

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

Assignment ID: PAT1837103

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
IDEMIA Identity & Security France	01/25/2024
RECEIVING PARTY DATA	
Company Name:	CARRUS GAMING
Street Address:	30 rue des petits hotels
City:	Paris
State/Country:	FRANCE
Postal Code:	75010
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	9076075
CORRESPONDENCE DATA	
Fax Number:	
<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:	8015666633
Email:	wiseman@tnw.com
Correspondent Name:	Garron M. Hobson
Address Line 1:	8180 S. 700 E.
Address Line 2:	Suite 350
Address Line 4:	Sandy, UTAH 84070
ATTORNEY DOCKET NUMBER:	3177-010.PCT.US
NAME OF SUBMITTER:	BRENDA WISEMAN
SIGNATURE:	/BRENDA WISEMAN/
DATE SIGNED:	02/20/2025
Total Attachments: 5	
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Patent Assignment Agreement

This Patent Assignment Agreement (hereafter the "Agreement") is entered into on January 25th, 2024 (hereafter the "Effective Date") by and between:

IDEMIA Identity & Security France, a simplified joint stock company incorporated under the laws of France with a capital of 517 242 451 euros, having its registered office located at 2 Place Samuel de Champlain, 92400 Courbevoie, France, registered under number 440305282 with the Nanterre Trade and Companies Registry,

herein duly represented by Jean Christophe FONDEUR acting as Group CTO, duly authorized for the purpose hereof,

("IDEMIA");

And

CARRUS GAMING a simplified joint stock company incorporated under the laws of France with a capital of 83 200 100 euros, having its registered office located at 30 rue des petits hotels 75010 Paris, France, registered under number 883575623 with the Paris Trade and Companies Registry,

herein duly represented by Timothée CARRUS acting as General Director, duly authorized for the purpose hereof,

(the "Company") or "CARRUS GAMING";

IDEMIA France and the Company are collectively referred to herein as the "Parties" and individually as a "Party".

WHEREAS:

- (A) On November 30th, 2020, IDEMIA signed with GOLD FRANCE (hereafter referred to as "GOLD") an agreement (hereafter referred to as 'License Agreement') to license patents and patent applications as set forth herein.
- (B) IDEMIA will sell all its shares in GOLD to the Carrus group on November 30, 2020.
- (C) On January 06, 2021, GOLD changed its name to CARRUS GAMING.
- (D) IDEMIA wishes to abandon the patents and patent applications described in Appendix 1 (hereinafter collectively referred to as the 'Patents').
- (E) IDEMIA expressed its desire to abandon the Patents via email on November 21, 2023, and on December 21, 2023 by email and by registered letter with an

acknowledgment of receipt. The Company responded with a letter dated January 3, 2024, expressing its interest in acquiring the Patents.

- (F) In this context, the Parties have entered into this Agreement in order to formalize the transfer of ownership of the Patents from IDEMIA to the Company in accordance with the provisions of Article 2.2 of the License Agreement.

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

Article 1 – Purpose of the Agreement

The purpose of this Agreement is the assignment by IDEMIA to the Company of the Patents and all related rights, including all priority rights, all associated international extensions for all countries, and all procedures, together with any resulting patent or patent application, including any validations, divisionals, continuations, continuation-in-part, reexaminations, or re-issues.

Article 2 – Assignment

At The Effective Date, IDEMIA, for good and valuable consideration, hereby assigns and transfers all rights, titles and interests in and of ownership and possession of its share of the Patents, without exception or reservation, to the Company, who accepts.

Company hereby assumes ownership of the aforementioned rights, titles, and interests and will have full and total possession and enjoyment thereof. IDEMIA also hereby assigns to Company all rights of recourse for any earlier acts of infringement that are not time-barred.

As a result of this assignment, Company is subrogated to all the rights, actions and liens associated with the Patents as a result of this Agreement.

Article 3 – Consideration and expenses

3.1 Price of the Patents

It is agreed between the parties that the Patents will be transferred to Company for a fixed price of one euro (1€) per patent or application patent.

The total amount for the assignment of the Patents is therefore twenty nine (29€), exclusive of VAT and any other governmental taxes imposed or to be imposed in the future and to be paid by the Company.

The Company will pay the undisputed and duly issued invoice in Euros, within sixty (60) days of the invoice date, by electronic transfer to the IDEMIA's bank account as indicated in the invoice.

3.2 Other Expenses

All expenses, charges, taxes and fees owed for any formalities relating to the assignment of the Patents will be borne by the Company.

This Agreement will be registered or otherwise recorded in the national patent registers held by the intellectual property offices in the countries in which the Patents have been granted or are pending, by the Company at its expense.

Full powers are granted to the bearer of a copy of this Agreement in order to register the Agreement and record references to it wherever and whenever necessary.

Article 4 – Representation and warranty

IDEMIA represents and warrants that it is the sole owner of the Patents and is free to assign them to Company.

Each of the Parties agrees to take all acts and execute all such documents as are reasonably requested by the other to effectuate the intent of this Agreement.

Article 5 – Applicable law – Disputes

This Agreement shall be governed and interpreted by and under the laws of France. Any dispute arising from the interpretation or performance of this Agreement which the Parties are unable to resolve amicably beforehand shall fall under the exclusive jurisdiction of the Commercial Court of Nanterre, France.

The Parties have executed this Agreement on the date first written above.

IDEMIA

Company

By:

By:

Name: Jean-Christophe FONDEUR

Name: Timothée CARRUS

Title: Group CTO

Title: General Director



Appendix 1 : List of Patents

Case reference	Country	Filing date	Filing Number	Granting Date	Granting Number	Statut
M14239-AU-NP	AU	08 Oct 2015	2015238872	27 Feb 2020	2015238872	Grant
M14239-CA-NP	CA	07 Oct 2015	2908210	21 Mar 2023	CA2908210	Grant
M14239-DE-EPA	DE	07 Oct 2015	15188820.3	12 Jan 2021	EP3007105	Grant
M14239-FR-EPA	FR	07 Oct 2015	15188820.3	12 Jan 2021	EP3007105	Grant
M14239-FR-NP	FR	10 Oct 2014	14 59742	12 Jan 2021	FR14 59742	Grant
M14239-US-NP	US	08 Oct 2015	14/878837	17 Jul 2018	10025977	Grant
M15037-AU-NP	AU	10 Feb 2017	2017200916	03 Mar 2022	2017200916	Grant
M15037-CA-NP	CA	08 Feb 2017	2957545			Publication of Application
M15037-EP-EPA	EP	09 Feb 2017	17155348.0			Publication of Application
M15037-FR-NP	FR	12 Feb 2016	16 51157	27 Sep 2019	3047832	Grant
M15037-US-NP	US	07 Feb 2017	15/426710	13 Aug 2019	US10380415	Grant
M13932-AT-EPT	AT	25 May 2011	EP11726900.1	18 Oct 2017	EP2577561	Grant
M13932-CA-PCT	CA	25 May 2011	CA2800512	06 Mar 2018	CA2800512	Grant
M13932-DE-EPT	DE	25 May 2011	EP11726900.1	18 Oct 2017	EP2577561	Grant
M13932-ES-EPT	ES	25 May 2011	EP11726900.1	18 Oct 2017	EP2577561	Grant
M13932-FR-EPT	FR	25 May 2011	EP11726900.1	18 Oct 2017	EP2577561	Grant
M13932-FR-NP	FR	27 May 2010	FR10 54116	27 Jul 2012	FR2960673	Grant
M13932-HK-FPR	HK	10 Apr 2013	13 104 391.2	04 May 2018	HK1177534	Grant
M13932-SE-EPT	SE	25 May 2011	EP11726900.1	18 Oct 2017	EP2577561	Grant
M13932-US-PCT	US	25 May 2011	US13/700 081	09 Dec 2014	US8908237	Grant
M13991-AT-EPT	AT	28 Nov 2012	EP12791197.2	24 Feb 2016	EP2786314	Grant
M13991-AU-PCT	AU	28 Nov 2012	AU2012344005	23 Aug 2018	AU2012344005	Grant
M13991-CA-PCT	CA	28 Nov 2012	CA2857228	22 May 2018	CA2857228	Grant
M13991-DE-EPT	DE	28 Nov 2012	EP12791197.2	24 Feb 2016	EP2786314	Grant
M13991-ES-EPT	ES	28 Nov 2012	EP12791197.2	24 Feb 2016	EP2786314	Grant
M13991-FR-EPT	FR	28 Nov 2012	EP12791197.2	24 Feb 2016	EP2786314	Grant
M13991-HK-FPR	HK	16 Dec 2014	14112605.6	14 Oct 2016	HK1199128	Grant

M13991-SE-EPT	SE	28 Nov 2012	EP12791197.2	24 Feb 2016	EP2786314	Grant
M13991-US-PCT	US	28 Nov 2012	US14/361651	07 Jul 2015	US9076075	Grant