

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM429256

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Tommo, Inc.		07/14/2016	Corporation: CALIFORNIA
RECEIVING PARTY DATA			
Name:	Billion Soft (Hong Kong) Limited		
Street Address:	15/F, 100 Queen's Road Central		
City:	Hong Kong		
State/Country:	HONG KONG		
Entity Type:	Limited Company: HONG KONG		
PROPERTY NUMBERS Total: 25			
Property Type	Number	Word Mark	
Registration Number:	2009337	GT	
Registration Number:	2026486	FREDDI FISH AND THE CASE OF THE MISSING	
Registration Number:	2071712	HUMONGOUS ENTERTAINMENT	
Registration Number:	2071719	HUMONGOUS ENTERTAINMENT	
Registration Number:	3294362	MOTOR MAYHEM	
Registration Number:	2141413	JUNIOR ARCADE	
Registration Number:	2152867	PAJAMA SAM	
Registration Number:	3418036	TYCOON CITY NEW YORK	
Registration Number:	3473342	HOT PIXEL	
Registration Number:	2179014	JUNIOR ARCADE	
Registration Number:	2216833	JUNIOR FIELD TRIPS	
Registration Number:	2216834	JUNIOR FIELD TRIPS	
Registration Number:	3667365	SPY FOX IN CHEESE CHASE	
Registration Number:	2149679	PAJAMA SAM	
Registration Number:	3970351	FREDDI FISH	
Registration Number:	4023890	UNDERGARDEN	
Registration Number:	2532038	PROFESSOR QUACK	
Registration Number:	2532039	MONKEY PENNY	
Registration Number:	2550293	SLAVE ZERO	
Registration Number:	1696213	FALCON	

OP \$640.00 2009337

Property Type	Number	Word Mark
Registration Number:	4175132	HUMONGOUS
Registration Number:	2623869	SPY FOX
Registration Number:	2743500	SPY FOX OPERATION OZONE
Registration Number:	2756890	MESS HALL MANIA
Registration Number:	2917821	SHADOW OPS

CORRESPONDENCE DATA

Fax Number:

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: 2022942287
Email: jgerben@gerbenlawfirm.com
Correspondent Name: Joshua M. Gerben, Esq.
Address Line 1: 1050 Connecticut Ave NW, Suite 500
Address Line 4: Washington, D.C. 20036

ATTORNEY DOCKET NUMBER:	06352-0001
NAME OF SUBMITTER:	Eric Perrott, Esq.
SIGNATURE:	/Eric Perrott, Esq./
DATE SIGNED:	05/30/2017

Total Attachments: 11
source=Tommo_Billionsoft_Assignment_Redacted#page1.tif
source=Tommo_Billionsoft_Assignment_Redacted#page2.tif
source=Tommo_Billionsoft_Assignment_Redacted#page3.tif
source=Tommo_Billionsoft_Assignment_Redacted#page4.tif
source=Tommo_Billionsoft_Assignment_Redacted#page5.tif
source=Tommo_Billionsoft_Assignment_Redacted#page6.tif
source=Tommo_Billionsoft_Assignment_Redacted#page7.tif
source=Tommo_Billionsoft_Assignment_Redacted#page8.tif
source=Tommo_Billionsoft_Assignment_Redacted#page9.tif
source=Tommo_Billionsoft_Assignment_Redacted#page10.tif
source=Tommo_Billionsoft_Assignment_Redacted#page11.tif

ASSIGNMENT OF INTELLECTUAL PROPERTY

THIS ASSIGNMENT OF INTELLECTUAL PROPERTY (this "Agreement") is dated 14 July 2016 ("Effective Date") and made

BETWEEN

- (1) **TOMMO, INC.**, a company incorporated in California, USA and having its office at 17038 Evergreen Place, City Of Industry, California 91745, USA (the "Assignor");

AND

- (2) **BILLION SOFT (HONG KONG) LIMITED**, a company incorporated in Hong Kong and having its office at 15/F, 100 Queen's Road Central, Hong Kong (the "Assignee"),

each a "Party", and together the "Parties", to this Agreement.

BACKGROUND

- (A) Through an intellectual property assignment agreement between various companies (as assignors) and the Assignor (as assignee) dated 17 July 2013, the Assignor is the sole and exclusive owner throughout the world of all rights to the IP Assets (as defined below).
- (B) The Assignor has agreed to assign the IP Assets to the Assignee upon the terms and conditions of this Agreement.

IT IS HEREBY AGREED as follows:

1. INTERPRETATION

1.1 **Definitions**

In this Agreement, unless the context otherwise requires, the following words and expressions shall have the following meanings:

"Affiliate" means any person which from time-to-time controls, is controlled by or is under common control with a Party to this Agreement, in each case only for so long as such control exists. As used in this definition, "control" of a person means the beneficial ownership (either directly or indirectly) of more than fifty per cent (50%) of the total voting power of the shares or securities then outstanding normally entitled to vote in elections of the board of directors or other managing authority of such person.

"Assignment Agreement" has the meaning ascribed to it in Clause 2.2.

"Business Day" means any day other than Saturday or Sunday on which the authorised banks are open for business in Hong Kong.

"Consideration" has the meaning ascribed to it in Clause 2.1.

"Hong Kong" means the Hong Kong Special Administrative Region.

"Intellectual Property" means any and all intellectual property rights including (but not limited to) all of the following, and all rights in, arising out of, or associated therewith (in each case, whether registered or not): (i) patents; (ii) know-how, trade secrets, ideas, concepts, inventions, discoveries, developments, devices, methods and processes (in each case, whether or not patentable); (iii) trade marks, service marks, business names, trade names, and domain names; (iv) rights in any designs; (v) copyright, software, source codes, object codes, specifications and other works of authorship, databases and database rights; (vi) any and all other intellectual property rights, and related documentation with respect to all of the foregoing; (vii) any and all registrations of, or applications to register, or any rights to register or apply to register, any of the foregoing; and/or (viii) any similar or analogous rights anywhere in the world.

"IP Assets" means any and all Intellectual Property listed in Schedule 1 and any and all common law and unregistered rights therein and/or in relation thereto.

"Representative" means any director, officer, employee, representative, adviser and/or agent of a Party.

1.2 **Construction**

In this Agreement, where the context admits:

- (A) references to "this Agreement" are references to this agreement and such other agreement or document duly executed by the Parties as may amend, vary, supplement, modify or novate this Agreement from time to time;
- (B) references to "Clauses" and "Schedules" in this Agreement are references to the clauses and schedules of and to this Agreement, and each Schedule shall have effect as if set out in this Agreement;
- (C) the headings and sub-headings in this Agreement are inserted for convenience only and shall not affect the construction of this Agreement;
- (D) the singular includes the plural and vice versa, references to the masculine, feminine and the neuter shall include all such genders, and words denoting persons shall include natural persons, bodies corporate, unincorporated associations and partnerships;
- (E) references to any Party includes its successors and permitted assigns; and
- (F) references to "in writing" includes typewriting, printing, lithography, photography, email messages, and other modes of reproducing words in a legible and non-transitory form.

2. **ASSIGNMENT**

- 2.1 In consideration of the payment of [REDACTED] (the "Consideration") from the Assignee to the Assignor in accordance with Clause 2.4, which the Assignor hereby acknowledges and agrees shall be in full and final payment for any and all rights, title and interests in and to the IP Assets assigned under this Agreement, and any and all obligations of the Assignor under this Agreement

(including, but not limited to, the Assignor's obligations under Clauses 2.2, 3.2, and 5.4), the Assignor hereby irrevocably assigns and transfers to the Assignee, with full title guarantee and free from any encumbrance, all rights, title and interest in and to the IP Assets to the fullest extent permitted by law, including, without limitation:

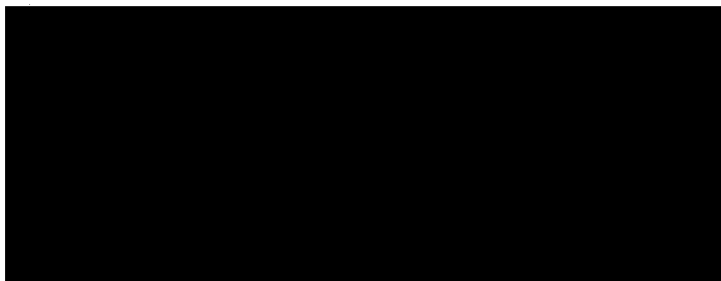
- (A) all goodwill therein; and
- (B) the right to bring, make, oppose, defend and/or appeal any proceedings, claims or actions, and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the IP Assets whether occurring before, on or after the Effective Date.


2.2 The Assignor agrees promptly to do all such things as may be required by the Assignee in order to:

- (A) perfect or confirm the Assignee's ownership of the IP Assets (including, but not limited to: (i) recording the Assignee as the registered proprietor (where applicable) of the IP Assets with the relevant local intellectual property office/authority/registry or other relevant authority; and/or (ii) executing a short form assignment agreement generally in the form as outlined in Schedule 2, or in such form as directed by the Assignee, incorporating, amongst others, any specific legal requirements for the country in question (each an "Assignment Agreement"), and the Assignor shall record such Assignment Agreement with the relevant local intellectual property office/authority/registry or other relevant authority);
- (B) fully cooperate with and assist the Assignee to take legal proceedings, and/or take legal proceedings itself as directed by the Assignee, against third parties in respect of any infringement of any of the IP Assets;
- (C) without prejudice to Clause 7, fully cooperate with and assist the Assignee to defend, and/or defend itself as directed by the Assignee against, any legal proceedings brought by any third parties in relation to the use of any of the IP Assets by the Assignee; and
- (D) give the Assignee the full benefit of this Agreement.

2.3 Within seven (14) Business Days of the date of this Agreement, the Assignor shall deliver up to the Assignee the originals of all registration certificates and renewal certificates for the applicable IP Assets being assigned under this Agreement (where applicable).

2.4 The Assignee shall pay to the Assignor the Consideration within ten (10) Business Days of the Effective Date by direct transfer (for which the Assignor shall bear any and all bank or other charges) to the following bank account:





Payment of the Consideration by the Assignee shall be subject to deduction of any tax or duty, including, but not limited to, withholding tax, value added tax or any sales tax, by any governmental authority anywhere in the world, in which case, the Assignee shall withhold and/or deduct (as the case may be) such tax or duty from the payment to be made by the Assignee and pay such tax or duty to the proper taxing authority. The Assignor shall otherwise be responsible for any applicable tax anywhere in the world which may be payable in relation to the payment of the Consideration for the IP Assets.

3. WARRANTIES

3.1 The Assignor hereby warrants to the Assignee as follows:

- (A) the Assignor is, and shall remain until the IP Assets are validly assigned to the Assignee, the sole and legal beneficial owner of, and owns all rights and interests in and to, the IP Assets to be assigned pursuant to this Agreement, with full title guarantee and free from any encumbrance;
- (B) the IP Assets are valid, and (where applicable) the Assignor has maintained any and all renewals and kept any and all of the IP Assets validly registered, and the Assignor shall renew and keep any and all of the IP Assets validly registered (where applicable) until validly assigned to the Assignee;
- (C) to the best of Assignor's knowledge there is not currently and, in the five (5) years preceding the Effective Date, there has been no litigation, proceeding or claim adverse to such ownership of any of the IP Assets in any jurisdiction, nor does the Assignor have knowledge of any potential claim against the IP Assets, and the Assignor shall promptly notify the Assignee in the event any such claims are made against any of the IP Assets;
- (D) the Assignor has not licensed or otherwise granted [(except as specifically disclosed in Schedule 3)], and shall not license or otherwise grant, any rights to any third parties to use any of the IP Assets;
- (E) the Assignor has not sold, transferred, assigned, or otherwise encumbered, and shall not sell, transfer, assign, or otherwise encumber, to any third parties the rights, title, and/or interest in and to any of the IP Assets;
- (F) the Assignor has, and will continue to have, the right to enter into this Agreement, to grant the rights in, and to assign and transfer all rights, title, and interest in and to, the IP Assets, and to perform its obligations under this Agreement without conflict with, or prejudice to, any other obligations to, or infringement of the rights of any third parties;
- (G) the Assignor shall not use, register, or procure the use or registration, of any marks or names that are the same as, or (in the Assignee's absolute discretion) similar to, any of the IP Assets;
- (H) to the best of Assignor's knowledge the IP Assets do not, and shall not, infringe or otherwise violate any Intellectual Property rights or other rights of any third party;

- (I) to the best of Assignor's knowledge the Assignee's possession, use, utilisation, exploitation, further assignment or transfer, or license of any of the IP Assets (in any media whether now known or invented in future anywhere in the world) does not, and shall not;
 - (i) infringe or otherwise violate any Intellectual Property rights or other rights of any third party,
 - (ii) require any reference, acknowledgement, credit or payment to, or consent from, the Assignor, or any third parties,
- (J) to the best of Assignor's knowledge no third party (allegedly or actually) is infringing, or has infringed, any of the IP Assets;
- (K) to the best of Assignor's knowledge no third party has any right, title, or interest in any of the IP Assets;
- (L) there are no lawsuits, arbitral, legal, administrative or other proceedings or governmental investigations pending or threatened against it with respect to the subject matter of this Agreement or that could affect in any way:
 - (i) its ability to enter into or perform this Agreement; and/or
 - (ii) the Assignee's full and free use and exploitation of any and all parts of the IP Assets,

and the Assignor shall promptly notify the Assignee in the event any such lawsuits, arbitral, legal, administrative or other proceedings are threatened against the Assignor;

- (M) the Assignor shall not:
 - (i) knowingly do, omit to do or permit any act which may damage, jeopardise or diminish any of the IP Assets, and/or any of the Assignees' rights thereto;
 - (ii) use, register or procure the registration of any mark or name that is the same as or, in the Assignee's absolute discretion, similar to any of the IP Assets;
 - (iii) use, register or procure the registration of any copyright, patent or design which, in the Assignee's absolute discretion, forms part of the IP Assets or are substantially similar thereto, represented in any form; and/or
 - (iv) represent that it has any right, title and/or interest in and to any of the IP Assets, or assert any proprietary interest therein;
 - (v) use, exploit, reproduce, or create any derivative Intellectual Property from, any of the IP Assets, or authorise, assist, or permit any third party to do so.

3.2 Upon the Assignee's request, and at the cost and expense of the Assignee, the Assignor shall promptly take such actions (including, without limitation, the prompt execution and

delivery of documents in recordable form or testifying as to any material fact or thing) as may be necessary to vest in, record and secure unto the Assignee the full right, title and interest in and to the IP Assets and to protect and enforce the IP Assets.

4. **INDEMNITY**

4.1 The Assignor agrees to indemnify, defend and hold harmless the Assignee and its Affiliates and their respective Representatives fully from and against any and all claims, losses, liabilities, damages, costs and/or expenses (including legal fees and expenses on a full indemnity basis) arising out of, or resulting from, any breach, alleged breach or non-performance by the Assignor of its warranties and/or obligations under this Agreement.

4.2 The Assignee agrees to indemnify, defend and hold harmless the Assignor and its Affiliates and their respective Representatives fully from and against any and all claims, losses, liabilities, damages, costs and/or expenses (including legal fees and expenses on a full indemnity basis) arising out of, or resulting from, any breach, alleged breach or non-performance by the Assignee of its warranties and/or obligations under this Agreement.

5. **MISCELLANEOUS**

5.1 **Assignment.** The Assignor shall not assign any of its rights or obligations under this Agreement to any third party without the prior written consent of the Licensor. The Assignee has the right to assign, transfer or license any of its rights or obligations under this Agreement at any time.

5.2 **Notice.**

(A) Any notice or other communication required to be given to a Party under, or in connection with, this Agreement shall be in writing in the English language and sent to such Party at the address set out in Clause 5.2(B) (or as otherwise notified in writing by such Party from time to time) and shall be deemed delivered if delivered by:

- (i) hand, on the date of actual delivery;
- (ii) registered mail or recognised international courier, on the recorded date of receipt; or
- (iii) email, when sent from the email exchange, provided that any notice sent by email after 5:30 pm on any Business Day or at any time on a day which is not a Business Day shall be deemed to have been given at 9:00 am on the next Business Day.

(B) The address and other details of the Parties referred to in Clause 5.2(A) (and subject thereto) are:

Assignor:

Name: Tommo, Inc.
Attention: Jonathan Wan, CEO
Address: 17038 Evergreen Place, City Of Industry, California 91745, USA
Email: Jwan@tommo.com

Assignee

Name: Billion Soft (Hong Kong) Limited
Attention: Cyrus Jun-ming Wen
Address: 15/F, 100 Queen's Road Central, Hong Kong
Email: humongous@stifg.com

- 5.3 **No variation.** The terms of this Agreement shall not be varied or modified except by an express agreement in writing signed by both Parties.
- 5.4 **Further Assurance.** The Parties shall promptly do all things, execute all such documents, and perform all such acts as may be reasonably required to give the full and intended effect to this Agreement. The Assignor hereby appoints the Assignee (or any person, entity, organisation or corporation duly authorised by the Assignee in writing, or any assignee or licensee of the Assignee) its irrevocable attorney-in-fact with the right, but not the obligation, to do any and all acts and things necessary to vest the rights in the said IP Assets in the Assignee, and to execute all such further deeds, documents, and instruments in the name of, and on behalf of, the Assignor, which appointment shall be deemed to be a power coupled with an interest and shall be irrevocable.
- 5.5 **Entire agreement.** This Agreement constitutes the entire agreement between the Parties relating to its subject matter, and supersedes and extinguishes any and all previous drafts, agreements, promises, assurances, undertakings, understandings and arrangements between them of any nature, whether written or oral, relating to such subject matter. Each Party acknowledges that in entering into this Agreement it does not rely on, and shall have no liability of any nature, rights or remedies in respect of, any representation or warranty (whether made innocently or negligently) that is not set out in this Agreement. Furthermore, no Party shall have any claim for innocent or negligent misrepresentation based upon any statement in relation to this Agreement, provided that nothing in this Clause 5.5 shall limit or exclude any liability for fraud.
- 5.6 **No partnership or agency.** Nothing in this Agreement shall be construed to create a joint venture or place the Parties in a relationship of partners, nor does this Agreement make either Party the agent or legal representative of the other for any purpose whatsoever. The Parties further agree that no representation shall be made by either Party that would create an apparent agency, employment, partnership, or joint venture. Neither Party shall have the power, expressed or implied, to obligate or bind the other in any manner whatsoever. Neither Party shall be responsible for any act or omission of the other or any employee of the other.
- 5.7 **Severability.** The provisions of this Agreement shall be severable, and if any provision, or part-provision, of this Agreement shall be held or declared to be illegal, invalid, or unenforceable, such illegality, invalidity, or unenforceability shall not affect any other provision, or part-provision, of this Agreement, and the remainder of this Agreement, disregarding such illegal, invalid or unenforceable provision, or part-provision, shall continue in full force and effect as through such illegal, invalid, or unenforceable provision, or part-provision, had not been contained in this Agreement.
- 5.8 **Waiver.** No provision of this Agreement shall be deemed waived, unless such waiver shall be in writing and signed by the Party against which the waiver is sought to be enforced. The waiver by either of the Parties of any breach of any provision, or part

provision, of this Agreement by the other Party shall not be construed to be either a waiver of any succeeding breach of any such provision or a waiver of the provision itself. No single or partial exercise of any right or remedy shall prevent or restrict further exercise of that or any other right or remedy.

5.9 **Governing law and jurisdiction.** This Agreement and any disputes or claims arising out of, or in connection with, it or its subject matter or formation (including non-contractual disputes or claims) are governed by, and construed in accordance with, the laws of Hong Kong and each of the Parties irrevocably submits to the non-exclusive jurisdiction of the Hong Kong courts.

5.10 **Counterparts.** This Agreement may be executed in counterparts, all of which shall constitute one agreement between the Parties.

5.11 **Rights and Remedies.**

(A) Without prejudice to any other rights or remedies that the Assignee may have, the Assignor acknowledges and agrees that damages alone would not be an adequate remedy for any breach of the terms of this Agreement by the Assignor. Accordingly, the Assignee shall be entitled to the remedies of injunction (including interim/interlocutory and permanent injunctions), specific performance or other equitable relief for any threatened or actual breach of the terms of this Agreement.

(B) The Assignor acknowledges and agrees that, in the case of any breach by the Assignee of this Agreement, its remedies in relation to this Agreement or the IP Assets shall be limited to a claim in damages only and in no event shall the Assignor seek any injunctive relief against the Assignee (or its Affiliates) and/or in relation to the IP Assets, nor shall the IP Assets revert back to the Assignor under any circumstance.

5.12 **Third party rights.** This Agreement does not create any right enforceable by any person who is not a party to this Agreement under the Contracts (Rights of Third Parties) Ordinance (Chapter 623 of the Laws of Hong Kong) (the "Ordinance"), but this Clause 5.12 does not affect a right or remedy of a third party that exists or is available apart from this Ordinance.

[SIGNATURE PAGE FOLLOWS]

SCHEDULE 1

**Intellectual Property
Trademarks**

Owner on File	Trademark	Territory	Application number	Registration Number	Renewal Window	Expiration Date	Class Number	TM Status	Attorney of Record
Tommo Inc	GT Logo	US	74550441	2009337	03/03/16	03/03/17	9	LIVE	Albert J.C. Chang
Tommo Inc	Freddi Fish And The Case of The Missing Kelp Seeds	US	74692100	2026486	06/07/16	06/07/17	9	LIVE	Albert J.C. Chang
Tommo Inc	Freddi Fish And The Case of The Missing Kelp Seeds	US	74692100	2026486	06/08/16	06/08/17	28	LIVE	Albert J.C. Chang
Tommo Inc	Humongous Entertainment	US	75123998	2071712	03/15/16	03/15/17	9	LIVE	Albert J.C. Chang
Tommo Inc	Humongous Entertainment	US	75124617	2071719	03/15/16	03/15/17	9	LIVE	Albert J.C. Chang
Tommo Inc	MOTOR MAYHEM	US	76269068	3294362	09/18/16	09/18/17	9	LIVE	Gerben
Tommo Inc	Junior Arcade	US	75089729	2141413	08/26/17	08/26/18	9	LIVE	Albert J.C. Chang
Tommo Inc	Pajama Sam	US	75062685	2152867	09/29/17	09/29/18	28	LIVE	Albert J.C. Chang
Tommo Inc	Tycoon City New York	US	77262414	3418036	04/29/17	04/29/18	9	LIVE	Gerben
Tommo Inc	Hot Pixel	US	77178111	3473342	07/22/17	07/22/18	9	LIVE	Gerben
Tommo Inc	Junior Arcade	US	75089732	2179014	09/23/17	09/23/18	28	LIVE	Albert J.C. Chang
Tommo Inc	Junior Field Trips	US	75125797	2216833	09/30/17	09/30/18	9	LIVE	Albert J.C. Chang
Tommo Inc	Junior Field Trips	US	75127134	2216834	09/30/17	09/30/18	9	LIVE	Albert J.C. Chang

Tommo Inc	Spy Fox In Cheese Chase	US	77954404	3667365	08/11/18	08/11/19	9	LIVE	Albert J.C. Chang
Tommo Inc	Pajama Sam	US	75062684	2149679	02/09/18	02/09/19	9	LIVE	Albert J.C. Chang
Tommo Inc	FREDDI FISH	US	85146570	3970351	05/31/20	05/31/21	9	LIVE	Albert J.C. Chang
Tommo Inc	UNDERGARDEN	US	85163329	4023890	09/06/20	09/06/21	9	LIVE	Albert J.C. Chang
Tommo Inc	Professor Quack	US	76238530	2532038	10/28/20	10/28/21	9	LIVE	Albert J.C. Chang
Tommo Inc	Monkey Penny	US	76238531	2532039	12/04/21	12/04/22	9	LIVE	Albert J.C. Chang
Tommo Inc	SLAVE ZERO	US	75448643	2550293	09/13/21	09/13/22	9	LIVE	Albert J.C. Chang
Tommo Inc	Falcon	US	74031521	1696213	11/17/21	11/17/22	28	LIVE	Albert J.C. Chang
Tommo Inc	Humongous And Logo	US	85475498	4175132	07/17/21	07/17/22	9	LIVE	Albert J.C. Chang
Tommo Inc	Spy Fox	US	76221919	2623869	02/05/21	02/05/22	9	LIVE	Albert J.C. Chang
Tommo Inc	Spy Fox Operation Ozone	US	76238522	2743500	10/10/21	10/10/22	9	LIVE	Albert J.C. Chang
Tommo Inc	Mess Hall Mania	US	76238528	2756890	07/26/22	07/26/23	9	LIVE	Albert J.C. Chang
Tommo Inc	SHADOW OPS	US	76518059	2917821	04/21/23	04/21/24	9	LIVE	Gerben
Tommo Inc	Tycoon City	EU	3733342	3733342	04/01/23	04/01/24	9	LIVE	Berry
Tommo Inc	Tycoon City	EU	3733342	3733342	04/01/23	04/01/24	28	LIVE	Berry
Tommo Inc	Tycoon City	EU	3733342	3733342	04/01/23	04/01/24	41	LIVE	Berry
Tommo Inc	HUMONGOUS ENTERTAINMENT	EU	457291	457291	01/27/16	01/27/17	9	LIVE	Berry
Tommo Inc	HUMONGOUS ENTERTAINMENT	EU	457291	457291	01/27/16	01/27/17	28	LIVE	Berry

IN WITNESS WHEREOF, the Parties have executed this Agreement.

SIGNED by a duly authorised)
representative for and on behalf of)
TOMMO, INC.)
Name : Jonathan Wan)
Title: CEO)

Signed: 

SIGNED by a duly authorised)
representative for and on behalf of)
BILLION SOFT (HONG KONG) LIMITED)
Name : Wen, Cyrus Jun-Ming)
Title: Director)

Signed: 

[SIGNATURE PAGE TO ASSIGNMENT OF INTELLECTUAL PROPERTY]