

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6542683

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
FRANK J PELLEGRINI	10/15/2019
RECEIVING PARTY DATA	
Name:	DIRTY DOG GAMING, INC.
Street Address:	6700B RESERVATION ROAD
City:	YORKVILLE
State/Country:	ILLINOIS
Postal Code:	60560
PROPERTY NUMBERS Total: 2	
Property Type	Number
Application Number:	16572273
Application Number:	14880831
CORRESPONDENCE DATA	
Fax Number:	(877)636-3091
<i>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.</i>	
Phone:	630-554-5949
Email:	saplawoffice@mac.com
Correspondent Name:	SHERI A. PELLEGRINI, ESQ.
Address Line 1:	6700B RESERVATION ROAD
Address Line 4:	YORKVILLE, ILLINOIS 60560
ATTORNEY DOCKET NUMBER:	522832-19
NAME OF SUBMITTER:	SHERI A. PELLEGRINI, ESQ.
SIGNATURE:	/Sheri A. Pellegrini/
DATE SIGNED:	02/09/2021
This document serves as an Oath/Declaration (37 CFR 1.63).	
Total Attachments: 2	
source=2019.10.15 EXECUTED Assignment to Dirty Dog Gaming with Addendum#page1.tif	
source=2019.10.15 EXECUTED Assignment to Dirty Dog Gaming with Addendum#page2.tif	

**ASSIGNMENT OF
INTELLECTUAL PROPERTY RIGHTS**

This Assignment of Intellectual Property Rights, ("Assignment"), is made effective October 15, 2019 (the "Effective Date"), by Frank J. Pellegrini, an individual residing at 6700B Reservation Road, Yorkville, Illinois 60560 ("Assignor" and/or "Pellegrini") to Team Play Gaming, Inc., an Illinois corporation located at 6700B Reservation Road, Yorkville, Illinois 60560 ("Assignee" and/or "TP Gaming");

WHEREAS, Team Play, Inc., and its shareholders (collectively, "Team Play") have assigned to Pellegrini the entire right, title, and interest in and to the Intellectual Property License Agreement effective March 5, 2018 with Bally Gaming, Inc., (the "Bally Gaming License"), along with all rights necessary to enable Pellegrini to perform the Bally Gaming License, pursuant to the stock sale agreement effective January 1, 2019 and assignments effective February 26, 2019 and September 10, 2019;

WHEREAS, Team Play also assigned to Pellegrini, for utilization in the Gaming Machines Field of Use, all right, title and interest in the current and future entertainment games developed by or on behalf of Team Play, its Transferees or Affiliates; and effective February 26, 2019, Pellegrini is the sole successor to Team Play's entire business in Gaming Machines.

WHEREAS, the Assigned Property transferred to Pellegrini included without limitation US Patent Publication No. 20160104343A1 issued as Patent No. 10,445,972 and Trademarks No. 87950413, 87950421, 87030015, 86439820, 86438875, 85253546, 85112889, 85253546, 85112887, 78639284, 78639274, 78639262, 78639248, 78265853, 78267063, 78485595, 5139037, 4842711, 4842707, 4017082, 4000047, 2903284, and 2978958.

WHEREAS, on July 25, 2019, Pellegrini incorporated Team Play Gaming, Inc., ("Assignee"); Pellegrini is its sole shareholder; and he wishes to transfer to Assignee all rights in the Bally Gaming License and the Team Play Games;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, Assignor hereby irrevocably and completely grants, transfers, assigns, and conveys to Assignee (including its successors, heirs, assigns, and representatives) Assignor's entire right, title, and interest in and to the Bally Gaming License and the Team Play Games. This assignment includes, without limitation, the right to receive all licensing royalties and proceeds in any form, arising from or relating to the Bally Gaming License, Licensed Products, Gaming Machines and/or the use of the Licensed Property and the Team Play Games for the Gaming Machines Field of Use, and Assignor hereby relinquishes any and all claims thereto. Assignor represents and warrants that he has the power and authority to make this Assignment, and that he has not previously transferred, licensed, encumbered, pledged or otherwise conveyed any rights in the Bally Gaming License or the Team Play Games, in any way that would restrict or preclude his execution and/or performance of this Assignment.

ASSIGNOR FURTHER AGREES that, throughout the Licensed Term of the Bally Gaming License, Assignor and his successors, heirs, assigns, Affiliates, and representatives shall be bound by and shall fully perform the Bally Gaming License terms and conditions benefitting

Bally Gaming, Inc., and, without further consideration, shall promptly sign and deliver documents, provide all Technical Information requested, and assist Assignee and Bally Gaming, Inc., as needed, in exercising their rights and in performing their respective obligations pursuant to the Bally Gaming License.

ASSIGNOR FURTHER AGREES that the Assignment of Intellectual Property Rights for Gaming Machines Field of Use, effective February 26, 2019, executed by Team Play, Inc., (the "Gaming Machines Assignment"), is incorporated herein by this reference; that all rights and Assigned Property conveyed to Assignor by the Gaming Machines Assignment are hereby conveyed to Assignee; that the rights conveyed to Assignee pursuant to this Assignment are intended to include all rights necessary to enable Assignee to perform the terms and conditions of the Bally Gaming License; and that Assignee is the sole successor to Team Play, Inc.'s entire business in Gaming Machines.

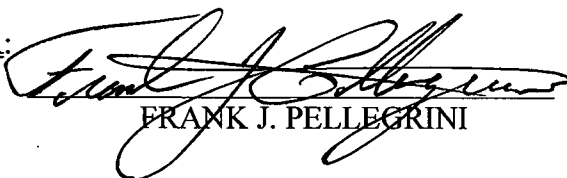
For purposes of this Assignment:

- A. "Affiliate," "Assigned Property," "Entertainment Games Field of Use," "Gaming Machines Field of Use," "Gaming Machines," "Intellectual Property Rights," "Team Play Games," "Technical Information," and "Transferee" shall have the meanings defined in the Gaming Machines Assignment.
- B. "Licensed Term," "Licensed Products" and "Licensed Property" shall have the meanings defined in the Bally Gaming License.

If any provision of this Assignment is held by any court to be unenforceable, such provision shall be interpreted to accomplish the objectives of the original provision to the fullest extent allowed by law, and the remainder of this Assignment shall remain in full force and effect.

IN WITNESS WHEREOF, the Assignor has executed this Assignment to be effective as of the date first written above:

ASSIGNOR:


FRANK J. PELLEGRINI

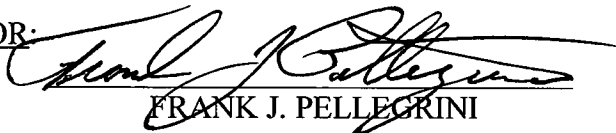
Date: October 15, 2019

ADDENDUM

Whereas, Assignee has changed its name to Dirty Dog Gaming, Inc., the above Assignment is hereby amended to substitute "Dirty Dog Gaming, Inc." for "Team Play Gaming, Inc." as Assignee. The remainder of the Assignment shall remain unchanged.

IN WITNESS WHEREOF, the Assignor has executed this Addendum to be effective retroactive to October 15, 2019:

ASSIGNOR:


FRANK J. PELLEGRINI

Date: December 9, 2019