## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM418431

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the inclusion of the CLOUDPATH mark (Serial No. 77803433) and remove such mark from the security interest previously recorded on Reel 005701 Frame 0505. Assignor(s) hereby confirms the security interest.

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Reloaded Games, Inc.		12/31/2015	Corporation: CALIFORNIA
Reloaded Productions, Inc.		12/31/2015	Corporation: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	Structural Capital Investments I, LP	
Street Address:	3555 Alameda De Las Pulgas	
Internal Address:	Suite 206	
City:	Menlo Park	
State/Country:	CALIFORNIA	
Postal Code:	94025	
Entity Type:	Limited Partnership: DELAWARE	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	77803433	CLOUDPATH

### **CORRESPONDENCE DATA**

**Fax Number:** 3146673633

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:** 314.552.6077

**Email:** ipdocket@thompsoncoburn.com

Correspondent Name: Shoko Naruo

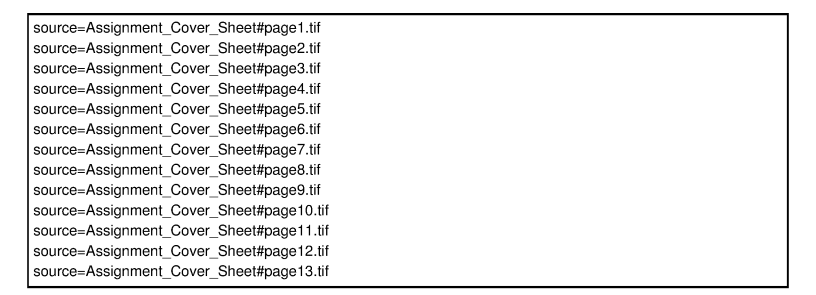
Address Line 1: Thompson Coburn LLP
Address Line 2: One US Bank Plaza

Address Line 4: St. Louis, MISSOURI 63101

NAME OF SUBMITTER:	Shoko Naruo
SIGNATURE:	/sn/
DATE SIGNED:	03/06/2017

**Total Attachments: 13** 

TRADEMARK
REEL: 006006 FRAME: 0595



TRADEMARK REEL: 006006 FRAME: 0596

# OP \$90.00 7780343

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM367862

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Reloaded Games, Inc.		12/31/2015	CORPORATION: CALIFORNIA
Reloaded Productions, Inc.		12/31/2015	CORPORATION: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	Structural Capital Investments I, LP
Street Address:	3555 Alameda De Las Pulgas
Internal Address:	Suite 206
City:	Menlo Park
State/Country:	CALIFORNIA
Postal Code:	94025
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

### **PROPERTY NUMBERS Total: 3**

Property Type Number		Word Mark
Serial Number:	77803433	CLOUDPATH
Serial Number:	85663466	APB VENDETTA
Serial Number:	85663464	APB VENDETTA

### **CORRESPONDENCE DATA**

**Fax Number:** 3104995922

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:** 3104404100

**Email:** jpost@raineslaw.com

**Correspondent Name:** Jennifer A. Post **Address Line 1:** 9720 Wilshire Blvd.

Address Line 2: 5th Floor

Address Line 4: Beverly Hills, CALIFORNIA 90212

ATTORNEY DOCKET NUMBER:	2316-009
NAME OF SUBMITTER:	Jennifer A. Post
SIGNATURE:	/Jennifer A. Post/
DATE SIGNED:	01/04/2016

TRADEMARK REEL: 006006 FRAME: 0503

# Total Attachments: 11 source=SharpMX7040N@raineslaw com\_20160104\_154542#page1.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page2.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page3.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page4.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page5.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page6.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page7.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page8.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page9.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page10.tif source=SharpMX7040N@raineslaw com\_20160104\_154542#page11.tif

TRADEMARK REEL: 006006 FRAME: 0598

### INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Agreement"), dated as of December 31, 2015, is made by each of the entities listed on the signature pages hereof (each a "Grantor" and, collectively, the "Grantors"), in favor of Structural Capital Investments I, LP, (the "Lender").

### WITNESSETH:

WHEREAS, pursuant to the Loan and Security Agreement, dated as of December 31, 2015 (as the same may be amended, restated, supplemented, amended and restated or otherwise modified from time to time, the "Loan Agreement") between Reloaded Games, Inc. ("Borrower") and Lender, Lender has agreed to make Advances ("Loans") to Borrower upon the terms and subject to the conditions set forth therein; and

WHEREAS, pursuant to the Loan Agreement, certain US Subsidiaries of Borrower are required to execute and deliver a Guaranty and Security Agreement whereby such Subsidiaries are granting a Lien and security interest to Lender in the assets and properties of such Subsidiary.

WHEREAS, pursuant to the Loan Agreement, the Borrower and each of the other Grantors are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the premises, to induce Lender to enter into the Loan Agreement, to induce Lender to make the Loans to Borrower thereunder which will substantially benefit each Grantor other than Borrower, the mutual covenants herein contained, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantors, jointly and severally, hereby agree with Lender as follows:

- 1. **Defined Terms**. Capitalized terms used herein without definition are used as defined in the Loan Agreement.
- 2. Grant of Security Interest in Collateral. Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations, hereby mortgages, pledges and hypothecates to Lender, and grants to Lender a Lien on and security interest in, all of its right, title and interest in, to and under the following property of such Grantor (the "Collateral"):
  - (a) all Intellectual Property including, without limitation, that referred to on <u>Schedule I</u> hereto;
  - (b) all licenses providing for the grant by or to such Grantor of any right under any Intellectual Property, including, without limitation, those referred to on Schedule I hereto:
  - (c) all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals, reversions and extensions of the foregoing;
  - (d) all goodwill of the Grantor connected with the use of, and symbolized by, such Intellectual Property; and
  - (e) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

- 3. Loan Agreement and Guaranty and Security Agreement. The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Lender pursuant to the Loan Agreement or under the Guaranty and Security Agreement (as the case may be), and each Grantor hereby acknowledges and agrees that the rights and remedies of Lender and Lender with respect to the security interest in the Collateral made and granted hereby are more fully set forth in the Loan Agreement and the Guaranty and Security Agreement, as applicable, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Loan Agreement or the Guaranty and Security Agreement, the provisions of the Loan Agreement or the Guaranty and Security Agreement, shall control unless Lender shall otherwise determine.
- 4. **Termination.** Upon the payment in full of the Obligations, the security interest in the Intellectual Property granted under this Agreement shall automatically terminate, and Lender shall, at Borrower's request and expense, execute, acknowledge, and deliver to the Grantors one or more instruments in writing in recordable form releasing the security interest in the Intellectual Property under this Agreement.
- 5. Grantor Remains Liable. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with their Intellectual Property subject to a security interest hereunder.
- 6. **Counterparts**. This Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart. Delivery of an executed signature page of this Agreement by facsimile transmission or electronic transmission shall be as effective as delivery of a manually executed counterpart hereof.

### 7. Choice of Law, Venue, Jury Trial Waiver.

- (a) Governing Law. California law governs the Loan Documents without regard to principles of conflicts of law. Grantors and Lender each submit to the exclusive jurisdiction of the State and Federal courts in San Mateo County, California; provided, however, that nothing in this Agreement shall be deemed to operate to preclude Lender from bringing suit or taking other legal action in any other jurisdiction to realize on the Collateral or any other security for the Obligations, or to enforce a judgment or other court order in favor of Lender. Grantors expressly submit and consent in advance to such jurisdiction in any action or suit commenced in any such court, and each Grantor hereby waives any objection that it may have based upon lack of personal jurisdiction, improper venue, or forum non conveniens and hereby consents to the granting of such legal or equitable relief as is deemed appropriate by such court. Each Grantor hereby waives personal service of the summons, complaints, and other process issued in such action or suit and agrees that service of such summons, complaints, and other process may be made by registered or certified mail addressed to Grantor at the address set forth in, or subsequently provided by Grantors in accordance with, Section 11 of the Loan Agreement and that service so made shall be deemed completed upon the earlier to occur of Grantors' actual receipt thereof or three (3) days after deposit in the U.S. mails, proper postage prepaid.
  - (b) Waiver of Jury Trial; Judicial Reference. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, GRANTORS AND LENDER EACH WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR BASED UPON THE LOAN DOCUMENTS OR ANY CONTEMPLATED TRANSACTION, INCLUDING CONTRACT, TORT, BREACH OF DUTY AND ALL OTHER CLAIMS. THIS WAIVER IS A MATERIAL INDUCEMENT FOR BOTH PARTIES TO ENTER

### INTO THIS AGREEMENT, EACH PARTY HAS REVIEWED THIS WAIVER WITH ITS

COUNSEL. If the jury waiver set forth in this Section is not enforceable, then any dispute, controversy or claim arising out of or relating to this Agreement or any of the transactions contemplated herein shall be settled by judicial reference pursuant to California Code of Civil Procedure Section 638 et seq., before a referee sitting without a jury, such referee to be mutually acceptable or, if none, then selected by the Presiding Judge of the California Superior Court for San Mateo County. This section shall not restrict the exercise of any non-judicial rights or remedies pursuant to applicable law.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, each Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

RELOADED GAMES, INC.,

a California corporation, as Grantor

A 20

By: Björn Böok-tarsson

Title: CEO

RELOADED PRODUCTIONS, INC.,

a California corporation, as Grantor

1-40

By:
Name: Bjorn Book Larssor

Title: CEO

FALLEN EARTH RELOADED, INC.,

a California corporation, as Grantor

vocusigned b

By: 7
Name: Bjorn Book-Larsson

Title: CEO

HAILAN RISING, INC.,

a California corporation, as Grantor

Docusigned by

Name: Björn Book Larsson

Title:

CEO

[SIGNATURES CONTINUED ON NEXT PAGE]

By:

RELOADED TECHNOLOGIES, INC.,

a California corporation, as Grantor

By: Name: Bjorn Book-Larsson

Title: CEO

PANDO NETWORKS CA, INC.,

a California corporation, as Grantor

Ву: 105633830838410

Name: Bjorn Book-Larsson

Title:

CEO

STRUCTURAL CAPITAL INVESTMENTS I, LP,

a Delaware limited partnership, as Lender

By: STRUCTURAL CAPITAL MANAGEMENT GP, II, LLC,

Its General Partner

Docusigned by:

By: Kar 158

Title: Ma

Managing Member

### SCHEDULE I TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

Patents, Patent Applications and Patent Licenses: none.

Copyrights, Copyright Registrations and Copyright Licenses: none other than common law copyrights which exist with respect to software created by Grantors.

### Trademarks:

Trademark	App. No.	Reg. No.	Jurisdiction	Registrati on/Filing Date	Currently Listed Owner
APB	2011724935	469671	Russia	8/29/12	Reloaded Productions, Inc.
APB RELOADED	2011424936	468099	Russia	8/13/12	Reloaded Productions, Inc.
ALL POINTS BULLETIN	2011724934	469670	Russia	8/29/12	Reloaded Productions, Inc.
FREE2PLAY	78/779,650	3,150,269	United States	9/26/06	Reloaded Games, Inc.
ALL POINTS BULLETIN	2005-016215	4922734	Japan	1/20/06	Real Time Worlds, Ltd.*
RELOADED PRODUCTIONS	85/308,729		United States	4/29/11	Reloaded Productions, Inc.
APB RETRIBUTION	86/038,328		United States	8/14/13	Reloaded Productions, Inc.
ALL POINTS BULLETIN	01199770	01199770	Taiwan	3/16/06	Reloaded Productions, Inc.
GAMERSFIRST	78/737,560	3,220,791	United States	3/20/07	Reloaded Games, Inc.
ALL POINTS BULLETIN	005011002	005011002	European Union	4/10/07	Reloaded Productions, Inc.
ALL POINTS BULLETIN	78/560,204	3,600,160	United States	3/31/09	Reloaded Productions, Inc.
ALL POINTS BULLETIN	78/810,601	3,600,315	United States	3/31/09	Reloaded Productions, Inc.

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TRADEMARK REEL: 006006 FRAME: 0602

Trademark	App. No.	Reg. No.	Jurisdiction	Registrati on/Filing Date	Currently Listed Owner
АРВ	78/810,599	3,600,314	United States	3/31/09	Reloaded Productions, Inc.
АРВ	78/560,167	3,592,998	United States	3/17/09	Reloaded Productions, Inc.
APB	2005-016214	4943588	Japan	4/7/06	Real Time Worlds, Ltd.*
ALL POINTS BULLETIN	40-2005- 0008251	659362	Korea	4/20/06	Reloaded Productions, Inc.
АРВ	2005- 0054349	671723	Korea	7/25/06	Reloaded Productions, Inc.
APB	2005- 0006123	660251	Korea	4/27/06	Reloaded Productions, Inc.
WINSTER	78/937,382	3,242,408	United States	5/15/07	Reloaded Games, Inc.
APB	200500970	235921	Norway	10/30/06	Real Time Worlds, Ltd. *
ALL POINTS BULLETIN	41-2006- 0008486	150229	Korea	6/20/07	Reloaded Productions, Inc.
АРВ	41-2006- 0008485	153507	Korea	8/22/07	Reloaded Productions, Inc.
APB RELOADED	85/307,594	4,262,023	United States	12/18/12	Reloaded Productions, Inc.
APB RELOADED	85/307.583	4,262,022	United States	12/18/12	Reloaded Productions, Inc.
APB	4518698	4518698	China	1/14/08	Reloaded Productions, Inc.
ALL POINTS BULLETIN	4518699	4518699	China	1/28/08	Reloaded Productions, Inc.
APB	007033467	007033467	European Union	8/26/09	Reloaded Productions, Inc.
SUPER NODE DELIVERY	85/940,881	4.646.794	United States	11/25/14	Reloaded Games, Inc.

Trademark	App. No.	Reg. No.	Jurisdiction	Registrati on/Filing Date	Currently Listed Owner
G GAMERSFIRST & Design	77/595,355	3.711,202	United States	11/17/09	Reloaded Games, Inc.
ARMAS	85/663,467	4,444,697	United States	12/3/13	Reloaded Games, Inc.
GAMERSFIRST LIVE!	85/795,604	4,446,497	United States	12/10/13	Reloaded Games, Inc.
ARMAS	85/664,060	4,463,513	United States	1/7/14	Reloaded Games, Inc.
ZOMBIES VS ZOMBIES	85/938,949	4,660,408	United States	12/23/14	Reloaded Productions, Inc.
ETERNAL ADVENTURE	008966483	008966483	European Union	9/14/10	K2 Network, Inc.
GAMERATI	009015421	009015421	European Union	9/27/10	K2 Network, Inc.
KINGONLINE	009091778	009091778	European Union	9/27/10	K2 Network, Inc.
FALLEN EARTH	86/485,194	4,743,763	United States	5/26/15	Reloaded Games, Inc.
AVENTURA ETERNA	1094807	1177249	Mexico	8/31/10	K2 Network, Inc.
ETERNAL ADVENTURE	1094805	1.231,423	Mexico	8/5/11	K2 Network, Inc.
APB	85/307,584	4,760,497	United States	6/23/15	Reloaded Productions, Inc.
ALL POINTS BULLETIN	85/307,592	4.760,498	United States	6/23/15	Reloaded Productions, Inc.
RELOADED GAMES	85/610,842	4,800,008	United States	8/25/15	Reloaded Games, Inc.
APB RETRIBUTION	86/038,324	4,804,581	United States	9/1/15	Reloaded Productions, Inc.

Trademark	App. No.	Reg. No.	Jurisdiction	Registrati on/Filing Date	Currently Listed Owner
AVENTURA ETERNA	4253622	63341	Peru	9/3/10	K2 Network, Inc.
HUKUMDAR	009369786	009369786	European Union	2/25/11	K2 Network, Inc.
RELOADED TECHNOLOGIES	85/940,184	4,822,565	United States	9/29/15	Reloaded Games, Inc.
APB RELOADED	009515768	009515768	European Union	5/2/11	Reloaded Productions, Inc.
APB	201072658	201072658	Turkey	1/7/13	Reloaded Productions, Inc.
APB RELOADED	201072620	201072620	Turkey	1/7/13	Reloaded Productions, Inc.
RELOADED PRODUCTIONS	009518101	009518101	European Union	5/2/11	Reloaded Productions, Inc.
RELOADED PRODUCTIONS	201072680	201072680	Turkey	12/23/11	Reloaded Productions, Inc.
ALL POINTS BULLETIN	201072668	201072668	Turkey	1/4/12	Reloaded Productions, Inc.
AVENTURA ETERNA	911761	908591	Chile	1/25/11	K2 Network, Inc.
AVENTURA ETERNA	230463	132311	Ecuador	5/17/11	K2 Network, Inc.
AVENTURA ETERNA	3008744	2439914	Argentina	5/20/11	K2 Network, Inc.
APB CLANWARFARE	10019412	10019412	European Union	10/13/11	Reloaded Productions, Inc.
APB VENDETTA	011321841	011321841	European Union	3/20/13	Reloaded Productions, Inc.
APB RETRIBUTION	012111506	012111506	European Union	1/28/14	Reloaded Productions, Inc.
APB RETRIBUTION	<u>A0040814</u>	1221105	Russian Federation (WIPO)	2/14/14	Reloaded Productions, Inc.

Trademark	Арр. №.	Reg. No.	Jurisdiction	Registrati on/Filing Date	Currently Listed Owner
АРВ	724549	724549	New Zealand	1/31/05	Reloaded Productions, Inc.
APB	50836/2005	532360	Switzerland	2/2/05	Reloaded Productions, Inc.
APB	004278891	004278891	European Union	2/10/05	Reloaded Productions, Inc.
ALL POINTS BULLETIN	004278883	004278883	European Union	2/10/05	Reloaded Productions, Inc.
ALL POINTS BULLETIN	1042971	1042971	Australia	2/23/05	Reloaded Productions, Inc.
APB	1042983	1042983	Australia	2/23/05	Reloaded Productions, Inc.
APB	581844	TM271937	Thailand	2/16/05	Reloaded Productions, Inc.
ALL POINTS BULLETIN	<u>584413</u>	TM235981	Thailand	3/15/05	Reloaded Productions, Inc.
APB	01177379	01177379	Taiwan	10/16/05	Reloaded Productions, Inc.
APB	1247561	TMA805043	Canada	8/23/11	Reloaded Productions, Inc.
ALL POINTS BULLETIN	1247562	TMA812898	Canada	11/29/11	Reloaded Productions, Inc.

<sup>\*</sup> Borrower acquired the intellectual property of Realtime Worlds, Ltd. ("RTW") related to APB in an administrative proceeding governed by Scottish law and concurrently therewith assigned such intellectual property to Reloaded Productions. Reloaded Productions is attempting to record the assignment in its favor for three (3) trademark registrations currently in RTW's name, but may not be able to do so according to local counsel. If Reloaded Productions is unable to record the assignment and, therefore, unable to maintain the registration, it will reapply for the affected mark in its own name.

### Material Licenses:

- 1. Exclusive Publishing and Distribution Agreement dated April 22, 2009, by and between Hoplon Infotainment S.A. and K2 Network (which was assumed by Reloaded Games, Inc.) for the development, distribution and marketing of APB: Reloaded on PC for the territory of Brazil.
- 2. Exclusive License and Distribution Agreement between the Reloaded Productions, Inc. and Innova Intellectual Properties SARL, as amended by that certain Amendment No. 1 with an effective date of September 30, 2015, for the development, distribution and marketing of APB: Reloaded on PC for the territories of Russia, Armenia, Azerbaijan, Belarus (Byelorussia), Georgia, Kazakhstan.

- Kyrgyzstan, Moldova, Tajikistan, Turkmenistan, Ukraine, Uzbekistan, and the following territories with limited status: Abkhazia and South Ossetia.
- 3. Binding Term Sheet dated May 13, 2014, by and between Reloaded Games, Inc., Reloaded Productions, Inc. and Koch Media GmbH for the development, distribution and marketing of APB: Reloaded on XboxOne and PlayStation4 on a worldwide basis. Such Term Sheet is being replaced by an Exclusive Publishing Agreement which has been finalized and is in signature process.
- 4. Valve/Steam License Agreement.
- 5. Reloaded Games, Inc. (and/or its Affiliates) license game engines as well as anti-hacking solutions from a number of third parties for the development, operation and security of its games.

RECORDED: 03/05/2016