IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION FOR TRADEMARK REGISTRATION UNDER SECTION 1(b) PRINCIPAL REGISTER

MARK : FULL COLOR

CLASS(ES) : 9, 25 and 28

COMMISSIONER FOR TRADEMARKS:

Applicant DAVID W. MAHON, an individual, whose address is 5348 Vegas Drive, Las Vegas, NV 89108.

Applicant has a bona fide intention to use the mark shown in the accompanying drawing in commerce on or in connection with the goods as follows:

Computer game software, namely software for playing various card games; Software for providing games of chance on a computerized gaming platform that enables electronic wagering; Electronic gaming devices, namely, gaming machines and computerized video table games for gaming purposes; Computer application software for mobile devices, namely, software for playing online wagering and non-wagering games, in *International Class 009*;

Clothing, namely, t-shirts and hats, in International Class 25; and

Card games; Game cards; Playing cards; Game equipment sold as a set including playing cards and rules of play; Game equipment, namely, playing cards, chips, gaming tables, and gaming cloths; Card game accessories, namely, playing card cases and mats used for card games; Dice; Electronic game playing apparatus for casino games; card games featuring specialized cards; wagering card games; card games sold or licensed for use to others for offering casual play and real money wagering to players; wagering games in the nature of gaming tables and specialized playing cards sold, leased or licensed to gaming operators and gaming establishments, in *International Class 28*;and requests that the mark be registered in the United States Patent and Trademark Office

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on the Principal Register established by the Act of July 5, 1946, as amended. The mark is in standard characters and no claim is made to any particular font style, size, or color.

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POWER OF ATTORNEY

Applicant hereby appoints the following members of the Bar and attorneys of the law firm Lewis Roca Rothgerber Christie LLP, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected with this application, including the execution of verifications or declarations for this document, or any other document, on the applicant's behalf:

David A. Dillard Thomas J. Daly David A. Plumley Gregory S. Lampert Syed A. Hasan Michael J. MacDermott Anne Wang Constantine Marantidis Gary J. Nelson Raymond R. Tabandeh Josephine E. Chang Jun-Young E. Jeon Peter C. Hsueh Oliver S. Bajracharya Lauren E. Schneider G. Warren Bleeker Jason C. Martone Joshua T. Chu Justin O. Ehresmann Shaun P. Lee Ryan M. Swank Dustin R. Szakalski Katherine L. Quigley Michael J. Curry Abazar Mireshghi Kyle W. Kellar Martin W. Regehr Sami I. Schilly S. Drew Wilson Olga M. Katsnelson John Carson Daniel A. Salgado Clara C. Low Jimmy Y. Kwun Jeffrey C. Tom Kurt S. Prange Steven J French Dustin M. Luettgen Siho Yoo Alek C. Emery

The authority under this Power of Attorney of each person named above shall automatically terminate and be revoked upon such person ceasing to be a member or associate of or of counsel to that law firm.

Please address all correspondence and the registration to LEWIS ROCA ROTHGERBER CHRISTIE LLP, Post Office Box 29001, Glendale, California 91209-9001.

DECLARATION

I, the undersigned, declare that I am authorized to execute this application on behalf of said applicant; that applicant has a bona fide intention to use the mark in commerce on or in connection with the goods and services identified in this application, and that said applicant is entitled to use such mark in commerce; to the best of my knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form or in such near resemblance thereto as to be likely, when applied to or used in connection with the goods or services of such other person, to cause confusion, or to cause mistake, or to deceive; that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any registration resulting therefrom.

David W. Mahon, an Individual

Date May 12, 2021

By <u>/davidwmahon/</u> David W. Mahon

OSB/eaj