Table of Contents

Introduction  xiii
Disclaimer  xix

Chapter 1
Copyrights and Immediate Protection for Your Ideas  1
  Chapter Highlights  1
  Documents on Website  2
  Immediate Protection  2
  Copyright Basics  7
  Case Study  10

Chapter 2
Trademarks: Choosing Your Brand  13
  Chapter Highlights  13
  Documents on Website  14
  Choosing a Distinctive Trademark  14
  Trademark Searches  16
  Trademark Applications  16
    Intent to Use Applications  17
  Expected Costs  18
Recommendations for Properly Using a Trademark  19
  Identification and Marking  19
  Play on Words  20
  Design Consistency  20
  Use as an Adjective  21
  Singular, Plural, and Possessive Forms  21
  Usage by Others  21
  Frequency of Use  21
Conclusion  22

Chapter 3
Protecting Ideas: Patents, Trade Secrets, and Contracts  23
  Chapter Highlights  23
  Documents on Website  24
  Patents  24
    Requirements to Obtain a Patent  25
    When Should I Apply for a Patent?  26
    Foreign Patent Rights  30
    Establishing Ownership of Inventions  30
    Takeaways  31
    What Is Patentable in a Video Game?  32
    Designs and User Interfaces  36
    Patent FAQs  38
  Trade Secrets  43
    Information Protectable under Trade Secret Law  44
    Recommended Procedures to Protect Your
      Trade Secrets  45
    Recommended Procedures to Protect against Claims
      of Trade Secret Misappropriation  47
  Contracts  47
    Elements of a Contract  48
    Enforceability of a Contract  49
Summary  50
Chapter 4
Business and Finance Issues 53

Chapter Highlights 53
Documents on Website 54

Choosing a Business Entity 54
Sole Proprietorship 56
Partnership 56
Corporation 58

Sample Non-compete Clause 62

Sample Non-solicitation Clause 63

Limited Liability Company 64

Funding 66
Family and Friends 66
Angel Investors 67
Venture Capital 67
Publisher Financing 68
Crowdfunding 69
Developing a Plan and Pitch 73

Chapter 5
Business Risk and Insurance 75

Chapter Highlights 75
Documents on Website 76

Avoidance of Risk 78
Reduction of Risk 78
Insuring of Risk 80
Actual Claims Situations 84
Acceptance of Risk 86

Chapter 6
Intellectual Property Agreements 89

Chapter Highlights 89
Documents on Website 90
<table>
<thead>
<tr>
<th>Chapter 7</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Content-Related Issues</td>
<td>119</td>
</tr>
<tr>
<td>Chapter Highlights</td>
<td>119</td>
</tr>
<tr>
<td>Documents on Website</td>
<td>120</td>
</tr>
<tr>
<td>Five Questions to Ask Your Lawyer</td>
<td>120</td>
</tr>
<tr>
<td>1. Do You Need a License at All?</td>
<td>121</td>
</tr>
<tr>
<td>2. What Permission Do You Need?</td>
<td>121</td>
</tr>
<tr>
<td>4. What Happens if There Is a Dispute?</td>
<td>123</td>
</tr>
<tr>
<td>5. How Will It End?</td>
<td>124</td>
</tr>
<tr>
<td>Other Common License Terms</td>
<td>124</td>
</tr>
<tr>
<td>Parties</td>
<td>125</td>
</tr>
</tbody>
</table>
Dates and Times 125
Recitals 125
Definitions 125
Grant of Permission 126
Payment 126
Warranties, Representations, and Disclaimers 126
Indemnification 127
Affirmative Duties 127
Limitations on Liability and/or Damages 128
Restraints on Transfer 128
Bankruptcies and Change in Ownership 128
Claims to Your Intellectual Property 128
Negotiation 128
There Are No Guarantees 129
Specific Properties 129
Copyrights 129
Trademarks 130
Rights of Publicity and Model Releases 131
Trade Secrets 132
Patents 133
Licensing Databases 134
Advertising and Product Placement 135
Open Source Licensing 136
The First Amendment and Fair Use 138
User-Generated Content 140

Chapter 8
Taking Virtual Candy from an Actual Baby: Virtual Goods, Microtransactions, and User-Generated Content 143

Chapter Highlights 144
Documents on Website 144
Virtual Goods 144
What Are Virtual Goods? 144
Legal Aspects of Business Models 144
Components of Virtual Goods  146
Life Cycles of Virtual Goods  147
Legal Issues Related to Virtual Goods  148
Microtransactions  148
  What Are Microtransactions?  148
  What Is Virtual Currency?  149
  Legal Issues Related to Microtransactions  149
User-Generated Content  154
  What Is User-Generated Content?  154

Chapter 9
License Agreements, Privacy Policies, and Other Legal Considerations  157
  Chapter Highlights  157
  Documents on Website  158
  End User License Agreements  158
  Privacy Policies  165
  Terms of Use Agreements  171
    Planning Ahead for Future Changes to the TOU  178
    Including Use Limitations  178
    Protecting Yourself with Disclaimers  179
    Addressing Some Remaining Issues Involving Copyrights and Trademarks  180

Chapter 10
Social Media Considerations  185
  Chapter Highlights  185
  Documents on Disc  186
  Drafting an Employee Social Media Policy  186
    Federal Labor Law  186
    FTC Endorsement Guidelines  187
    Potential Conflict?  187
    Additional Suggestions Based on Federal Labor Law  188
  Social Media Privacy  191
Using Moderators and Volunteers on Forum Websites 192

Chapter 11

Advertising and Promoting Your Game 195

Chapter Highlights 195
Documents on Website 196
Sweepstakes, Contests, and Lotteries 196
Marketing Online 199
  IncognitoVito Trademark 199
  Third-Party Trademarks/Rights of Publicity 200
  Third-Party Copyrights 201
Comparative Advertising 202
Advertising to Children 204
  Does COPPA Apply to My Website? 204
Personal Information 205
COPPA Requirements 206
Parental Consent 207
Age Screening 208
Recent Enforcements of COPPA and CalOPPA 208
Recent FTC Enforcements 210
Final Thoughts about COPPA 213

Chapter 12

Publishing and Development Agreements 215

Chapter Highlights 216
Documents on Website 216
What Is the Development Agreement? 216
Evolution of the Development Agreement 216
  When the Publisher Leads the Process 217
  When Can the Developer Lead the Process? 217
The Publisher Generally Finances
  Game Development 218
Special Circumstances of Massively Multiplayer Online Games 218
Reviewing the Letter or Complaint 241
   Who Sued Me? Patent Trolls vs. Competitors 242
   What Patents and Technologies Are Asserted? 244
   They Think I’m Infringing—Am I? 248
   Who Else Was Sued? 249
   What Do They Want? 250
   Where Was I Sued? Federal Courts and the International
      Trade Commission 252
   Putting It All Together 253
Considering Your Options and Taking Action 254
   Noninfringement Positions 255
   Invalidity Positions 256
   Indemnification Agreements and Insurance 257
   Negotiate or Respond to the Patentee 258
   Post-Grant Proceedings: Ex Parte Reexaminations,
       Inter Partes Reviews, and Post-Grant Reviews 259
   Litigation 260
   Take Action 261
What to Expect in a Patent Infringement Lawsuit 261
   Stage One—Pleadings and Initial Filings 262
   Stage Two—Discovery 263
   Stage Three—Claim Construction 264
   Stage Four—Experts 264
   Stage Five—Summary Judgment and Trial 264
   Stage Six—Post-trial and Appeal 265
Copyright and Trademark Matters 265
   Copyrights 266
   Trademarks 270
   Conclusion—What Should I Do? 274
About the Authors 275
Index 285