**LIQUIDITY AGREEMENT**

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THIS AGREEMENT (the "AGREEMENT") is made as of August 22, 2005 between

Infogrames Entertainment SA, a societe anonyme organized under the Laws of

France ("IESA") and Atari, Inc., a Delaware corporation ("ATARI" and,

collectively with IESA, the "PARTIES").

WHEREAS, reference is made to that certain Asset Purchase Agreement, of even

date herewith, between Atari and Humongous, Inc., a Delaware corporation (the

"ASSET PURCHASE AGREEMENT"), which provides, among other things, for the

purchase by Humongous, Inc. ("HUMONGOUS") from Atari, of the Humongous IP and

other Purchased Assets (each as defined in the Asset Purchase Agreement) (the

Humongous IP and the other Purchased Assets being the "PURCHASED ASSETS"), and

Atari's agreement to make certain payments and provide certain services

post-closing related to the business being acquired by Humonogous, the cost or

value of which will total $1,985,598 (the "POST-CLOSING COSTS") in exchange for

90 shares of common stock of Humongus and the assumption of some obligations by

Humongous;

WHEREAS, reference is made to that certain Traite D'Apport de Titres de

Capital, of even date herewith (the "STOCK CONTRIBUTION AGREEMENT"), between

IESA and Atari, which provides, among other things, for the issuance of certain

shares of capital stock by IESA, referred to in the Stock Contribution Agreement

as les Actions Nouvelles (the "NEW SHARES"), to Atari in exchange for 90 shares

of common stock of Humongous;

WHEREAS, when the Purchased Assets are transferred to Humongous in accordance

with the Asset Purchase Agreement, they will be subject to liens (the "LIENS")

in favor of HSBC Business Credit (USA) Inc. ("HSBC"), but HSBC has agreed that

at such time as Atari has received $7,000,000, in cash, from the sale of the New

Shares or otherwise in connection with the sale of Humongous to IESA or the sale

of the Purchased Assets to Humongous, all the Liens on the Purchased Assets will

terminate;

WHEREAS, it is the intention of the Parties that Atari have the ability and

right to monetize a certain portion of the New Shares beginning on or about

August 31, 2005, as further described in this Agreement;

WHEREAS, it is the further intention of the Parties that, through the sale of

the New Shares or otherwise as described herein, Atari shall receive a total of

at least $7,000,000 in cash of that amount no later than the Due Date (as

defined below) and that, in addition, Atari will receive cash equal to the Post

Closing Costs no later than the dates they become due and payable.

WHEREAS, Atari and IESA shall cooperate during the period commencing on the

Effective Date (defined below) and ending on December 31, 2005 (the "LIQUIDITY

PERIOD") in connection with arranging the sale of some or all of the New Shares,

as further described in this Agreement; and

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NOW, THEREFORE, in consideration of the mutual promises and premises hereof, and

for other good and valuable consideration, the receipt and sufficiency of which

the Parties do hereby acknowledge, the Parties hereby agree as follows:

1. Atari and IESA shall cooperate, during the Liquidity Period, for

purposes of arranging the sale, without any commission to IESA, of

some or all of the New Shares via one or more block trades or in

another manner that constitutes an Offshore Transaction as that term

is defined in Rule 902 under the U.S. Securities Act of 1933, as

amended (the "SECURITIES ACT") with regard to transactions that are

subject to Rule 903 under the Securities Act.

2. Given its knowledge of the French Paris market, IESA through its

stock market brokers shall use commercially reasonable efforts to

identify buyers willing to purchase from Atari some or all of the

New Shares for a fair market price. All sales of the New Shares

shall comply with Rules 902 and 903 under the Securities Act.

3. Upon settlement of any sell transactions for the New Shares, the

proceeds of the sale net of brokers' fees (the "NEW SHARE PROCEEDS")

shall be remitted in immediately available funds to an account of

Atari (the "ATARI ACCOUNT.")

4. To the extent, if any, that the New Share Proceeds received by Atari

as of September 6,2005 (the "DUE DATE"), do not reach Seven Million

United States Dollars ($7,000,000,00)(such difference to be referred

to herein as the "SHORTFALL AMOUNT"), IESA (i) shall cause a

sufficient number of additional New Shares to be purchased from

Atari, and/or (ii) shall transmit the sum equal to the Shortfall

Amount to Atari on the Due date by wire transfer to the Atari

Account of immediately available funds, so that the Shortfall Amount

is paid to Atari no later than the close of business on the Due Date

(such a purchase of additional New Shares and/or payment is referred

to herein as a "SHORTFALL COVER PAYMENT").

5. In addition to the $7,000,000 mentioned above, the cumulative New

Share Proceeds shall be applied by Atari to pay for the Post-Closing

Costs. To the extent, if any, that at the time any Post-Closing

Costs become due and payable, the New Share Proceeds plus any

Shortfall Cover Payment and any Cost Cover Payments that Atari has

received are in total less than (a) $7,000,000 plus (b) all the

Post-Closing Costs Atari has previously incurred, plus (c) the

Post-Closing Costs that are currently being incurred (such

difference to be referred to herein as a "COST SHORTFALL AMOUNT"),

IESA shall cause a sufficient number of additional New Shares to be

purchased from Atari, and/or (ii) shall transmit the sum equal to

the Cost Shortfall Amount to Atari, at or prior to the time the

Post-Closing Costs become due and payable, so that the Cost

Shortfall Amount is paid to Atari no later than the time the

Post-Closing Costs become due and payable (each such a purchase of

additional New Shares and/or payment is referred to herein as a

"COST COVER PAYMENT"). The obligations of IESA under this Article 5

will under no circumstances exceed $1,985,598.

6. In the event IESA makes a Shortfall Cover Payment or a Cost Cover

Payment, IESA shall have the right, throughout the remainder of the

Liquidity Period, to recoup the Shortfall Cover Payment and any Cost

Cover Payments from any New Share Proceeds and, to that effect, any

New Share Proceeds received thereafter shall be

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automatically wired by Atari to IESA up to the total amount of the

Shortfall Cover Payment and all previously unrecouped Cost Cover Payments.

To the extent the additional New Share Proceeds during the Liquidity

Period do not enable IESA to recoup the Shortfall Cover Payment and all

Cost Cover Payments, IESA will bear the deficiency.

7. When Atari has received a total of $7,000,000 under paragraphs 3 and 4,

Atari will immediately (a) notify HSBC that Atari has received $7,000,000,

in cash, from the sale of the New Shares or otherwise in connection with

the sale of Humongous to IESA, and therefore all the Liens on the

Purchased Assets have terminated and (b) will request that HSBC deliver

all documents that are reasonably necessary or appropriate to evidence the

termination of those Liens.

8. The Parties shall execute, acknowledge and deliver such other instruments

or documents as may be reasonably necessary or appropriate to carry out

the transactions contemplated by this Agreement. Specifically, at any

time, from time to time following the Effective Date, at the request of

IESA, Atari shall execute and deliver such instruments of sale, transfer,

conveyance and assignment as required in order to facilitate and

effectuate the sale of the New Shares and the delivery of the New Share

Proceeds to Atari's bank account. Each Party will comply with the other

Party's reasonable requests to assist the requesting Party in its efforts

to effect the registration and sale of the New Shares as contemplated

herein. Any and all fees and expenses associated with the sale of the New

Shares shall be deducted from the New Shares Proceeds.

9. This Agreement shall take effect upon the admission of the New Shares to

listing on Euronext - Paris Bourse (the "Effective Date").

10. This Agreement will not affect the rights or obligations of the parties

under a letter dated August 9, 2005. from IESA to Atari relating, among

other things, to IESA's purchase of Humongous.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date

first above written.

INFOGRAMES ENTERTAINMENT, SA ATARI, INC.

("IESA") ("Atari")

By: /s/ Frederic Monnereau By: /s/ Jeffrey B. Kempler

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Name: Frederic Monnereau Name: Jeffrey B. Kempler

Its: General Counsel Senior Vice President, Business and

Legal Affairs

Atari,Inc.

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