|---|-----|---|
| R | | Name: PATRICK SOUTHON |
| | | Title: <u>DIRECTOR</u> |
| | | JACKPOTJOY OPERATIONS LTD. ("SECURED PARTY") |
| | By: | |
| | | Name: |

Title:

Dated: 12/14/2017

156955505 vl



SCHEDULE A

PATENTS

| COUNTRY | TITLE | FILED/ ISSUED | APPLICATION/ PATENT NO | STATUS |
|---------|--|------------------|---------------------------|--------|
| US | METHOD FOR PLAYING AN ELECTRONIC VIDEO CARD GAME | 07/01/2003 | 6,585,587 | ISSUED |
| US | BINGO-STYLE WORD GAME | 09/02/2003 | 6,612,578 | ISSUED |
| US | SYSTEM AND METHOD FOR PLAYING A MULTIPLE-ROW MATCHING GAME | 02/07/2006 | 6,994,625 | ISSUED |
| US | SYSTEM AND METHOD FOR PLAYING A MULTIPLE-ROW MATCHING GAME WITH A BONUS FEATURE | 02/14/2006 | 6,997,806 | ISSUED |
| US | METHOD AND SYSTEM FOR PLAYING A POKER MATRIX GAME | 11/21/2006 | 7,137,883 | ISSUED |

156955505 v1

| US | METHOD AND SYSTEM FOR PLAYING A POKER GAME ENABLING BONUS BETS | 09/18/2007 | 7,270,330 | ISSUED |
|----|--|------------|-----------|--------|
| US | GAMING MACHINE AND GAME HAVING SEQUENTIAL SYMBOL MATCHING FEATURE | 05/18/2010 | 7,717,786 | ISSUED |
| US | DEVICE AND METHOD FOR PLAYING A BINGO-LIKE GAME | 08/09/2011 | 7,993,193 | ISSUED |
| US | MULTI-PLAYER MATCHING GAME | 12/25/2012 | 8,337,291 | ISSUED |
| US | POKER GAME HAVING SEQUENTIAL HANDS WITH INCREASING NUMBERS OF CARDS | 02/26/2013 | 8,382,569 | ISSUED |
| US | BINGO-TYPE MATCHING GAME | 10/15/2013 | 8,556,701 | ISSUED |
| US | GAME AND GAMING MACHINE HAVING BINGO-TYPE BONUS EVENT | 09/27/2016 | 9,454,877 | ISSUED |

156955505 v1

PATENT REEL: 044402 FRAME: 0737 1000201 v 10001 (10000

SCHEDULE B

Trademarks

| MARK | Class | APPLICATION/ REGISTRATION NUMBER |
|----------------------------|-----------------------|-------------------------------------|
| 1. SLINGO | 9, 14, 21, 25, 26, 41 | 2,651,182 |
| 2. 5 CARD SLINGO | 9, 41 | 2,591,818 |
| 3. SLINGO SHARE AND WIN | 9 | 4,614,038 |
| 4. CASINO TO GO | 9 | 5,013,145 |
| 5. CASINO TO GO | 41 | 5,013,146 |
| 6. SLINGO BONUS BET 21 | 22, 23, 38, 50 | 3,304,173 |

156955505 vl

SCHEDULE C

Copyrights

None.

156955505 v1

INTELLECTUAL PROPERTY GRANT OF SECURITY INTEREST

THIS INTELLECTUAL PROPERTY GRANT OF SECURITY INTEREST (the "Grant of Security Interest"), dated as of the last signature below, is made by Gaming Realms Plc, a UK company located at One Valentine Place, London SE1 8QH, United Kingdom (the "Grantor"), and Jackpotjoy Operations Ltd., a company incorporated and registered in the Bahamas with registered office located at Albany Financial Center, Suite 304, South Ocean Boulevard, New Providence, The Bahamas (the "Secured Party").

WITNESSETH

WHEREAS, Grantor and Secured Party (the "Parties") have contemporaneously entered into an intellectual property Security Agreement for the purpose of securing a loan from Secured Party to Grantor;

WHEREAS, Grantor has agreed to execute and deliver this Grant of Security Interest in order to, among other things, induce Secured Party to enter into the Security Agreement and provide additional security with respect to Grantor's obligations pursuant to the Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, Grantor agrees, for the benefit of Secured Party, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Grant of Security Interest, including its preamble and recitals, have the meanings provided in the Security Agreement.

SECTION 2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the indebtedness, Grantor does hereby assign and grant to Secured Party a security interest in the following described property now owned or hereafter acquired by Grantor (collectively, the "IP Collateral"):

(a) all patents and patent applications, and all unpatented or unpatentable inventions, including those referred to in Schedule A;

(b) all trademarks, service marks, and trade names, including those referred to in **Schedule B** hereto except any intent to use trademarks;

(c) all copyrights, including those referred to in Schedule C hereto; and

(d) all of the goodwill connected with or symbolized by any of the items described in subsections (a), (b) and (c), above.

SECTION 3. <u>Security Agreement</u>. This Grant of Security Interest has been executed and delivered by Grantor for the purpose of registering the security interests of Secured Party in the IP Collateral with the United States Patent and Trademark Office, the United States Copyright Office and corresponding government offices and agencies, as necessary. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Secured Party under the Security Agreement.

SECTION 4. <u>Release of Security Interest</u>. Upon payment in full of all indebtedness as set forth and described in the Security Agreement, Secured Party shall execute and deliver to Grantor all instruments and other documents as may be necessary to release the lien on and security interest in the IP Collateral which has been granted hereunder.

SECTION 5. <u>Acknowledgement</u>. Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the IP Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed by parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

SECTION 7. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Delaware, regardless of the laws that might otherwise govern under applicable principles of conflicts of laws thereof.

GAMING REALMS PLC ("GRANTOR")

| ** | |
|--------|--|
| 1537 | |
| ** 7 * | |

Name: _____

Title:

JACKPOTJOY OPERATIONS LTD. ("SECURED PARTY")

By:

| | and the second | |
|--------|--|--------------|
| Name: | | KETTH LASLOP |
| Title: | Dieerroe | |

Dated: 12/14/2017

SCHEDULE A

PATENTS

| COUNTRY | TITLE | FILED/ ISSUED | APPLICATION/ PATENT NO | STATUS |
|---------|--|------------------|---------------------------|--------|
| US | METHOD FOR PLAYING AN ELECTRONIC VIDEO CARD GAME | 07/01/2003 | 6,585,587 | ISSUED |
| US | BINGO-STYLE WORD GAME | 09/02/2003 | 6,612,578 | ISSUED |
| US | SYSTEM AND METHOD FOR PLAYING A MULTIPLE-ROW MATCHING GAME | 02/07/2006 | 6,994,625 | ISSUED |
| US | SYSTEM AND METHOD FOR PLAYING A MULTIPLE-ROW MATCHING GAME WITH A BONUS FEATURE | 02/14/2006 | 6,997,806 | ISSUED |
| US | METHOD AND SYSTEM FOR PLAYING A POKER MATRIX GAME | 11/21/2006 | 7,137,883 | ISSUED |

| r | | | | |
|----|--|------------|-----------|--------|
| US | METHOD AND SYSTEM FOR PLAYING A POKER GAME ENABLING BONUS BETS | 09/18/2007 | 7,270,330 | ISSUED |
| US | GAMING MACHINE AND GAME HAVING SEQUENTIAL SYMBOL MATCHING FEATURE | 05/18/2010 | 7,717,786 | ISSUED |
| US | DEVICE AND METHOD FOR PLAYING A BINGO-LIKE GAME | 08/09/2011 | 7,993,193 | ISSUED |
| US | MULTI-PLAYER MATCHING GAME | 12/25/2012 | 8,337,291 | ISSUED |
| US | POKER GAME HAVING SEQUENTIAL HANDS WITH INCREASING NUMBERS OF CARDS | 02/26/2013 | 8,382,569 | ISSUED |
| US | BINGO-TYPE MATCHING GAME | 10/15/2013 | 8,556,701 | ISSUED |
| US | GAME AND GAMING MACHINE HAVING BINGO-TYPE BONUS EVENT | 09/27/2016 | 9,454,877 | ISSUED |

SCHEDULE B

Trademarks

| MARK | Class | APPLICATION/ REGISTRATION NUMBER |
|----------------------------|-----------------------|-------------------------------------|
| 1. SLINGO | 9, 14, 21, 25, 26, 41 | 2,651,182 |
| 2. 5 CARD SLINGO | 9, 41 | 2,591,818 |
| 3. SLINGO SHARE AND WIN | 9 | 4,614,038 |
| 4. CASINO TO GO | 9 | 5,013,145 |
| 5. CASINO TO GO | 41 | 5,013,146 |
| 6. SLINGO BONUS BET 21 | 22, 23, 38, 50 | 3,304,173 |

SCHEDULE C

Copyrights

None.

156955505 vl

PATENT REEL: 044402 FRAME: 0745

RECORDED: 12/14/2017