OP \$215.00 5639188

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM770538

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BLIND SQUIRREL GAMES, INC.		11/25/2022	Corporation: DELAWARE
BLIND SQUIRREL ENTERTAINMENT, INC.		11/25/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	AVIDBANK
Street Address:	1732 N. 1st Street, 6th Floor
City:	San Jose
State/Country:	CALIFORNIA
Postal Code:	95112
Entity Type:	Corporation: CALIFORNIA

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	5639188	BLIND SQUIRREL
Registration Number:	5723132	BLIND SQUIRREL
Registration Number:	4267758	BLIND SQUIRREL GAMES
Registration Number:	6185892	DRIFTERS LOOT THE GALAXY
Registration Number:	6828464	BLIND SQUIRREL PUBLISHING
Registration Number:	6648516	BLIND SQUIRREL PUBLISHING
Registration Number:	6829283	BLIND SQUIRREL ENGINE
Serial Number:	90252340	XERUS ENGINE

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: 6506483802

Email: PATTY@PATTYCHENG.COM

Correspondent Name: PATTY CHENG

Address Line 1:2625 MIDDLEFIELD RD., #215Address Line 4:PALO ALTO, CALIFORNIA 94306

NAME OF SUBMITTER:	Patty Cheng
SIGNATURE:	/s/ Patty Cheng
DATE SIGNED:	11/29/2022
Total Attachments: 6	
source=Blind Squirrel - IP Security Agreement #page1.tif	
source=Blind Squirrel - IP Security Agreement #page2.tif	
source=Blind Squirrel - IP Security Agreement #page3.tif	
source=Blind Squirrel - IP Security Agreement #page4.tif	
source=Blind Squirrel - IP Security Agreement #page5.tif	

source=Blind Squirrel - IP Security Agreement #page6.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT is entered into as of November 25, 2022 by and among BLIND SQUIRREL GAMES, INC., a Delaware corporation ("BSG"), BLIND SQUIRREL ENTERTAINMENT, INC., a Delaware corporation ("BSE") and AVIDBANK, a California corporation ("Bank"). BSG and BSE are each referred to herein as a "Grantor" and collectively, as the "Grantors".

RECITALS

Bank has agreed to make certain advances of money and to extend certain financial accommodations to Grantors in the amounts and manner set forth in that certain Fusion Loan and Security Agreement by and between Bank and Grantors dated as of the date hereof and as amended from time to time (the "Loan Agreement"). Capitalized terms used herein have the meaning assigned in the Loan Agreement. Bank is willing to make the credit extensions to Grantors, but only upon the condition, among others, that each Grantor shall grant to Bank a security interest in all of such Grantor's right title, and interest in, to and under all of the Collateral whether presently existing or hereafter acquired.

Now, THEREFORE, each Grantor agrees as follows:

AGREEMENT

To secure performance of Grantors' obligations under the Loan Agreement, each Grantor grants to Bank a security interest in all of such Grantor's right, title and interest in such Grantor's intellectual property (including without limitation those Copyrights, Patents and Trademarks listed on Exhibits A, B and C hereto), 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); provided, however, that the Collateral shall not include, and no Grantor shall be deemed to have granted a security interest in, (i) any intent-to-use trademark applications at all times prior to the first use thereof, to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law, provided that upon submission and acceptance by the United States Patent and Trademark Office of an amendment to allege use, such intent-to-use trademark application shall be considered Collateral. This security interest is granted in conjunction with the security interest granted to Bank under the Loan Agreement. Each right, power and remedy of Bank provided for herein shall not preclude the simultaneous or later exercise by Bank of any or all other rights, powers or remedies.

Grantors represent and warrant that Exhibits A, B, and C attached hereto set forth any and all intellectual property rights in connection to which any Grantor, as of the date hereof, has registered or filed an application with either the United States Patent and Trademark Office or the United States Copyright Office, as applicable. Grantors hereby authorize Bank to (a) modify this Agreement unilaterally by amending the exhibits to this Agreement to include any Intellectual Property which a Grantor obtains subsequent to the date of this Agreement, and (b) file a duplicate original of this Agreement containing amended exhibits reflecting such new intellectual property.

Upon the payment in full of all Obligations secured hereby and the termination of the Loan Agreement, the security interest granted herein shall terminate and all rights to the property in which a security interest is granted hereunder shall revert to the Grantors. Upon any such termination, Bank will execute and deliver to the Grantors such documents as the Grantors shall reasonably request to evidence such termination, at Grantors' expense.

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument. In the event that any signature to this Agreement is delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, such signature shall create a valid and binding obligation of the party executing (or on whose behalf such signature is executed) with the same force and effect as if such facsimile or ".pdf" signature page were an original thereof.

[SIGNATURE PAGE FOLLOWS]

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

Address of Grantors:

7S45 Irvine Center Drive, Suite 150 Irvine, CA 92618 Attn: Bradford Hendricks, CEO

BLIND SQUIRREL GAMES, INC.

Tale:

BLIND SQUIRREL ENTERTAINMENT, INC.

TRADEMARK

REEL: 007903 FRAME: 0901

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

Address of Bank:

1732 N. 1st Street, 6th Floor San Jose, CA 95112

Attn: Diana Mattson

AVIDBANK

By: ______

Name: DIANA HATTSON

Title: 61/

į

EXHIBIT A

Copyrights

Please Check Box if No Copyrights Exist ☑

Name of Owner Title Registration Number Registration Date

EXHIBIT B

Patents

Please Check Box if No Patents Exist ☑

		Application Number /	Application Date /
Name of Owner	Title	Patent Number	Issue Date

EXHIBIT C

Trademarks

Name of	<u>Description</u>	<u>Serial</u>	Registration	Application Date /
<u>Owner</u>		<u>Number</u>	<u>Number</u>	Registration Date
BSG	BLIND SQUIRREL	87631657	5639188	12/25/18
BSG	BLIND SQUIRREL	87631652	5723132	4/9/19
BSG	BLIND SQUIRREL GAMES	85613718	4267758	1/1/13
BSE	DRIFTERS LOOT THE GALAXY	88330272	6185892	10/27/20
BSE	BLIND SQUIRREL PUBLISHING	90189525	6828464	8/23/22
BSE	BLIND SQUIRREL PUBLISHING	90975961	6648516	2/15/22
BSE	BLIND SQUIRREL ENGINE	90739416	6829283	8/23/22
BSE	XERUS ENGINE	90252340		10/13/20
BSE	ACORN ENGINE	90033975	N/A	*
BSE	DRIFTERS	88325041	N/A	*

TRADEMARK
REEL: 007903 FRAME: 0905

RECORDED: 11/29/2022

^{* —} indicates dead, abandoned or cancelled trademark