

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM379142

<b>SUBMISSION TYPE:</b>	RESUBMISSION		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>RESUBMIT DOCUMENT ID:</b>	900358398		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
INTERBLOCK USA L.C.		03/23/2016	Limited Liability Company: NEVADA
INTERBLOCK D.D.		03/23/2016	Corporation: SLOVENIA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	KEYBANK NATIONAL ASSOCIATION		
<b>Street Address:</b>	127 Public Square		
<b>City:</b>	Cleveland		
<b>State/Country:</b>	OHIO		
<b>Postal Code:</b>	44114		
<b>Entity Type:</b>	NATIONAL ASSOCIATION: UNITED STATES		
<b>PROPERTY NUMBERS Total: 4</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3957500	INTERBLOCK	
<b>Registration Number:</b>	3747396	INTERBLOCK MEMBER OF ELEKTRONCEK GROUP	
<b>Registration Number:</b>	3839678	ORGANIC	
<b>Registration Number:</b>	3750360	ELEKTRONCEK	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2164798386		
<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>			
<b>Phone:</b>	2164798386		
<b>Email:</b>	rebecca.gallagher@squirepb.com		
<b>Correspondent Name:</b>	Steven M. Auvil		
<b>Address Line 1:</b>	Squire Patton Boggs (US) LLP		
<b>Address Line 4:</b>	Cleveland, OHIO 44114		
<b>ATTORNEY DOCKET NUMBER:</b>	034691.00190		
<b>NAME OF SUBMITTER:</b>	Steven M. Auvil		
<b>SIGNATURE:</b>	/s/ Steven M. Auvil		
<b>DATE SIGNED:</b>	04/04/2016		

**Total Attachments: 16**

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on, with (only upon the occurrence and during  
sale to the extent permitted by applicable law,  
U.S. and foreign patents, trademarks, copyright  
patent applications, trademark applications, tra  
copyright applications, design rights and tra  
described and claimed in the patents and patent

**DOMESTIC INTELLECTUAL PROPERTY  
SECURITY AGREEMENT**

THIS DOMESTIC INTELLECTUAL PROPERTY SECURITY AGREEMENT (this  
“Agreement”) is made and entered into as of this

Clauses (a) through (d), below, the “Proprietary Collateral”), whether now owned or existing and filed or hereafter acquired or arising and filed, including, without limitation, the Proprietary Collateral listed on Exhibit A attached hereto and made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations in part thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world. In addition, without limitation of the foregoing, with respect to any applications by any Grantor for a trademark based on an intent to use the same, if and so long as such application is pending without an Amendment to Allege Use or a Statement of Use having been filed and accepted (such pending applications which are based on intent to use being hereinafter referred to collectively as “Intent-To-Use Applications”), so long as the applicable Grantor’s Intent-To-Use Application is pending without an Amendment to Allege Use or a Statement of Use having been filed and accepted, the Proprietary Collateral shall include only a security interest for collateral purposes in such Intent-To Use Application and not a sale, transfer, conveyance or other assignment thereof.

2. OBLIGATIONS AND LIABILITIES SECURED. The security interests of the Secured Party under this Agreement secure the following (collectively, the “Secured Obligations”):

(i) the full and prompt (x) payment of all principal amounts, when and as the same shall become due under the Credit Agreement, (y) payment of the interest payable under the Credit Agreement when and as the same shall become due (including interest accruing after the commencement of any case or proceeding under any Debtor Relief Law (a “Proceeding”) whether or not a claim for such interest is allowable in such Proceeding), and (z) the payment of all fees and other sums payable under the Credit Agreement when and as the same shall become due;

(ii) the full and prompt payment of all other amounts from time to time owing to any Secured Creditor under or in connection with this Security Agreement, the Guaranty Agreements, the Mortgages, the Pledge Agreements or any other Loan Document;

(iii) the payment of all reasonable out-of-pocket costs and expenses (including, but not limited to, reasonable attorneys’ fees incurred by the Secured Party in the collection of any or all amounts due and payable under the Credit Agreement and in the enforcement of its rights under the Credit Agreement, the Notes, the Guaranty Agreements, the Mortgages, the Pledge Agreements or any other Loan Document);

(iv) the payment of all sums expended or advanced by the Secured Party pursuant to the terms of any Loan Document; and

(v) the payment and performance of all other Obligations, including, without limitation, Bank Product Debt and obligations under Specified Hedge Agreements, in

each case subject to the provisions set forth in the definition of "Obligations" in the Credit Agreement.

3. NEW PATENTS, TRADEMARKS, COPYRIGHTS, ETC. If, prior to the termination of this Agreement, any Grantor shall (a) obtain rights to any new patentable inventions, or (b) become entitled to the benefit of any patent, trademark, copyright, trade name, service mark, patent application, trademark application, service mark application, license or any reissue, division, continuation, renewal, extension or continuation in part of any of the same or any improvement on any of the same, the provisions of Paragraph 2, above, shall automatically apply thereto and such patents, trademarks, trade names, service marks, patent applications, trademark applications, service mark applications, licenses, etc. shall automatically become Proprietary Collateral hereunder and shall be subject to the security interests described herein. Each Grantor shall give to the Secured Party written notice of the events described in clauses (a) and (b) within thirty (30) days of each such event. Each Grantor hereby authorizes the Secured Party to modify this Agreement by amending Exhibit A to include any future patents, trademarks, copyrights, trade names, service marks, patent applications, trademark applications, service mark applications and such Grantor agrees to execute any agreements, documents or instruments reasonably requested by the Secured Party to effectuate such amendment.

4. ROYALTIES; TERM. Each Grantor hereby agrees that the use by the Secured Party of the Proprietary Collateral, as authorized under Section 10 hereof, shall be co-extensive with such Grantor's rights thereunder and in respect thereof and without any liability for royalties or other related charges from the Secured Party to such Grantor. The term of the security interest granted herein shall extend until the earlier of (a) the expiration or termination of each item of Proprietary Collateral, or (b) the date on which all Collateral has been released pursuant to the terms of the Credit Agreement and other Loan Documents.

5. TERMINATION OF SECURITY INTEREST. This Agreement is made for collateral security purposes only. Upon release of all of the Collateral pursuant to the provisions of the Credit Agreement, this Agreement shall terminate, and the Secured Party shall promptly execute and deliver to each Grantor, at such Grantor's expense, all termination statements and other instruments as may be necessary or proper to terminate the Secured Party's security interest in the Proprietary Collateral subject to any disposition thereof which may have been made by the Secured Party pursuant to this Agreement, the Credit Agreement or any of the other Loan Documents.

6. DUTIES OF THE GRANTORS. Each Grantor shall have the duty (a) to prosecute any patent application, trademark application and service mark applications that are part of the patents, trademarks or service marks pending as of the date hereof and thereafter until the termination of this Agreement; (b) to make application on unpatented but patentable inventions, as such Grantor deems appropriate; (c) to take reasonable steps to preserve and maintain all of such Grantor's rights in any material Proprietary Collateral, including, without limitation, as appropriate, the use in interstate commerce, the timely payment of fees and the making of filings; and (d) not to divest itself of any right under any Proprietary Collateral, in each case unless such Proprietary Collateral is (i) obsolete, (ii) no longer used in the operation of the business, or (iii) replaced. Any expense incurred in connection with the foregoing shall be

borne by the Grantors. No Grantor shall abandon any material pending patent application, trademark application, service mark application or patent, trademark, copyright, trade name or service mark encumbered hereby and material to the operation or value of the business of such Grantor without the prior written consent of the Secured Party.

7. INFRINGEMENT. Each Grantor represents and warrants to the Secured Party that such Grantor owns and possesses, and will own or possess continuously throughout the term of this Agreement, the valid right to use the Proprietary Collateral, without any known conflict with the rights of others, and no litigation or proceeding is pending, or, to the knowledge of such Grantor, threatened against the Grantor, which might, if successful, adversely affect such Grantor's interest in the Proprietary Collateral in any material respect.

8. ADDITIONAL REPRESENTATIONS AND WARRANTIES. Each Grantor represents and warrants that it is the true and lawful owner or licensee of the Proprietary Collateral listed in the Exhibits attached hereto and that, to each Grantor's knowledge, said listed Proprietary Collateral constitutes all the patents and patent applications, trademarks, copyrights, service marks and other Proprietary Collateral registered in the United States Patent and Trademark Office or United States Copyright Office, as applicable, that such Grantor now owns or uses in connection with its business.

9. WAIVERS. No course of dealing between any Grantor and the Secured Party, and no failure to exercise or delay in exercising on the part of the Secured Party any right, power or privilege hereunder, under the Credit Agreement or any of the other Loan Documents, shall operate as a waiver of any of the Secured Party's rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder, under the Credit Agreement or under any other Loan Document shall preclude any other or further exercise thereof, or the exercise of any other right, power or privilege.

10. SECURED PARTY'S EXERCISE OF RIGHTS AND REMEDIES UPON AN EVENT OF DEFAULT.

(a) Upon the occurrence and during the continuance of an Event of Default, the Secured Party may (to the extent permitted by law) exercise any and all rights and remedies provided in this Agreement, the Credit Agreement, the other Loan Documents, at law and in equity. In connection therewith following the occurrence and during the continuance of an Event of Default, the Secured Party shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the patents, trademarks, copyrights or service marks secured hereby and, if the Secured Party shall commence any such suit, the Grantors shall, at the request of the Secured Party, do any and all lawful acts and execute any and all proper documents required by the Secured Party in aid of such enforcement. The Grantors shall, upon demand, promptly reimburse the Secured Party for all reasonable out-of-pocket costs and other reasonable expenses including, without limitation, reasonable attorneys' fees and expenses, incurred by the Secured Party in the exercise of its rights under this paragraph.

(b) Without limiting the generality of subparagraph (a), above, if an Event of Default shall occur and be continuing, the Secured Party may by written notice to the Grantors take any

or all of the following actions: (i) declare the entire right, title and interest of the Grantors in each of the patents, copyrights, trademarks and other Proprietary Collateral vested, in which event such right, title and interest shall immediately vest in the Secured Party, in which case each Grantor agrees to execute an assignment in form and substance reasonably satisfactory to the Secured Party of all its right, title, and interest to such Proprietary Collateral to the Secured Party; (ii) take and practice, use or sell the Proprietary Collateral; and (iii) direct the Grantors to refrain, in which event each Grantor shall refrain, from using or practicing the Proprietary Collateral directly or indirectly, and each Grantor shall execute such other and further documents as the Secured Party may reasonably request further to confirm this and to transfer ownership of the Proprietary Collateral to the Secured Party.

11. SEVERABILITY. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

12. MODIFICATION. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in paragraph 4 hereof or by a writing signed by the parties hereto pursuant to Section 9.02 of the Credit Agreement.

13. CUMULATIVE REMEDIES; POWER OF ATTORNEY. All of the Secured Party's rights and remedies in respect of the Proprietary Collateral whether established hereby, by the Credit Agreement, by any of the Loan Documents or by law, shall be cumulative and may be exercised singularly or concurrently. Upon the occurrence and during the continuance of an Event of Default, each Grantor hereby constitutes and appoints the Secured Party its true and lawful attorney-in-fact, with full power of substitution, with power to (a) endorse such Grantor's name on all applications, documents, papers and instruments necessary or desirable for the Secured Party in the use of the Proprietary Collateral, (b) take any other actions in respect of the Proprietary Collateral as the Secured Party deems in the best interest of the Secured Party, (c) grant or issue any exclusive or non-exclusive license under the Proprietary Collateral to anyone, or (d) assign, pledge, convey or otherwise transfer title in or dispose of the Proprietary Collateral to anyone. Each Grantor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until all of the Collateral shall have been released pursuant to the terms of the Credit Agreement. Each Grantor hereby acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Secured Party under the Credit Agreement or any of the other Loan Documents, but rather is intended to facilitate the exercise of such rights and remedies. The Secured Party shall have, in addition to all other rights and remedies given to it by the terms of this Agreement, all rights and remedies allowed by law and all rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Proprietary Collateral may be located or deemed located.

14. APPLICATION OF PROCEEDS. All Collateral and proceeds of Collateral obtained and realized by the Secured Party from the exercise of remedies hereunder or under any other documents relating to this Agreement shall, unless otherwise required by the terms of the

other Loan Documents or by applicable law, be applied in accordance with Section 25 of the Domestic Security Agreement, dated of even date herewith, by and among the Debtors party thereto and the Secured Party.

15. AGENT. The Secured Party will hold in accordance with this Agreement all items of the Collateral at any time received under this Agreement. The acceptance by the Secured Party of this Agreement, with all the rights, powers, privileges and authority so created, shall not at any time or in any event obligate the Secured Party to appear in or defend any action or proceeding relating to the Collateral to which it is not a party, or to take any action hereunder or thereunder, or to expend any money or incur any expenses or perform or discharge any obligation, duty or liability under the Collateral. By accepting the benefits of this Agreement, each Secured Creditor acknowledges and agrees that the rights and obligations of the Secured Party shall be as set forth in Article 8 of the Credit Agreement. Notwithstanding anything to the contrary contained in Article 8 of the Credit Agreement, this Section 15, and the duties and obligations of the Secured Party set forth herein, may not be amended or modified without the consent of the Administrative Agent.

16. ENFORCEMENT ON BEHALF OF SECURED CREDITORS. The Secured Creditors agree by their acceptance of the benefits hereof that this Agreement may be enforced on their behalf only by the action of the Secured Party, acting upon the instructions of the Required Lenders and that no other Secured Creditor shall have any right individually to seek to enforce or to enforce this Agreement or to realize upon the security to be granted hereby, it being understood and agreed that such rights and remedies may be exercised by the Secured Party, for the benefit of the Secured Creditors, upon the terms of this Agreement.

17. EFFECTIVENESS OF SECURITY DOCUMENTS. Some or all of the Grantors may execute and deliver to the Secured Party additional Security Documents governed by the laws of New York or of other jurisdictions, including foreign jurisdictions; and some or all of such other Security Documents may also grant rights and interests in property that is part of the Proprietary Collateral hereunder. All such rights and interests granted to the Secured Party in such other Security Documents are intended to be, and shall be, cumulative with the rights and interests granted to the Secured Party, for the benefit of the Secured Creditors, in this Agreement; and this Agreement shall not be construed to impugn the effectiveness of, or the security interests or other Liens granted by, any of such other Security Documents, nor shall any of such other Security Documents be construed to impugn the effectiveness of, or the security interests or other Liens granted by, this Agreement.

18. BINDING EFFECT; BENEFITS. This Agreement shall be binding upon the Grantors and their respective successors and assigns, and shall inure to the benefit of the Secured Party and its nominees, successors and assigns. Each Grantor's successors and assigns shall include, without limitation, a Subsidiary, a receiver, trustee or debtor-in-possession of or for such Grantor.

19. GOVERNING LAW. This Agreement shall be governed by, and construed in accordance with, the law of the State of New York (without reference to the conflicts of law



principles thereof other than Sections 5-1401 and 5-1402 of the New York General Obligations Law).

20. NOTICES. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in Section 9.01 of the Credit Agreement.

21. SECURED PARTY'S DUTY. The Secured Party shall have no duty in respect of the Proprietary Collateral. Without limiting the generality of the foregoing, the Secured Party shall be under no obligation to take any steps necessary to preserve rights in the Proprietary Collateral against any other parties, but (upon the occurrence and during the continuance of an Event of Default) may do so at its option (and, if it does not do so upon the occurrence and during the continuance of an Event of Default, Grantors may do so at Grantors' sole cost and expense and only with the prior written consent of the Agent (such consent not to be unreasonably withheld or delayed)), and all reasonable expenses incurred in connection therewith shall be for the sole account of the Grantors and added to the Secured Obligations secured hereby.

22. SECTION HEADINGS. The section headings herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.


23. JURY TRIAL WAIVER. EACH GRANTOR AND THE SECURED PARTY WAIVE ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, AMONG THE GRANTORS AND THE SECURED PARTY, ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE, GUARANTY OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HERewith, WITH THE CREDIT AGREEMENT OR WITH THE TRANSACTIONS RELATED THERETO.

[No further provisions are on this page; the next page is the signature page.]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective officers and agents thereunto duly authorized, as of the date first above written.

GRANTORS:

INTERBLOCK USA, L.C.

By:   
Name: Jobby Connelly  
Title: Chief Executive Officer

INTERBLOCK LTD.

By:   
Name: Rok Uhan  
Title: Chief Financial Officer

**SECURED PARTY:**

**KEYBANK NATIONAL ASSOCIATION,**  
as Administrative Agent

By: 

Name: Thomas A. Crandell

Title: Senior Vice President

S-2

{Signature Page to Domestic IP Security Agreement}

010-8200-6830/AMERICAS

**TRADEMARK**  
**REEL: 005761 FRAME: 0443**

EXHIBIT A

SCHEDULE OF PROPRIETARY COLLATERAL

**1. TRADEMARKS**

**a. Slovenian Trademark Registrations (registered with SIPO)**

Mark	Reg. No.	Date of Reg.	Owner
 elektronček <small>Member of IGT Devices Group</small>	200671169	3/14/2007	Interblock d.d.
 interblock <small>Member of IGT Devices Group</small>	200671170	3/14/2007	Interblock d.d.
<i>Organic</i>	200671168	3/14/2007	Interblock d.d.
<b>Euroblock</b>	200770624	10/17/2007	Interblock d.d.
POP'N POKER	201370128	1/27/2014	Interblock d.d.
BIG3SIX	201370127	1/27/2014	Interblock d.d.
TOUCHDOWN ROULETTE	201370129	1/27/2014	Interblock d.d.
GOALIROULETTE	201370126	1/27/2014	Interblock d.d.
LUCKY SHOOTER	201370130	1/27/2014	Interblock d.d.
INTERBLOCK SLOTDECK	201471319	11/4/2015	Interblock d.d.
Communist Video Slot	201570026	9/23/2015	Interblock d.d.
<b>WHEEL of DICE</b>	201570028	9/23/2015	Interblock d.d.
Sharing Sticky Wild	201570029	9/23/2015	Interblock d.d.

**b. Slovenian Trademark Applications (with SIPO)**

Mark	App. No.	Date of Reg.	Owner
PULSE AFTER DARK	201570965	filed and pending	Interblock d.d.
PULSE PLAYERS CLUB	201570966	filed and pending	Interblock d.d.
PULSE ARENA	201570967	filed and pending	Interblock d.d.
PULSE	201570968	filed and pending	Interblock d.d.

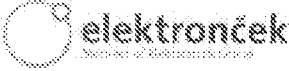



Exhibit A

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010-8179-6946/8/AMERICAS

**TRADEMARK**  
**REEL: 005761 FRAME: 0444**

**c. European Community Trademark Registrations**

Mark	No.	Reg. Date	Owner
	0928973	3/14/2007	Interblock d.d.
	0944989	3/14/2007	Interblock d.d.
	0944988	3/14/2007	Interblock d.d.
	0971430	4/14/2008	Interblock d.d.
POP'N POKER	1196203	12/23/2013	Elektroncek, d.d.
BIG3SIX	1196201	12/23/2013	Elektroncek, d.d.
TOUCHDOWN ROULETTE	1196202	12/23/2013	Elektroncek, d.d.
GOAL! ROULETTE	1196200	12/23/2013	Elektroncek, d.d.
PULSE ARENA	1285131	9/24/2015	Interblock d.d.
SUPERNOVA	005620083	29/1/2008	Elektroncek, d.d.
MEGASTAR	005571575	10/9/2009	Elektroncek, d.d.

**d. European Community Trademark Applications**

Mark	App. No.	App. Date	Owner
INTERBLOCK	015144678	2/24/2016	Interblock d.d.

**e. WIPO Trademark Registrations**





Mark	No.	Reg. Date	Owner
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	944989	3/14/2007	Interblock d.d.
	944988	3/14/2007	Interblock d.d.
	971430	4/14/2008	Interblock d.d.
POP'N POKER	1196203	12/23/2013	Elektroncek, d.d.
BIG3SIX	1196201	12/23/2013	Elektroncek, d.d.
TOUCHDOWN ROULETTE	1196202	12/23/2013	Elektroncek, d.d.

Exhibit A



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**TRADEMARK**  
**REEL: 005761 FRAME: 0445**

GOAL! ROULETTE	1196200	12/23/2013	Elektroncek, d.d.
PULSE ARENA	1285131	9/24/2015	Interblock d.d.




**f. U.S. Trademark Registrations**

Mark	Reg. No.	Reg. Date	Owner
INTERBLOCK	3957500	5/10/2011	Elektroncek d.d.
TOUCHDOWN ROULETTE	4680340	2/3/2015	Elektroncek d.d.
BIG3SIX	4680339	2/3/2015	Elektroncek d.d.
 <b>Interblock</b> Member of Elektroncek Group	3747396	2/9/2010	Elektroncek d.d.
 <b>Organic</b>	3839678	8/31/2010	Elektroncek d.d.
ELEKTRONCEK	3750360	2/16/2010	Elektroncek d.d.

**g. U.S. Trademark Applications**

Mark	Serial No.	App. Date	Owner
GOAL! ROULETTE	79144268	12/23/2013	Elektroncek d.d.
PULSE ARENA	79181332	9/24/2015	Interblock d.d.

**h. Canadian Trademark Registrations**

Mark	Reg. No.	Reg. Date	Owner
 <b>elektronček</b> Member of Elektroncek Group	TMA750320	10/15/2009	Elektroncek d.d.
 <b>Interblock</b> Member of Elektroncek Group	TMA749430	10/5/2009	Elektroncek d.d.
MEGASTAR	TMA728443	11/14/2008	Elektroncek d.d.
 <b>Organic</b>	TMA802406	7/19/2011	Elektroncek d.d.

**i. Canadian Trademark Applications**

Mark	App. No.	App. Date	Owner
POP'N POKER	1639075	8/12/2013	Elektroncek d.d.

Exhibit A



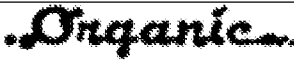
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**TRADEMARK**  
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TOUCHDOWN ROULETTE	1639071	8/12/2013	Elektroncek d.d.
GOAL! ROULETTE	1639076	8/12/2013	Elektroncek d.d.
BIG3SIX	1639070	8/12/2013	Elektroncek d.d.
PULSE AFTER DARK	1748029	9/28/2015	Interblock d.d.
PULSE ARENA	1748038	9/28/2015	Interblock d.d.
PULSE	1748041	9/28/2015	Interblock d.d.
PULSE PLAYERS CLUB	1748036	9/28/2015	Interblock d.d.

**j. Australian Trademark Registrations**

Mark	No.	Reg. Date	Owner
 elektronček <small>Member of Telekomunikacija Group</small>	1192073	3/14/2007	Interblock d.d.
 interblock <small>Member of Telekomunikacija Group</small>	1216224	3/14/2007	Interblock d.d.
 Organic	1216223	3/14/2007	Interblock d.d.
POP'N POKER	1613709	12/23/2013	Elektroncek, d.d.
BIG3SIX	1613707	12/23/2013	Elektroncek, d.d.
TOUCHDOWN ROULETTE	1613708	12/23/2013	Elektroncek, d.d.

**k. Miscellaneous Trademarks**



Mark	App. No.	Country
ELEKTRONCEK, MEMBER OF ELEKTRONCEK GROUP	2007/03803*	South Africa
INTERBLOCK, MEMBER OF ELEKTRONCEK GROUP	2007/03809*	South Africa
MEGASTAR	2006/23914*	South Africa
ORGANIC	2007/03815-20*	South Africa
 elektronček <small>Member of Telekomunikacija Group</small>	928973	Korea
 interblock <small>Member of Telekomunikacija Group</small>	944989	Korea

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	944988	Korea
	928973	Japan
INTERBLOCK	102451*	Macao

\*The Parent cannot confirm the accuracy or completeness of the indicated ownership, number, or effectiveness of this item. Upon the request of the Administrative Agent, the Parent will use commercially reasonable efforts to provide evidence of ownership, number, or effectiveness within 60 days after such request.

## 2. PATENTS

### a. Slovenian Patents (registered with SIPO)

Title	Pat No	Owner
Keyboard for Entering Bets on Electromechanical Gaming Machines	21827	Elektronček d.o.o.

### b. WIPO Patent Applications

Title	PCT No. Pub. No	Pub. Date	Owner
Terminal, System and Game Play Method for Random Number Selection Events	PCT/US2013/060383 WO/2014/047164	3/27/2014	Elektroncek d.d.
Three-Dimensional Auditorium Wagering System	PCT/US2013/061534 WO/2014/052356	4/3/2014	Elektroncek d.d.
Gaming System and Game Controller	PCT/AU2009/000235 WO/2009/105828	9/3/2009	Elektroncek d.d.

### c. U.S. Patents

Title	Pat. No.	Date	Owner
Remote live automatic electro-	9,135,775	9/15/2015	Interblock d.d.

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mechanical and video table gaming			
Wagering event on random distance movement	8,771,052	7/8/2014	Interblock d.d.
Three-dimensional auditorium wagering system	8,734,260	5/27/2014	Elektroncek d.d.
Three-wheel wagering device and method	8,622,808	1/7/2014	Elektroncek d.d.
Video gaming system for two players	8,622,799	1/7/2014	Elektroncek d.d.
Shuffling apparatus	8,360,431	1/29/2013	Elektroncek d.d.

**d. U.S. Patent Publications**

Title	Pub. No.	Pub. Date	Owner
Communal play system with individual station secondary play	20150235518	8/20/2015	Elektroncek d.d.
Second player electronic wagering system	20150119131	4/30/2015	Elektroncek d.d.
Electronic dice games and sic bo variant	20140162758	6/12/2014	Elektroncek d.d.
Drop element gaming systems, apparatus, methods and games	20140038680	2/6/2014	Elektroncek d.d.
Multiple Number Side Bet in Dice Game	20130225254	8/29/2013	Interblock d.d.
Terminal, System and Game Play Method for Random Number Selection Events	20140080565	3/20/2014	Interblock d.d.
Holographic Amusement/Wagering System with Vehicular User Transport	20140370978	12/18/2014	Interblock d.d.
Award Indicator for Economic Gaming Activity	20150005053	1/1/2015	Interblock d.d.
No-Skill Multi-Hand Blackjack	20150228161	8/13/2015	Interblock d.d.

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**TRADEMARK**  
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**e. Canadian Patent Applications**

Title	App No	Exam Requested	Owner
Gaming System and Game Controller	2716318	2/26/2014	Elektroncek d.d.

**f. Chinese Patents**

Title	Pat. No.	Owner
Electronic dice games and sic bo variant	201310654510*	Interblock d.d.
Gaming Device and Method of use with Balls of Different Diameters	200680041360*	Interblock d.d.

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**RECORDED: 03/24/2016**

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