Virtual Currencies & Electronic Wallet Systems

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Agenda

- Level set: definitions of "virtual currency" and "wallet"
- Real legal issues and recent significant developments:
  - Heavy duty financial services laws
  - Gift certificate laws
  - Unclaimed property laws
- Allocating & outsourcing regulatory responsibilities
- Other topics you want to address?
What is Virtual Currency?

It is all over the map, but …

**Virtual Currency is:**
- A proprietary medium of exchange (contract based)
- An electronic promise to provide goods or services
- Often characterized as a limited license to use a digital good

**Virtual Currency is not:**
- Legal tender (*i.e.*, "valid and legal offer of payment" — no further contract required)
- Primarily a virtual good

**Virtual Currency can be:**
- Stored value in an online wallet
- Completely virtual or evidenced by a physical record
- Paid or promotional or in between
- Closed loop or open loop
- Positioned as a gift certificate, coupon, ticket, jackpot or promotions prize
What is an Electronic Wallet System?

The Wallet itself is:

- A rechargeable online stored-value account
- Associated with an online user's underlying account with an interactive entertainment company

Wallet systems also involve:

- Physical prepaid cards and/or prepaid digital codes whose value is loaded into the wallet
- Many "funding methods" to get money into the system
- Time consuming and evolving clearing, settlement & chargeback procedures
Virtual Currencies & Wallet Systems: Real Legal Issues

- Federal "Money Services Business" laws (BSA/AML)
- State money transmitter laws
- Other financial services laws (banking, recurring payments, etc.)
- Gift certificate laws
- Unclaimed property laws
- Coupon platform laws
- Sales/use tax laws
- Lottery and gambling laws
- Privacy and data security laws
- International laws
- Payment processing laws and association rules
- Consumer protection laws
- Commercial co-venture laws
- Other
Financial Services Laws

- Depending on structure, virtual currency and wallet programs may involve banking laws, MSB laws, money transmitter laws, GLBA, etc.

- Requirements and impacts:
  - Significant compliance obligations
  - Costly and time-consuming licensing requirements
  - Civil and criminal penalties for non-compliance
Financial Services Laws

- Potential triggers:
  - Open loop and certain closed loop
  - P2P transfers
  - Over $1000
  - International
  - Reloadable
  - Cash out

- Significant developments last week (6/21/10):
  - FinCEN's Proposed "Prepaid Access" Rule has significant implications for interactive entertainment
  - Wall Street reform legislation
FinCEN's June 21, 2010 Proposed Rule Regarding "Prepaid Access"

- "[W]e propose defining “prepaid access” as an “electronic device or vehicle, such as a card, plate, code, number, electronic serial number, mobile identification number, personal identification number, or other instrument that provides a portal to funds or the value of funds that have been paid in advance and can be retrievable and transferable at some point in the future.” (p. 47)

- See: fincen.gov/news_room/nr/html/20100618.html
Impact of FinCEN's proposed rule on interactive entertainment industry

- Would subject non-bank "providers of prepaid access" and "sellers of prepaid access" (publishers?, retailers?, platform providers?) to significant AML requirements imposed on banks today:
  - Customer identification program
    - (verify and retain name, DOB, address, ID#)
  - Transaction information reporting & retention (5 yrs)
  - Suspicious activity reporting
  - Law enforcement requests
  - Registration requirement
  - New policies, procedures, internal controls
Impact of FinCEN's proposed rule on interactive entertainment industry (cont.)

- In addition to open loop programs, subjects to the rules closed loop programs with the following features, each attributes of this industry:
  - Over $1,000 maximum aggregate value (labeling req.) – new standard
  - International transactions
  - P2P transfers
  - Reloadable from "non-depository sources"
- No clear standard, and no guidance on virtual currency and wallet systems
- Public comment period (30-day window)
"You agree that all sales of Virtual Goods and Currencies are final. No refunds will be given, except in our sole and absolute discretion. All Virtual Goods and Currencies are forfeited if your account is terminated or suspended for any reason, in Zynga's sole and absolute discretion, or if Zynga discontinues providing the Service."

(Zynga Terms, emphasis added)
Gift Certificate Laws

- Generally, apply to promises to provide goods or services of a certain value to the bearer of a record
- Restrictions and requirements:
  - Expiration dates
  - Inactivity or service fees
  - Conspicuous disclosure of key terms
  - Cash back
  - Exemptions for "promotional" gift certificates
Gift Certificate Laws

- Recent developments:
  - Skype Credit consumer class actions
  - Credit Card Act of 2009 & Final Rules (cards, codes, account #s, barcodes, chips)
  - Increase in "offers"-based virtual currency (OfferPal, gWallet, etc.)
Unclaimed Property Laws

- Generally, apply to intangible property (including money, consumer credits, stored value, etc.) held by a company that is abandoned or unclaimed by the owner after a statutory dormancy period

- Requirements:
  - Pay the value of "unclaimed" property to states in accordance with established jurisdictional rules
  - Track it (administrative effort)
Unclaimed Property Laws

- Unique issues related to virtual currency in online games:
  - Identifiable vs. anonymous
  - Platform owner or third party distributor vs. virtual currency "issuer"
  - Social networks
Allocating & Outsourcing Regulatory Responsibilities

- Pick good partners
- Technical compliance vs. ultimate liability - some responsibilities cannot be outsourced
- Look beyond labels (e.g., "MOR") to actual functions
- Program design flexibility
- Understand different roles and risk profiles of parties
- Contracting
- IP Considerations
Questions?

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Appendix

- Virtual Property Market
- Examples of Virtual Currency
- Illustrative Terms & Conditions
- Tax Issues
- International Issues
Examples of Virtual Currency

- Facebook Credits
- Farmville Cash and Coins
- Café Cash and Coins
- Mafia Wars Cash
- Puzzle Pirates Doubloons
- FooPets FooDollars
- WeeWorld Points
- Playfish Cash
- Playdom Game Cards
- Linden Dollars
- Puzzle Pirates Pieces of Eight
- Kwedit
- Pogo Tokens
- Candystand Tickets
Why Virtual Currency?

- Revenue
- Low cost alternative to credit cards for micropayments
- Flexibility and in-game payment solution
- Prepaid solutions appealing to youth and other users without credit cards
- Loyalty
- Other
U.S./Asia Virtual Property Markets

- U.S. virtual goods spending to exceed $1B in 2009 and $1.6B in 2010
  *Inside Virtual Goods: Tracking the US Virtual Goods Market 2009-2010*

- Americans gave ~$30M in virtual gifts this past holiday
  *PlaySpan study*

- U.S. virtual goods spending to rise from ~$600M in 2009 to $2.5B in 2013
  *Piper Jaffray*

- Asia virtual goods market is ~$7B
  *Lazard*
Virtual Property and Social Gaming

- Social gaming in context
  - Facebook passed 450M monthly active users
  - Adding ~600K users per day
  - 100M unique game players every month
- Facebook Credit Terms – adopted on February 25, 2010
Facebook Credit Terms

- FB will redeem Credits at $0.10 per credit, less a service fee of $0.03 per Credit; redemption rate and fee can change on 30 days notice
- FB may issue a small amount of promotional Credits for which the developer will not receive payment
- Developer is responsible for chargebacks up to 45 days after each transaction, except in case breach of FB's policies or high chargebacks
- Credits cannot be sold or traded, and generally cannot be used for tangible goods
- FB may revoke ability to accept Credits at any time
"The Service may include a virtual, in-game currency ("Virtual Currency") including, but not limited to coins, cash, or points, that may be purchased from Zynga for "real world" money if you are a legal adult in your country or residence. The Service may also include virtual, in-game digital items ("Virtual Goods") that may be purchased from Zynga for "real world" money or for Virtual Currency. Regardless of the terminology used, Virtual Currency and Virtual Goods may never be redeemed for "real world" money, goods or other items of monetary value from Zynga or any other party."

(Zynga Terms, emphasis added)
"Kwedit is not a bank, money services business or money transmitter. The Network may not be used by persons under the age of thirteen or to send or receive payments for: any form of gambling activities; where the total payment amount exceeds two hundred dollars per day or one thousand dollars per month (or US dollar equivalents); . . ." 

(Kwedit Terms, emphasis added)
Virtual Currency – Sales Tax Issues

- Generally apply to retail sales of TPP and specified services with retail seller collecting the tax from buyer and remitting to taxing authority
- Conflicting risks
  - Potential liability for failing to collect tax if applicable
  - Potential liability for collecting tax if not applicable
Virtual Currency – Sales Tax Issues

- Key issues:
  - Taxability – sale at retail? (who is the consumer?) of taxable good/services? digital goods?
  - Sourcing – where is the transaction deemed to occur?
  - Nexus – Physical presence, affiliate or attributional nexus, economic presence

- Recent Developments:
  - Streamlined Sales Tax Project, Model ABA Tax Overpayments Act, Amazon laws
"Zynga operates and controls the Service from its offices in the United States. Zynga makes no representation that the Service is appropriate or available in other locations. The information provided on the Service is not intended for distribution to or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject Zynga to any registration requirement within such jurisdiction or country."

(Zynga Terms, emphasis added)
Interactive entertainment companies need international solutions

Many international legal considerations for virtual currency, including:

- FinCEN 6/21/10 proposed rules
- New comprehensive Japan Payment Services Law, which covers "points"
- EU eMoney Directive and Payment Services Directive
- OFAC
- Chargebacks and contractual allocations of risk/liability with international payment gateways