

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: TMI42155

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF AND AMENDMENT TO CONFIRMATORY GRANT OF SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
DEUTSCHE BANK AG NEW YORK BRANCH		02/20/2024	Other: ALABAMA
<b>RECEIVING PARTY DATA</b>			
<b>Company Name:</b>	ALTER DOMUS (US) LLC		
<b>Street Address:</b>	225 West Washington St, 9th Floor		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60606		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 32</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	90599467	ACE'S POKER	
<b>Serial Number:</b>	88505648	ACE'S POKER	
<b>Serial Number:</b>	88537275		
<b>Serial Number:</b>	88537284		
<b>Serial Number:</b>	88505687	DRAGON TIGER CASINO	
<b>Serial Number:</b>	88983587	DRAGON TIGER CASINO	
<b>Serial Number:</b>	88508085	DRAGON TIGER CASINO	
<b>Serial Number:</b>	76307349	E-GADS!	
<b>Serial Number:</b>	85032076	E.GADS!	
<b>Serial Number:</b>	85032066	E-GADS	
<b>Serial Number:</b>	76307196	E-GADS	
<b>Serial Number:</b>	76307198	E-GADS	
<b>Serial Number:</b>	76307199	E-GADS	
<b>Serial Number:</b>	76307330	E-GADS	
<b>Serial Number:</b>	76307333	EGADS!	
<b>Serial Number:</b>	76307197	E-GADS!	
<b>Serial Number:</b>	76307329	E-GADS!	
<b>Serial Number:</b>	76307332	E-GADS!	

OP \$815.00.00 90599467

Property Type	Number	Word Mark
Serial Number:	85074346	E-LEX
Serial Number:	87451284	GRAND Z CASINO · HOTEL CENTRAL CITY
Serial Number:	76562543	GREAT AMERICAN CASINO
Serial Number:	88509730	MAVERICK CASINO
Serial Number:	97632903	MAVERICK CASINO HOTEL
Serial Number:	88413134	MAVERICK GAMING
Serial Number:	88413145	MAVERICK GAMING
Serial Number:	88413151	MAVERICK GAMING
Serial Number:	88413159	MAVERICK GAMING
Serial Number:	90801343	PLAY
Serial Number:	90801359	PLAY MAVERICK
Serial Number:	90801371	PLAY MAVERICK
Serial Number:	90801384	PLAY MAVERICK SPORTS
Serial Number:	90801397	PLAY MAVERICK SPORTS

**CORRESPONDENCE DATA**

**Fax Number:** 7136515246

*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.*

**Phone:** 1(713)651-5151

**Email:** andrea.shannon@nortonrosefulbright.com,kerry.thompson@nortonrosefulbright.com

**Correspondent Name:** Andrea K. Shannon

**Address Line 1:** 1301 McKinney, Suite 5100

**Address Line 4:** Houston, TEXAS 77010

<b>NAME OF SUBMITTER:</b>	Kerry Thompson
<b>SIGNATURE:</b>	Kerry Thompson
<b>DATE SIGNED:</b>	02/21/2024

**Total Attachments: 11**

- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page1.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page2.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page3.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page4.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page5.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page6.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page7.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page8.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page9.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page10.tif
- source=Maverick - Agency Transfer - Assignment of and Amendment to Trademark Security#page11.tif

**EXECUTION VERSION**  
**ASSIGNMENT OF AND AMENDMENT TO**  
**CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES**  
**TRADEMARKS**

This ASSIGNMENT OF AND AMENDMENT TO CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS (this “Agreement”) dated as of February 20, 2024, is by and among ALTER DOMUS (US) LLC (“Alter Domus” or, in its capacity as successor Collateral Agent (as defined below) under the Credit Agreement (as defined below) and the other Credit Documents (as defined therein), the “Successor Agent”), DEUTSCHE BANK AG NEW YORK BRANCH (“DBNY”), in its capacity as existing Collateral Agent under the Credit Agreement and the other Credit Documents (in such capacity, the “Existing Agent”), Maverick Gaming LLC, a Delaware limited liability company (the “Borrower”), and the subsidiaries of the Borrower party hereto (collectively, the “Guarantors”, and together with Borrower, the “Grantors”).

**WHEREAS**, the Borrower, the Lenders from time to time party thereto, the Guarantors party thereto from time to time and DBNY, as administrative agent and collateral agent (in such capacities, the “Agent”) entered into that certain Credit Agreement, dated as of September 3, 2021 (as amended by that certain Amendment No. 1, dated as of December 23, 2021, as further amended by that certain Amendment No. 2, dated as of February 27, 2023, as further amended by that certain Amendment No. 3, dated as of June 21, 2023, and as further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “Credit Agreement”; capitalized terms used herein without definition shall have the meanings attributed to such terms in the Credit Agreement);

**WHEREAS**, DBNY, as Existing Agent, is the holder of certain security interests in the intellectual property included in the Collateral (the “IP Collateral”), such security interests having been granted or assigned to DBNY from time to time pursuant to (i) that certain Security Agreement, dated as of September 3, 2021 (as may be amended, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”), made by the Grantors party thereto from time to time in favor of DBNY as Collateral Agent for the Secured Parties, (ii) that certain Confirmatory Grant of Security Interest in United States Trademarks, made effective as of September 3, 2021, and recorded with the United States Patent and Trademark Office (“USPTO”) on September 7, 2021 at reel/frame 7414/0674, by the Grantors in favor of DBNY, as Grantee (the “2021 IP Security Agreement”) and (iii) that certain Confirmatory Grant of Security Interest in United States Trademarks, made effective as of December 13, 2023, and recorded with the USPTO on December 14, 2023 at reel/frame 8288/0146, by the Borrower in favor of DBNY, as Grantee (the “2023 IP Security Agreement” and together with the 2021 IP Security Agreement, collectively, the “IP Security Agreements” and each an “IP Security Agreement”);

**WHEREAS**, pursuant to the Amendment, Resignation, Waiver and Appointment Agreement dated as of February 20, 2024 (“Successor Agent Agreement”), (i) DBNY resigned as Collateral Agent, and Alter Domus was appointed as successor Collateral Agent, (ii) DBNY assigned to Alter Domus each of the security interests and Liens granted to DBNY under the Security Documents, and (iii) the Credit Agreement and the other Credit Documents were amended to replace all references to DBNY, as Collateral Agent under the Credit Agreement and the other Credit Documents, with references to Alter Domus, as Collateral Agent thereunder;

**WHEREAS**, in connection with the Successor Agent Agreement, DBNY desires to assign all of its security interests and Liens granted in and to the IP Collateral arising under the Credit Documents and the IP Security Agreements to Alter Domus; and

**WHEREAS**, each Grantor is willing to execute and deliver this Agreement in order to induce the Lenders to make additional Loans and as consideration for Loans previously made.

**NOW, THEREFORE**, in consideration of the mutual and dependent promises and undertakings set forth herein, for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and with the intention of being legally bound hereby, the parties hereto hereby covenant and agree as follows:

1. Incorporation of Recitals. The above recitals are incorporated into this Agreement as if fully set forth herein.

2. Assignment. Pursuant to and in accordance with the Successor Agent Agreement, the Existing Agent hereby irrevocably transfers, assigns, grants, and conveys, without any representation, warranty or recourse, to the Successor Agent all of the Existing Agent's security interest and Liens granted in and to the IP Collateral arising under the Credit Documents, including, without limitation, the IP Collateral identified on Schedule 1 hereto, the IP Security Agreements, and all security interest filings and notices relating to the IP Collateral associated with the Credit Documents, together with any rider, addendum, exhibit, schedule and attachment thereto.

3. Amendment. Each reference in the IP Security Agreements to "Deutsche Bank AG New York Branch" is hereby deemed amended to reference "Alter Domus (US) LLC".

4. Grant of Security Interest. To the extent not already granted by the IP Security Agreements, as security for the payment or performance, as the case may be, in full of the Secured Obligations (as defined in the Security Agreement), the Grantors hereby grant to the Successor Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantors' right, title and interest in, to and under the United States trademark registrations and applications listed on Schedule 1 hereto, excluding only 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.

5. Security Agreement. The Security Interest granted to and assumed by the Successor Agent herein is granted in furtherance, and not in limitation, of the security interests granted to the Collateral Agent pursuant to the Security Agreement. The Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the IP Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

6. Cooperation. The parties hereto hereby authorize the Successor Agent to record this Agreement causing Alter Domus to become the secured party and the Collateral Agent under the IP Security Agreements as amended hereby. Grantors authorize the Commissioner for Trademarks and any other government officials to record and register this Agreement upon request by the Collateral Agent.

7. Successors and Assigns. This Agreement is binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns.

8. No Novation. The parties hereto agree that this Agreement shall not constitute an amendment to any of the Credit Documents and shall not constitute a novation in any manner whatsoever.

9. Counterparts; Delivery. This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original and it shall not be necessary in making proof of this Amendment to produce or account for more than one such counterpart. Delivery of an executed counterpart of this Agreement by facsimile or other electronic imaging means shall be effective as an original.

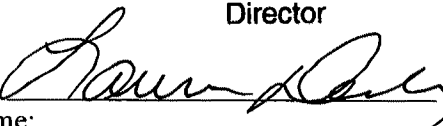
10. Governing Law. This Agreement shall be deemed to be a contract made under, and for all purposes shall be construed in accordance with, the laws of the State of New York.

**[SIGNATURE PAGES FOLLOW]**

**IN WITNESS WHEREOF**, the following have executed this U.S. ASSIGNMENT OF AND AMENDMENT TO CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS on the date first above written.

**DEUTSCHE BANK AG NEW YORK BRANCH,**  
as Existing Agent

By:   
Name: \_\_\_\_\_  
Title: Philip Tancorra  
Director

By:   
Name: \_\_\_\_\_  
Title: Lauren Danbury  
Vice President

**ALTER DOMUS (US) LLC**  
as Successor Agent




By: \_\_\_\_\_


Name: Winnalynn N. Kantaris

Title: Associate General Counsel

**MAVERICK GAMING LLC,**  
as the Borrower

By:   
Name: Eric Persson  
Title: Lead Manager

**GREAT AMERICAN GAMING  
CORPORATION,**  
as Grantor

By:   
Name: Eric Persson  
Title: Secretary

**MAVERICK Z CASINOS LLC,**  
as Grantor

By: Maverick Colorado LLC, its Manager






By: Maverick Gaming LLC, its Manager


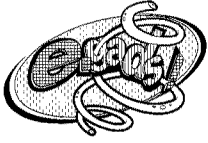

By:   
Name: Eric Persson  
Title: Lead Manager


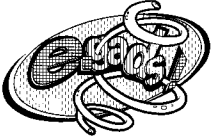
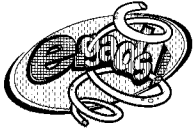








Schedule 1



U.S TRADEMARKS AND TRADEMARK APPLICATIONS

Mark	Image	Record Owner	Application No/ Date Registration No/ Date	Status
ACE'S POKER & Design		MAVERICK GAMING LLC	App 90599467 App 24-MAR- 2021 Reg 6663819 Reg 08-MAR- 2022	Registered
ACE'S POKER & Design		MAVERICK GAMING LLC	App 88505648 App 09-JUL- 2019 Reg 6335769 Reg 27-APR- 2021	Registered
<i>Design Only</i>		MAVERICK GAMING LLC	App 88537275 App 25-JUL- 2019 Reg 6012383 Reg 17-MAR- 2020	Registered
<i>Design Only</i>		MAVERICK GAMING LLC	App 88537284 App 25-JUL- 2019 Reg 6088922 Reg 30-JUN-2020	Registered
DRAGON TIGER CASINO		MAVERICK GAMING LLC	App 88505687 App 09-JUL- 2019 Reg 6634179 Reg 01-FEB-2022	Registered
DRAGON TIGER CASINO		MAVERICK GAMING LLC	App 88983587 App 09-JUL- 2019 Reg 6853003 Reg 20-SEP-2022	Registered
DRAGON TIGER CASINO LONGHU DUCHANG & Design		MAVERICK GAMING LLC	App 88508085 App 10-JUL- 2019 Reg 6852810 Reg 20-SEP-2022	Registered

Mark	Image	Record Owner	Application No/ Date Registration No/ Date	Status
E-GADS! & Design		E.GADS! LLC	App 76307349 App 30-AUG- 2001 Reg 2658725 Reg 10-DEC- 2002	Registered
E.GADS! & Design		E.GADS! LLC	App 85032076 App 06-MAY- 2010 Reg 3899760 Reg 04-JAN-2011	Registered
E-GADS & Design	E-GADS	E.GADS! LLC	App 85032066 App 06-MAY- 2010 Reg 3896967 Reg 28-DEC- 2010	Registered
E-GADS & Design		E.GADS, LLC	App 76307196 App 30-AUG- 2001 Reg 2777278 Reg 28-OCT- 2003	Registered
E-GADS & Design		E.GADS, LLC	App 76307198 App 30-AUG- 2001 Reg 2648973 Reg 12-NOV- 2002	Registered
E-GADS		E.GADS, LLC	App 76307199 App 30-AUG- 2001 Reg 2658723 Reg 10-DEC- 2002	Registered
E-GADS		E.GADS, LLC	App 76307330 App 30-AUG- 2001 Reg 2648975 Reg 12-NOV- 2002	Registered
EGADS! & Design		E.GADS, LLC	App 76307333 App 30-AUG- 2001 Reg 2665864 Reg 24-DEC- 2002	Registered

Mark	Image	Record Owner	Application No/ Date Registration No/ Date	Status
E-GADS! & Design		E.GADS, LLC	App 76307197 App 30-AUG-2001 Reg 2653932 Reg 26-NOV-2002	Registered
E-GADS! & Design		E.GADS, LLC	App 76307329 App 30-AUG-2001 Reg 2690131 Reg 25-FEB-2003	Registered
E-GADS! & Design		E.GADS, LLC	App 76307332 App 30-AUG-2001 Reg 2680106 Reg 28-JAN-2003	Registered
E-LEX & Design		E.GADS! LLC	App 85074346 App 29-JUN-2010 Reg 3897511 Reg 28-DEC-2010	Registered
GRAND Z CASINO · HOTEL CENTRAL CITY & Design		CC GAMING LLC	App 87451284 App 16-MAY-2017 Reg 5429907 Reg 20-MAR-2018	Registered
GREAT AMERICAN CASINO & Design		GREAT AMERICAN GAMING CORPORATION	App 76562543 App 17-NOV-2003 Reg 2930292 Reg 08-MAR-2005	Registered
JOHNNY Z'S CASINO & Design		JOHN ZIMPEL	App 85003895 App 01-APR-2010 Reg 4042854 Reg 18-OCT-2011	Cancelled
MAVERICK CASINO		MAVERICK GAMING LLC	App 88509730 App 11-JUL-2019 Reg 6639700 Reg 08-FEB-2022	Registered
MAVERICK CASINO HOTEL		MAVERICK GAMING LLC	App 97632903 App 14-OCT-2022	Pending

Mark	Image	Record Owner	Application No/ Date Registration No/ Date	Status
MAVERICK GAMING		MAVERICK GAMING LLC	App 88413134 App 02-MAY- 2019 Reg 5913885 Reg 19-NOV- 2019	Registered
MAVERICK GAMING		MAVERICK GAMING LLC	App 88413145 App 02-MAY- 2019 Reg 5913887 Reg 19-NOV- 2019	Registered
MAVERICK GAMING & Design		MAVERICK GAMING LLC	App 88413151 App 02-MAY- 2019 Reg 5913888 Reg 19-NOV- 2019	Registered
MAVERICK GAMING & Design		MAVERICK GAMING LLC	App 88413159 App 02-MAY- 2019 Reg 5913891 Reg 19-NOV- 2019	Registered
PLAY & Design		MAVERICK GAMING LLC	App 90801343 App 29-JUN- 2021 Reg 6653679 Reg 22-FEB-2022	Registered
PLAY MAVERICK		MAVERICK GAMING LLC	App 90801359 App 29-JUN- 2021 Reg 6653680 Reg 22-FEB-2022	Registered
PLAY MAVERICK & Design		MAVERICK GAMING LLC	App 90801371 App 29-JUN- 2021 Reg 6653681 Reg 22-FEB-2022	Registered
PLAY MAVERICK SPORTS & Design		MAVERICK GAMING LLC	App 90801384 App 29-JUN- 2021 Reg 6653682 Reg 22-FEB-2022	Registered
PLAY MAVERICK SPORTS & Design		MAVERICK GAMING LLC	App 90801397 App 29-JUN- 2021 Reg 6653683	Registered

Mark	Image	Record Owner	Application No/ Date Registration No/ Date	Status
			Reg 22-FEB-2022	
Z CASINO BLACK HAWK & Design	 The logo features a stylized 'Z' inside an oval, with the text 'CASINO' and 'BLACK HAWK' below it.	CC GAMING LLC	App 86254453 App 16-APR- 2014 Reg 4784257 Reg 04-AUG- 2015	Cancelled
Z STOP GAS STATION & Design	 The logo features the text 'Z STOP' in a bold, italicized font, with 'GAS STATION' in a smaller font below it.	CC GAMING LLC	App 86304730 App 09-JUN- 2014 Reg 4882391 Reg 05-JAN-2016	Cancelled