

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM792540

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Tilting Point Media LLC		03/03/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Metropolitan Partners Group Administration, LLC		
Street Address:	850 Third Avenue		
Internal Address:	18th Floor		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10022		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 12			
Property Type	Number	Word Mark	
Registration Number:	5964704	FTX GAMES	
Registration Number:	5220925	FUNTACTIX	
Registration Number:	5341524	GAME ALLIANCE	
Registration Number:	5042196	LANGUINIS	
Registration Number:	6296559	RAISE YOUR GAME	
Serial Number:	97780609	RAISE YOUR GAME	
Registration Number:	6955163	RAISE YOUR GAME	
Registration Number:	4569237	TILTING POINT	
Registration Number:	6186711	TP	
Registration Number:	6955165	TP	
Serial Number:	97181470	RAISE YOUR GAME	
Serial Number:	97181480	TP	
CORRESPONDENCE DATA			
Fax Number:			
<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>			
Phone:	215-939-7332		
Email:	SSiddiqui@sp-firm.com		

OP \$315.00 5964704

Correspondent Name: SHAHRAM M. SIDDIQUI, ESQ.
Address Line 1: SP LEGAL ADVISORS PLLC
Address Line 2: 2174 HEWLETT AVENUE #204A
Address Line 4: MERRICK, NEW YORK 11566

NAME OF SUBMITTER:	Shahram M. Siddiqui
SIGNATURE:	/s/ Shahram M. Siddiqui
DATE SIGNED:	03/07/2023

Total Attachments: 15

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this “**Agreement**”) dated as of March 3, 2023, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”), having a principal place of business at 521 5th Avenue, Floor 21, New York, New York 10175, in favor of **METROPOLITAN PARTNERS GROUP ADMINISTRATION, LLC**, a Delaware limited liability company, as administrative agent and collateral agent (the “**Agent**”), having a place of business at 850 Third Avenue, 18th Floor, New York, New York 10022.

WITNESSETH:

WHEREAS pursuant to that certain Loan and Security Agreement, dated the date hereof, by and among the Tilting Point Media LLC, a Delaware limited liability company, as a borrower, the guarantors from time-to-time a party thereto, the lenders from time-to-time party thereto (the “**Lenders**”) and the Agent (including all exhibits and schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the “**Loan Agreement**”), the Lenders have agreed to make a loan and provide other financial accommodations to the Borrower (the “**Loan**”); and

WHEREAS the Grantors have granted to the Agent, for the benefit of the Lenders, a security interest in substantially all the assets of the Grantors, including all rights, title, and interest of the Grantors in, to, and under all now owned and hereafter acquired Copyrights, Trademarks, and Patents (including those registered with the Canadian Intellectual Property Office, the United States Patent and Trademarks Office and other Governmental Authorities, as applicable) together with the goodwill of the business symbolized by the Grantors’ Copyrights, Trademarks and Patents and all products and proceeds thereof to secure the payment of all amounts owing by the Grantors under the Loan Agreement.

NOW, THEREFORE, in consideration of the premises and to induce the Agent and the Lenders to enter into the Loan Agreement, the Grantors hereby agrees with the Agent as follows:

Section 1. **Defined Terms.** Capitalized terms used herein without definition are used as defined in the Loan Agreement.

Section 2. **Grant of Security Interest in Intellectual Property Collateral.** The Grantors, as collateral security for the prompt and complete payment and performance, when due (whether at stated maturity, by acceleration or otherwise) of the Loan Obligations on the terms set forth in the Loan Documents, hereby grants to the Agent, for the benefit of the Lenders, a Lien on and security interest in, all of its right, title, and interest in, to and under the following Collateral of the Grantors (the “**Intellectual Property Collateral**”), including those registered with the Canadian Intellectual Property Office, the United States Patent and Trademarks Office and other Governmental Authorities, as applicable:

- (a) Copyrights.
 - (i) all of its Copyrights and registrations and applications for registration thereof, including, without limitation, those referred to on Schedule 1A hereto;
 - (ii) all renewals, reversions and extensions of the foregoing; and

(iii) 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.

(b) Patents.

(i) all of its registered Patents and applications for registration thereof, including, without limitation, those referred to on Schedule 1B hereto;

(ii) all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing; and

(iii) 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.

(c) Trademarks.

(i) all of its Trademarks and registrations and applications for registration thereof, including, without limitation, those referred to on Schedule 1C hereto, except for any United States intent-to-use Trademark applications to the extent that, and solely during the period in which the grant, attachment or enforcement of a security interest therein would, under applicable federal law, impair the registrability of such applications or the validity or enforceability of registrations issuing from such applications;

(ii) all renewals and extensions of the foregoing; and

(iii) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

(iv) 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.

Section 3. **Loan Agreement.** The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Agent for the benefit of the Lenders, pursuant to the Loan Agreement, and the Grantors hereby acknowledge and agree that the rights and remedies of the Agent with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

Section 4. **Grantor Remains Liable.** The Grantors hereby agree that anything herein to the contrary notwithstanding, the Grantors shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with the Grantors' Intellectual Property Collateral subject to a security interest hereunder.

Section 5. **Representation and Warranties.** The Grantors hereby represent and warrant that the trademarks, patents, and copyrights listed opposite the Grantors' name on the schedules attached hereto constitute all trademarks, patents, and copyrights owned or registered to the Grantors as of the date hereof, including those registered with the Canadian Intellectual Property Office, the United States Patent and Trademarks Office and other governmental authorities, as applicable.

Section 6. **Entire Agreement.** This Agreement and the Loan Agreement embody the entire agreement and understanding between the parties and supersede all prior agreements and understandings of such Persons, verbal or written, relating to the subject matter hereof and thereof.

Section 7. **Severability.** Any invalidity, illegality, or unenforceability of any provision of this Agreement in any jurisdiction shall not invalidate or render illegal or unenforceable the remaining provisions hereof in such jurisdiction and shall not invalidate or render illegal or unenforceable such provisions in any other jurisdiction. The Grantors and the Agent on behalf of the Lenders shall endeavor in good faith negotiations to replace any invalid, illegal, or unenforceable provision with a valid, legal, and enforceable provision, the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provision.

Section 8. **Notices.** All notices and other communications given or made pursuant to this Agreement shall be in writing and shall be deemed effectively given: (a) upon personal delivery to the party to be notified, (b) when sent by confirmed electronic mail, if sent during normal business hours of the recipient, and if not so confirmed, then on the next Business Day, (c) five (5) days after having been sent by registered or certified mail, return receipt requested, postage prepaid, or (d) one (1) day after deposit with a nationally recognized overnight courier, specifying next day delivery, with written verification of receipt. All communications shall be sent to the respective parties at their address as set forth below:

If to Grantor: Tilting Point Media LLC
521 5th Avenue, Floor 21
New York, New York 10175
Attention: Kevin Segalla
E-Mail: ksegalla@tiltingpoint.com

With a copy to: Koenig, Oelsner, Taylor, Schoenfeld & Gaddis PC
999 Eighteenth Street, Suite 1740
Denver, Colorado 80202
Attention: Charles P. Ciaccio, Jr.
E-Mail: cciaccio@kofirm.com

If to Agent: Metropolitan Partners Group Administration, LLC
850 Third Avenue, 18th Floor
New York, New York 10022
Attention: Miles Peet
E-Mail: MPeet@metpg.com

and to: Email: legal@metpg.com

With a copy to: SP Legal Advisors PLLC
2174 Hewlett Avenue, Suite 204A
Merrick, New York 11566
Attention: Shahram M. Siddiqui, Esq.
E-Mail: SSiddiqui@sp-firm.com

and to: Attention: Carlos R. Piñeiro, Esq.
E-Mail: CPineiro@sp-firm.com

or, in the case of any of the foregoing, to such other respective addresses as may be designated by notice given in accordance with this **Section 8**. Notices shall be deemed to have been given on the date set forth above, even if there is an inability to actually deliver any notice because of a changed address of which no notice was given, or there is a rejection or refusal to accept any notice offered for delivery. Notice for any party may be given by its respective counsel. Additionally, notice from the Agent may also be signed and given by any servicer whom the Agent empowers to send such notices on its behalf.

Section 9. **Section Titles.** The Section titles contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not a part of the agreement between the parties hereto.

Section 10. **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 counterpart of a signature page of this Agreement in Portable Document Format (PDF) or by facsimile transmission shall be as effective as delivery of a manually executed original counterpart of this Agreement. The parties to this Agreement agree that the electronic signature of a party shall be as valid as an original signature of such party, shall be effective to bind such party and that any electronically signed document (including this Agreement) shall be deemed (a) to be “written” or “in writing,” (b) to have been signed, and (c) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files. Such paper copies or “printouts,” if introduced as evidence in any judicial, arbitral, mediation or administrative proceeding, will be admissible between the parties to the same extent and under the same conditions as other original business records created and maintained in documentary form, and neither party shall contest the admissibility of true and accurate copies of electronically signed documents based on the best evidence rule or as not satisfying the business records exception to the hearsay rule.

Section 11. **Further Assurances.** From and after the date of this Agreement, upon the reasonable request of the Agent, the Grantor shall execute and deliver such instruments, documents, and other writings as may be reasonably necessary or desirable to confirm and carry out and to effectuate the intent and purposes of this Agreement fully.

Section 12. **Governing Law.** This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

Section 13. **Recordation.** This Agreement has been executed and delivered by the Grantors hereto for the purpose of recording the grant of security interest herein with the Canadian Intellectual Property Office, the United States Patent and Trademarks Office, and other Governmental Authorities, as applicable (the “**IP Agencies**”). Each Grantor authorizes and requests that the IP Agencies record this IP Security Agreement.

[SIGNATURES ON THE NEXT PAGE]

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

TILTING POINT MEDIA LLC, a Delaware limited liability company

DocuSigned by:
Kevin Segalla
By: 89E3BA78E7A746A
Kevin Segalla, Chief Executive Officer

ACCEPTED AND AGREED TO BY:

**METROPOLITAN PARTNERS GROUP
ADMINISTRATION LLC**, a Delaware limited liability company, as the Agent

By: _____
Miles Peet, Authorized Person

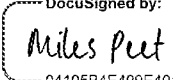
IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the date first written above.

TILTING POINT MEDIA, LLC, a Delaware limited liability company

By: _____
Kevin Segalla, Chief Executive Officer

ACCEPTED AND AGREED TO BY:

**METROPOLITAN PARTNERS GROUP
ADMINISTRATION LLC**, a Delaware limited liability company, as the Agent

DocuSigned by:

By: _____
Miles Peet, Authorized Person

**SCHEDULE 1A
TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT**

COPYRIGHTS

Title	Registration Number	Registration Date	Owner
STAR TREK TIMELINES CLIENT (PREVIOUSLY REGISTERED AS STAR TREK TIMELINES PLATFORM),	TX8826830	December 16, 2019	Tilting Point Media ¹

¹ Asset acquired by Tilting Point Media, LLC from Disruptor Beam in February 2020. Tilting Point Media, LLC filed an update with the copyright office in March 2022 to correct the owner, but the official record has not yet been updated.

**SCHEDULE 1B
TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT**

PATENTS

Patent Registrations and Applications

Jurisdiction	Patent/Application Number	Name	Grant/Filing Date	Owner
United States	16/883,840	Dynamic Content and Pricing	5/26/2020	Tilting Point Media LLC
United States	16/698,540	Virtual Currency Exchange Management	11/27/2019	Tilting Point Media LLC

**SCHEDULE 1C
TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT**

TRADEMARKS

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
European Union	FTX GAMES	Sep 20, 2018	017959933	Jan 18, 2019	017959933	Tilting Point Media LLC
United Kingdom	FTX GAMES	Sep 20, 2018	UK00917959933	Jan 18, 2019	UK00917959933	Tilting Point Media LLC
United States of America	FTX GAMES	Oct 9, 2018	88147861	Jan 21, 2020	5964704	Tilting Point Media LLC
United States of America	FUNTACTIX ²	Feb 16, 2016	86909478	Jun 13, 2017	5220925	Tilting Point Media LLC
European Union	GAME ALLIANCE	Sep 20, 2016	1339869	Sep 20, 2016	1339869	Tilting Point Media LLC
International Bureau (WIPO)	GAME ALLIANCE	Sep 20, 2016	1339869	Sep 20, 2016	1339869	Tilting Point Media LLC
United Kingdom	GAME ALLIANCE	Sep 20, 2016	UK00801339869	Sep 20, 2016	UK00801339869	Tilting Point Media LLC
United States of America	GAME ALLIANCE	Mar 21, 2016	86947506	Nov 21, 2017	5341524	Tilting Point Media LLC
United States of America	LANGUINIS	May 11, 2015	86624958	Sep 13, 2016	5042196	Tilting Point Media LLC
Australia	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Brazil	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Canada	RAISE YOUR GAME	Dec 22, 2021	2173185 (International Appl 1650354)			Tilting Point Media LLC
India	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Indonesia	RAISE YOUR GAME	Dec 22, 2021	1650354	Dec 22, 2021	1650354	Tilting Point Media LLC
International Bureau (WIPO)	RAISE YOUR GAME	Dec 22, 2021	1650354	Dec 22, 2021	1650354	Tilting Point Media LLC
Japan	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Malaysia	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Mexico	RAISE YOUR GAME	Dec 22, 2021	1650354	Dec 22, 2021	1650354	Tilting Point Media LLC
New Zealand	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Republic of Korea	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Singapore	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Switzerland	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC


² **NTD**: FUNTACTIX application was abandoned, but USPTO has not yet officially abandoned this application.

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
Taiwan	RAISE YOUR GAME	Dec 24, 2021	110093520	Dec 1, 2022	02267405	Tilting Point Media LLC
Thailand	RAISE YOUR GAME	Dec 22, 2021	1650354			Tilting Point Media LLC
Turkey	RAISE YOUR GAME	Dec 22, 2021	1650354	Dec 22, 2021	1650354	Tilting Point Media LLC
United Kingdom	RAISE YOUR GAME	Dec 23, 2021	UK00003736412	Jun 24, 2022	UK00003736412	Tilting Point Media LLC
United States of America	RAISE YOUR GAME	Jan 16, 2020	88761733	Mar 16, 2021	6296559	Tilting Point Media LLC
United States of America	RAISE YOUR GAME	Feb 3, 2023	97780609			Tilting Point Media LLC
United States of America	RAISE YOUR GAME	Dec 20, 2021	97181470	Jan 17, 2023	6955163	Tilting Point Media LLC
European Union		Jan 25, 2023	018826312			Tilting Point Media LLC
Hong Kong		Dec 24, 2021	305842233			Tilting Point Media LLC
Australia	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Brazil	TILTING POINT	Sep 12, 2013	906751063	Jul 26, 2016	906751063	Tilting Point Media LLC
Brazil	TILTING POINT	Sep 12, 2013	906750970	Jul 26, 2016	906750970	Tilting Point Media LLC
Canada	TILTING POINT	Sep 11, 2013	1643129	Sep 7, 2016	TMA948548	Tilting Point Media LLC
China	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
European Union	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Hong Kong	TILTING POINT	Sep 11, 2013	302734254	Nov 27, 2013	302734254	Tilting Point Media LLC
India	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Indonesia	TILTING POINT	Sep 26, 2013	D002013043398	Dec 28, 2015	IDM000505543	Tilting Point Media LLC
International Bureau (WIPO)	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Japan	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Malaysia	TILTING POINT	Sep 12, 2013	2013059686	Sep 12, 2013	2013059686	Tilting Point Media LLC
Malaysia	TILTING POINT	Sep 12, 2013	2013059684	Sep 12, 2013	2013059684	Tilting Point Media LLC
Mexico	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
New Zealand	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Norway	TILTING	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
	POINT					Media LLC
Republic of Korea	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Russian Federation	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Singapore	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Switzerland	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
Taiwan	TILTING POINT	Sep 11, 2013	102050901	Jul 16, 2014	01655744	Tilting Point Media LLC
Thailand	TILTING POINT	Sep 12, 2013	908963	Sep 12, 2013	SM71549	Tilting Point Media LLC
Thailand	TILTING POINT	Sep 12, 2013	908962	Sep 12, 2013	TM415025	Tilting Point Media LLC
Turkey	TILTING POINT	Sep 11, 2013	1186863	Sep 11, 2013	1186863	Tilting Point Media LLC
United Kingdom	TILTING POINT	Sep 11, 2013	UK00801186863	Sep 11, 2013	UK00801186863	Tilting Point Media LLC
United States of America	TILTING POINT	Mar 13, 2013	85875471	Jul 15, 2014	4569237	Tilting Point Media LLC
China	 TILTING POINT	Oct 28, 2022	68008740			Tilting Point Media LLC
China	 TILTINGPOINT RAISE YOUR GAME	Jun 1, 2022	65030703			Tilting Point Media LLC
China	 TILTINGPOINT RAISE YOUR GAME	May 5, 2022	64407669	Nov 28, 2022	64407669	Tilting Point Media LLC
China	 TILTINGPOINT RAISE YOUR GAME	May 5, 2022	64400321			Tilting Point Media LLC
China	 TILTINGPOINT RAISE YOUR GAME	Sep 5, 2022	67036800			Tilting Point Media LLC
Australia		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
Brazil		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
Canada		Dec 22, 2021	2181935 (International Appl 1657989)			Tilting Point Media LLC
China		May 6, 2022	64420236			Tilting Point Media LLC
China		Jul 25, 2022	66164250			Tilting Point Media LLC
China		Dec 23, 2021	61653470			Tilting Point Media LLC
China		Jun 6, 2022	65105112			Tilting Point Media LLC
European Union		Dec 23, 2021	018627625	Sep 6, 2022	018627625	Tilting Point Media LLC
Hong Kong		Dec 23, 2021	305841045	Dec 23, 2021	305841045	Tilting Point Media LLC
India		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
Indonesia		Dec 22, 2021	1657989			Tilting Point Media LLC
International Bureau (WIPO)		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
Japan		Dec 22, 2021	1657989			Tilting Point Media LLC
Malaysia		Dec 22, 2021	1657989			Tilting Point Media LLC

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
Mexico		Dec 22, 2021	1657989			Tilting Point Media LLC
New Zealand		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
Norway		Dec 22, 2021	1657989			Tilting Point Media LLC
Republic of Korea		Dec 22, 2021	1657989			Tilting Point Media LLC
Russian Federation		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
Singapore		Dec 22, 2021	1657989			Tilting Point Media LLC
Switzerland		Dec 22, 2021	1657989			Tilting Point Media LLC
Taiwan		Dec 23, 2021	110093480			Tilting Point Media LLC
Thailand		Dec 22, 2021	1657989			Tilting Point Media LLC
Turkey		Dec 22, 2021	1657989	Dec 22, 2021	1657989	Tilting Point Media LLC
United Kingdom		Dec 23, 2021	UK000037362 27	Apr 1, 2022	UK0000373 6227	Tilting Point Media LLC
United States of America		Feb 3, 2020	88782975	Oct 27, 2020	6186711	Tilting Point Media LLC

COUNTRY	MARK	FILING DATE	SERIAL NUMBER	REG. DATE	REG. NUMBER	OWNER
United States of America		Dec 20, 2021	97181480	Jan 17, 2023	6955165	Tilting Point Media LLC

Trademark Applications

Jurisdiction	Trademark	App No	App Date	Record Owner
US	RAISE YOUR GAME	97181470	12/20/21	Tilting Point Media LLC
US	TP LOGO (DESIGN MARK)	97181480	12/20/21	Tilting Point Media LLC