TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM387048

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
TAPJOY, INC.		05/31/2016	Corporation: DELAWARE	

RECEIVING PARTY DATA

Name:	ORIX VENTURES, LLC
Street Address:	1717 MAIN STREET, SUITE 1100
City:	DALLAS
State/Country:	TEXAS
Postal Code:	75201
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 21

Property Type	Number	Word Mark						
Serial Number:	85694572	13TH FLOOR GAMES						
Registration Number:	4411831	APPITUDE						
Registration Number: 4685938								
Serial Number: 85771931		MASSIVE EDDY						
Serial Number: 85771936		MASSIVE EDDY STUDIOS						
Serial Number:	85464119	MOBILE VALUE EXCHANGE						
Serial Number:	85914743	MYTAPJOY						
Serial Number:	86042728	MY TAPJOY						
Serial Number: 86092778		NGEN						
Serial Number: 86219568		NGEN						
Serial Number:	85814933	REWARDING APP DISCOVERY						
Registration Number:	4579569	REWARDING MOBILE						
Registration Number:	4005038	SOCIALKAST						
Registration Number:	4118236	TAPJOY						
Registration Number:	4332085	TAPJOY						
Registration Number:	4291516	TAPJOY APPITUDE						
Registration Number:	4565639	TAPJOY MARQUEE VIDEO						
Registration Number:	4243370	TAPJOY MOBILE VALUE EXCHANGE						
Serial Number:	85562800	TAPMASTER						

Property Type	Number	Word Mark
Serial Number:	85694546	THIRTEENTH FLOOR GAMES
Serial Number:	86678227	FUTURE VALUE MAP

CORRESPONDENCE DATA

Fax Number: 2149326499

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: 214-932-6400

Email: sshernandez@mcguirewoods.com

Correspondent Name: NAM H. HUYNH

Address Line 1: 2000 MCKINNEY AVENUE, SUITE 1400

Address Line 4: DALLAS, TEXAS 75201

NAME OF SUBMITTER:	Nam H. Huynh				
SIGNATURE:	/Nam H. Huynh/				
DATE SIGNED:	06/08/2016				

Total Attachments: 16

source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page1.tif source=Active_78846503_1_Tapjoy Intellectual Property Security Agreement#page2.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page3.tif source=Active_78846503_1_Tapjoy Intellectual Property Security Agreement#page4.tif source=Active_78846503_1_Tapjoy Intellectual Property Security Agreement#page5.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page6.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page7.tif source=Active_78846503_1_Tapjoy Intellectual Property Security Agreement#page8.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page9.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page10.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page11.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page12.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page13.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page14.tif source=Active 78846503 1 Tapjoy Intellectual Property Security Agreement#page15.tif source=Active 78846503_1_Tapjoy Intellectual Property Security Agreement#page16.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (this "<u>Agreement</u>") is entered into as of May 31, 2016 (the "<u>Effective Date</u>") by and among ORIX VENTURES, LLC, a Delaware limited liability company ("<u>Lender</u>"), and TAPJOY, INC., a Delaware corporation ("<u>Grantor</u>").

RECITALS

- A. Lender has agreed to make certain advances of money and to extend certain financial accommodations to Grantor in the amounts and manner set forth in that certain Loan and Security Agreement by and between Lender and Grantor dated as of the date hereof (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein are used as defined in the Loan Agreement). Lender is willing to make the Loans to Grantor, but only upon the condition, among others, that Grantor shall grant to Lender a security interest in all of its Intellectual Property to secure the obligations of Grantor under the Loan Agreement.
- B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Lender a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral. The Collateral includes without limitation all Intellectual Property (including without limitation the Intellectual Property described herein).

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Agreement, Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

- 1. To further evidence the security interest granted under the Loan Agreement, Grantor grants and pledges to Lender a first-priority security interest in all of Grantor's right, title and interest in, to and under its Intellectual Property (including without limitation those copyrights, patents, trademarks and mask works listed on Schedules A, B and C hereto), and including without limitation all proceeds thereof (such as, by way of example but not by way of limitation, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all re-issues, divisions continuations, renewals, extensions and continuations-in-part thereof.
- 2. Grantor represents and warrants that as of the Effective Date (i) listed on <u>Schedule A</u> are all copyrights, software, computer programs, mask works, and other works of authorship owned or controlled by such Grantor which are registered with the United States Copyright Office, (ii) listed on <u>Schedule B</u> hereto are all patents and patent applications owned or controlled by such Grantor, and (iii) listed on <u>Schedule C</u> are all trademark registrations and pending registrations owned or controlled by such Grantor.
- 3. No Grantor shall, hereafter, register any maskworks, software, computer programs or other works of authorship subject to United States copyright protection with the United States Copyright Office without first complying with the following: (i) providing Lender with at least five (5) days prior written notice thereof, (ii) providing Lender with a copy of the application for any such registration and (iii) executing and filing such other instruments, and taking such further actions as Lender may reasonably request from time to time to perfect or continue the perfection of Lender's interest in the Collateral, including without limitation the filing with the United States Copyright Office, simultaneously with the filing by such Grantor of the application for any such registration, of a copy of this Agreement or a Supplement hereto in form acceptable to Lender identifying the maskworks, software, computer programs or other works of authorship being registered and confirming the grant of a security interest therein in favor of Lender.
- 4. This security interest is granted in conjunction with the security interest granted to Lender under the Loan Agreement. The rights and remedies of Lender with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or

hereafter available to Lender as a matter of law or equity. Each right, power and remedy of Lender provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Lender of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Lender, of any or all other rights, powers or remedies.

5. This Agreement may not be modified or amended, nor may any rights hereunder be waived, except in a writing signed by the parties hereto. This Agreement and all acts, transactions, disputes and controversies arising hereunder or relating hereto, and all rights and obligations of Lender and Grantor shall be governed by, and construed in accordance with the internal laws of the State of California without regard to conflict of laws principles, provided that Lender shall retain all rights arising under Federal law.

[remainder of page intentionally left blank]

2

Address of Grantor:

TAPJOY, INC.

By:

San Francisco, CA 94104

Attn:

LENDER:

Address of Lender:

ORIX VENTURES, LLC

1717 Main Street, Suite 1100

Dallas, TX 75201

Attn: General Counsel

Title:

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly

executed by its officers thereunto duly authorized as of the first date written above.

[SIGNATURE PAGE TO INTELLECTUAL PROPERTY SECURITY AGREEMENT]

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

	GRANTORS:
Address of Grantor:	TAPJOY, INC.
111 Sutter Street, 12th Floor	Ву:
San Francisco, CA 94104 Attac	Name:
	Title:
	,
	LENDER:
Address of Lender:	ORIX VENTURES, LIJE
1717 Main Street, Suite 1100	8y:
Dattes, TX 75201	Nume: Mark Campbell
Attn: General Counsel	7736 Authorized Bones envetion
1717 Main Street, Suite 1100 Dallos, TX 75201	ORIX VENTURES, LIC

[SIGNATURE PAGE TO INTELLECTUAL PROPERTY SECURITY AGREEMENT]

SCHEDULE A

Copyrights

See Attached

4

78709382

Tapjoy Copyright Matters

			33.3 33.2 33.2 33.2 33.2 33.2 33.2 33.2
Tapjoy, Inc.	US	5/22/15	TAPJOY SDK 11 iOS
Tapjoy, Inc.	US	5/22/15	TAPJOY SDK 11 ANDROID

All other SDK versions are not copyrighted

SCHEDULE B

Patents

See Attached

5

78709382

Tapjoy Patent Matters

	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
	US	US	PCT	Us	T T	PCT	US
•	13/920,294	13/828,771	PCT/US14/25454	13/802,027	13828707.5	PCT/US13/78452	13/733,743
•	6/18/13	3/14/13	3/13/14	3/13/13 13/13/13	12/31/13	12/31/13	1/3/13
	Mobile Device Advertising Chains	Intelligent Adjustment Of Graphical User Interfaces	Extrinsic Incentivized Scaffolding In Computer Games Via Advertising Responsive To Intrinsic Game Events	Extrinsic Incentivized Scaffolding In Computer Games Via Advertising Responsive To Intrinsic Game Events		Completing Mobile App Conversions	Taploy, Inc. US 13733,743 1/3/13 Completing Mobile App Conversions Paul Longhenry, Christopher Farm, Van Pham Pr
•	Paul Longhenry, John Gronberg, Jiangyi Pan, James Logsdon	Hai-Van Pham	Hans-Frederick Brown, Shane Mihelic-Booth	Hans-Frederick Brown, Shane Mihelic-Booth	3	Paul Longhenry, Christopher Farm, Van Pham	Paul Longhenry, Christopher Farm, Van Pham
•	Allowed	Expired	Pending	Pending	Pending	Expired	Pending
-	A primary offer and a secondary offer including a call to action are presented at a device. If the device completes an ation associated with the secondary offer, the system suns the values associated with the primary and secondary offer and subsequently uses the summed value to select offers to display at other devices. For example, based on a determination that the summed value of both the primary and secondary offer is high, the system may subsequently choose to display the primary offer at a second device over a different offer even if the value associated with the different offer even if the value associated with the offer alone.	Graphical interface adjusts 'intelligently' based on detected patterns in user interactions. Adjustments to graphical interfaces include automatic content advancement, modifying display locations of content, and removal, resizing, or relocation of interface components. For example, based on a determination that the user frequently paginates twently seconds after the loading of a page, an app may automatically cause pagination to occur twenty seconds after loading of the page.		A publisher of an app identifies scaffolding events in the app, which are events at which a user may be provided with a reward in exchange for viewing an ad. For example, adverse events in games, such as an in-game character losing energy, may frigger a scaffolding event. The publisher may identify, for each app event, an associated reward type and an incentive frequency value, indicating how frequently the app event should trigger a scaffolding event. App logic determines whether to generate a scaffolding event in response to an occurrence of an app event based on an incentive frequency value associated with the app event.			Method for identifying which account a mobile device is associated with in an environment where access to a device's unique device with in an environment where access to a device's unique device device with in an environment where access to a device's unique device device is the contain produced in the contain produced in the first prefixes, such as a link that is formatted according to a particular protocol. As a result of teceiving a request with a certain protocol identifier prefix a software development it (SDK) running as native provides the device identifier (UDIID) from the furning as provides the device identifier to a server or another app.

Tapjoy Patent Matters

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
PCT	c o	US	US	EP	CA	WT	PCT	US	US
PCT/US14/26/48	14/205,807	61/793,833	14/329,796	13736324.8	2861200	102101385	PCT/US13/20163	13/350,783	61/664,321
3/13/14	3/12/14	3/15/13	7/11/14	1/3/13	1/3/13	1/14/13	1/3/13	1/15/12	6/26/12
Rewarding Mobile App Installations Without A Software Development Kit In The Mobile App			Recommending Virtual Reward Offers And Awarding Virtual Rewards	Recommending Virtual Reward Offers And Awarding Virtual Rewards	Recommending Virtual Reward Offers And Awarding Virtual Rewards		Recommending Virtual Reward Offers And Awarding Virtual Rewards	Recommending Virtual Reward Offers And Awarding Virtual Linda Tong, Stephen James McGarlty, Ryan Allen Rewards Mohns, Hai-Van Pham, Norman Chan, Amir Bashir Manji, Jia Feng, Marc Bourget, Joey Pan, Hwan-Ju Choi	Mobile Device Advertising Chains
Christopher Paul Farm, Brian Stebar, Johnny Chan, Steve Tan	Christopher Paul Farm, Brian Stebar, Johnny Chan, Steve Tan	Christopher Paul Farm, Brian Stebar, Johnny Chan, Steve Tan		I Linda Tong, Stephen James McCarthy, Ryan Allen Johns, Hai-Van Pham, Norman Chan, Amir Bashir Manji, Jia Feng, Marc Bourget, Joey Pan, Hwan-Joon Choi	l Linda Tong, Stephen James McCarthy, Ryan Allen Johns, Hai-Van Pham, Norman Chan, Amir Bashir Maniji, Jia Feng, Marc Bourget, Joey Pan, Hwan-Joon Choi		l Linda Tong, Stephen James McCarthy, Ryan Allen Johns, Hai-Van Pham, Norman Chan, Amir Bashir Manji, Jia Feng, Marc Bourget, Joey Pan, Hwan-Joon Choi	I Linda Tong, Stephen, James McCarthy, Ryan Allen Johns, Hai-Van Pham, Norman Chan, Amir Bashir Manji, Jia Feng, Marc Bourget, Joey Pan, Hwan-Joon Choi	Paul Longheny, John Gronberg, Jiangyi Pan, James Logsdon
Expired	Allowed	Expired	Pending		Pending			Pending	Expired
	Method for detecting the installation or opening of a publisher app without requiring the publisher io include a software development kit (SDK) in the publisher app. A second publisher app, which contains the SDK, is installed on the same device as a first publisher app that doesn't include an SDK. The second publisher app that doesn't include an SDK. The second publisher app alerts the reward server when the first publisher app is opened, seecond publisher app the second publisher app the second publisher app to a protect and second publisher app to the s							Reward system determines which applications and offers to display in an offer wall and the order of reward applications and offers in the offer wall.	Tapjoy, Inc. US 6/1644,321 Mobile Device Advertising Chains Paul Longhenry, John Gronberg, Jiangyi Pan, James Expired Logsdon

Tapjoy Patent Matters

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.						
PCT	PCT	US	T.	O N	C _A	US	ĘP	O N	CA	US	Us
PCT/US11/46696	PCT/US11/36209	61/371,500	11815356.8	201180044117.4	2,807,481	13/198,809	11814933.5	201180043488.0	2,807,473	13/106,051	14/054,891
8/5/11	5/12/11	8/6/10	8/5/11	8/5/11	8/5/11	8/5/11	5/12/11	5/12/11	5/12/11	5/12/11	10/15/13
System And Method For Rewarding Application Installs	System And Method For Rewarding Application Installs	System And Method For Rewarding Application Installs	System And Method For Rewarding Application Installs	System And Method For Rewarding Application Installs	US 14/054,691 10/15/13 Selection Of Ad Units Of A Compound Advertisement For Hans-Frederick Brown, Shane Mihelic-Booth, Ravi Dev						
Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Manji, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Linda Tong, Amir Maŋij, Ryan Johns, Stephen McCarthy, Hwan-Joon Choi, Steve Tan, Johnny Chan	Benjamin Lewis, Lee Linden, Stephen McCarthy, Ryan Johns	Benjamin Lewis, Lee Linden, Stephen McCarthy, Ryan Johns	Benjamin Lewis, Lee Linden, Stephen McCarthy, Ryan Johns	Benjamin Lewis, Lee Linden, Stephen McCarthy, Ryan Johns	Hans-Frederick Brown, Shane Mihelic-Booth, Ravi Dev
	Entered National Phase	Expired	Pending	Pending	Pending	Filed	Pending	Pending	Pending	Allowed	
						A reward system sends a link to perform an action in an app. When the link is selected, the reward system rewards a user associated with the client device. The reward system generates an action ID for each app action that a publisher registers. The publisher integrates offer code into an application, where the offer code causes the publisher app to send a ping to the reward system when an incentivized action is performed by a user in the publisher app.				Reward system refers a device to a rewarding application. In response to determining that the device executed the application, the reward system rewards an account associated with the client device.	An ad delivery server receives a specification for a compound ad containing multiple ad units. The specification indicates that ad units are to be shown in a particular order and different bid values are associated with each ad unit. The ad delivery server selects a particular ad unit for display among a plurality of different all units of different compound ads based on bid value associated with the particular ad unit. The selection of the particular ad unit may also be based on a bonus bid value associated with the particular ad unit. The particular ad unit may further be selected based on a determination that a particular type of monetization event associated with the particular ad unit, such as the user running out virtual currency, has occurred.
						э ²		Awaiting response from Tapjoy regarding whether protection in Hong Kong is desired.			

SCHEDULE C

Trademarks

See Attached

6

78709382

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
BR	ΑU	S	S	US	US	-P	⊼ _R	US	S	US
906792738	1575177	85/914,743	85/464,119	85/771,936	85/771,931	2014-955	45-2014-148	86/219,562	85/629,874	85/694,572
9/23/13	8/16/13	4/25/13	11/3/11	11/5/12	11/5/12	1/9/14	1/8/14	3/12/14	5/18/12	8/3/12
	1575177	85/914,743				5676231	45-51749	4,685,938	4,411,831	
	8/16/13	4/25/13				10/21/14	6/6/14	2/10/15	10/1/13	
МуТарјоу	МуТарјоу	МуТарјоу	Mobile Value Exchange	MASSIVE EDDY STUDIOS	MASSIVE EDDY	Lockjoy	Lockjoy	Engine (Design)	APPitude	13TH FLOOR GAMES
909	009	009	035	009	009	009, 035, 042	009, 035, 042	009	009, 035	009, 035
Pending	Registered	Registered	Abandoned	Abandoned	Abandoned	Registered	Registered	Registered	Abandoned	Abandoned

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.					
JP	СТМ	O N	CA	US	US	ā	¥	СТМ	O Z	CA
2014-29545	12797511	tba	1,672,818	86/092,778	86/042,728	40-2013-58640	302706327	12077509	13099573	1,639,733
4/16/14	4/16/14	4/16/14	4/15/14	10/16/13	8/20/13	9/2/13	8/16/13	8/20/13	8/19/13	8/16/13
5676019	12797511	14388496		86/092,778	86/042,728	40-2013-58640	302706327	12077509	13099573	
6/6/14	7/10/15	5/28/15		10/16/13	8/20/13	9/2/13	3/11/14	8/20/13	12/21/14	
nGen	nGen	nGen	nGen	nGen	MyTapjoy (Design)	МуТарјоу	МуТарјоу	МуТарјоу	МуТарјоу	МуТарјоу
009	909	009	009	009	009	009	009	009	009	009
Registered	Registered	Registered	Pending	Registered	Registered	Registered	Registered	Registered	Registered	Pending

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
Z	СТМ	CN	CN	US	US	S	C _A	S	S	KR
2227754	10383388	10221767	10221738	85/377,880	85/085,484	86/140,074	1,627,711	85/814,933	86/219,568	40-2014-25495
11/1/11	11/1/11	11/23/11	11/23/11	7/21/11	7/15/10	12/10/13	5/22/13	1/3/13	3/12/14	4/16/14
	10,383,388	10,221,767	10,221,767	4,118,236	4,005,038	4,579,569			86/219,568	40-1081338
	11/1/11	2/21/13	2/21/13	3/27/12	8/2/11	8/5/14			3/12/14	1/13/15
TAPJOY	TAPJOY	TAPJOY	TAPJOY	TAPJOY	SOCIALKAST	REWARDING MOBILE	REWARDING APPL DISCOVERY	REWARDING APPL DISCOVERY	nGen & Device	nGen
009, 035, 042	009, 035, 042	042	035	009, 035, 042	035	035	009, 035, 042	009, 035, 042	009	009
Pending	Registered	Registered	Registered	Registered	Registered	Registered	Abandoned	Abandoned	Registered	Registered

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
S	KR	JP	CTM	CN	CN	C _A	US	RU	ΚR	JP
85/629,878	41-2013-15647	2013-24385	11706868	12392347	12392348	1,620,707	85/764,746	2011736600	45-2011-0005330	2011-078797
5/18/12	4/22/13	4/3/13	4/3/13	4/9/13	4/9/13	4/2/13	10/26/12	11/8/11	11/18/11	11/2/11
4,291,516	41-290069	5617386	11706868	12392347		TMA889,907	4,332,085	479,628	45-0044719	5,494,122
2/19/13	6/3/14	9/20/13	4/3/13	9/14/14		11/12/14	5/7/13	1/30/13	5/8/13	5/18/12
Tapjoy APPitude	TAPJOY (stylized)	TAPJOY	TAPJOY	TAPJOY						
009, 035	009, 035	035, 042	009, 035	042	035	009, 035	035, 042	009, 035, 042	009, 035, 042	009, 035, 042
Abandoned	Registered	Registered	Registered	Registered	Pending	Registered	Registered	Registered	Registered	Registered

Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.	Tapjoy, Inc.
US	Sn	US	US	US
86/678,227	85/694,546	85/562,800	85/464,129	86/099,059
6/29/15	8/3/12	3/7/12	11/3/11	10/23/13
			4,243,370	4,565,639
			11/13/12	7/8/14
FUTURE VALUE MAP	THIRTEENTH FLOOR GAMES	TapMaster	Tapjoy Mobile Value Exchange	Tapjoy Marquee Video
009, 035, 042	009, 035	042	035, 042	035
Registered	Abandoned	Abandoned	Registered	Registered

TRADEMARK **REEL: 005809 FRAME: 0518**

RECORDED: 06/08/2016