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MORTGAGE

STATE OF ALA	BAMA Jefferson)		
MAIONAL ALL	MEN BY THESE PRESE	NTS that Vestula V	aughn Thompson, an union	ried women, John Herrian
MANAGE TIT	, a managing men and Per	ny Elizabeth Thompson	Cox, a mercried woman	, the
Mortdagors, in	consideration of the sum	of Twenty One Tho	usand, Nine Hundred, Ni	inety Nine and
00/100			DOLLARS hereby ack	nowledged to have been
paid to the said	Mortgagors by the Mortgag	ee, and in order to secure	the repayment of said amount here	with owed by Morigagors
· -	3 Games Binance	Company, Inc.		
the Mortgagee			unto the Mortgagee all of that real	property in the County of
Shelb	<u> </u>	, State of Alabama, which	ch is described as follows:	
			•	
co.		-	`. 1	
343				
	See attached leg	gal description o	Exhibit "A" made a pa	rt of this
786	mortgage as if	set out herein.		
300			•	
65				
••			hereditaments, easements, appurte	
Providing to the Mortgar provisions of to payable as form	pe said sum of \$ 21,999 that certain promissory not flows: they installments of 301.	99	the same, unto the Mortgages, their condition, that if the said Mortgage there are together with interest there said principal sum, made by Mor	on in accordance with the tgagors to Mortgages and he24th
day of _	July	, 19 <u>91</u> , and like	or similar installment on the sar	ne day of each suc-
-		24th day of	June .	sa 2006, at which
time, ui instatim applied	ntess sooner paid in full, if nents to be applied first to lon the principal.	le entire principal balance late charges then due, th	en to interest due and then the b	alance, if any, to be
And if the	a Mortgagors shall perform	all the covenants and agr	pements herein contained, then th	ese presents shall be void,
otherwise the And the I of the said no property at p notice of the for three con- shall each ha first, to the p amount that owing on the and fourth, to provided for.	Mortgagors hereby vest the ote, or upon any default in to tablic outcry at the front do time, place and terms of a secutive weeks, in a newspayment of the costs and example due the Mortgages indebtedness secured here the holder of the mortgages the holder of the mortgages.	Mortgagee with full power he performance of any of or of the Courthouse of ale, together with a descripper published in said Coroper conveyancy to the proper conveyancy to the properses of sale, including by virtue of the special like by, with interest thereon as paid to the Mortgagor. If should for any reason descriptions	and authority, upon the happening the covenants and agreements he said County, for cash to the higher liption of the property to be sold, but the Mortgagee and the auch curchaser and to apply the process a reasonable attorney's fee; seed on declared or retained; third, to the specified in the promissory note even it necessary or expedient to postponement of the published again, with a statement of made pursuant to such postponement of the made pursuant to such postponement.	of a default in the payment brein contained, to sell said est bidder, after first giving by publication once a week tioneer conducting the sale eds to such sale as follows: ond, to the payment of any the payment of the balance idencing said indebtedness; divertisement herein above estpone the sale, the holder contourtil come later data
binding as	f made on the date fixed in	the advertisement.	cee that Mortgagor is seized of a	n indefeasible estate in fee

and clear of all encumbrances, that the Mortgagors have the right to the possession, quiet use and only and the Mortgagee, and unto the purand that Mortgagors will WARRANT AND FOREVER DEFEND the title to said property unto the Mortgagee, and unto the purand that Mortgagors will warrant the lawful claims and demands of all persons and the chaser at said sale, and their heirs, successors and assigns, against the lawful claims and demands of all persons and the Mortgagors do further expressly agree and covenant for themselves, and for their heirs and assigns, so long as any part of Mortgagors do further expressly agree and covenant for themselves, and for their heirs and assigns, so long as any part of Mortgagors do further expressly agree and covenant for themselves, and for their heirs and assigns, so long as any part of said indebtedness or the interest thereon, remains unpaid as follows: 1. To pay said note and the installments of interest thereon, when they respectively fall due.

And said Mortgagors hereby covenant with the said Mortgagee that Mortgagor is seized of an indefeasible estate in fee

simple in and to said property, that Mortgagors have a good and lawful right to convey the same, that same property is free

and clear of all encumbrances, that the Mortgagors have the right to the possession, quiet use and enjoyment of said property,

TURN TO: 2027 8

- 2. To keep any building or other improvements now or which may hereafter be erected upon said property in good repair and insured against fire and lightning and against hazards covered by the form of insurance contract generally knows as "extended coverage" and also the form of coverage known as "all physical loss" and, if required by the Mortgagee, its heirs or assigns, by the form of coverage known as "flood coverage," issued by good and solvent insurance companies approved by the Mortgagee, which policies shall be deposited with the Mortgagee and shall provide that loss, if any, shall be payable to the Mortgagee as the Mortgagee's interest may appear, such policies to be in such amounts, not exceeding the insurance value of the said buildings or other improvements, as may be required by the Mortgagee.
- 3. To neither commit, permit, consent to, nor otherwise allow the commission of waste to or upon any of said property, including any building or other improvements now, or which may hereafter be erected upon the same.
- 4. To pay promptly all taxes, assessments, liens, and other charges which may be, or hereafter become effective against said property, together with all penalties, costs and other expenses incurred, or which may accrue, in connection therewith.
- 5. That if the Mortgagee shall, upon the happening of any default hereunder, resort to litigation for the recovery of the sums hereby secured, or employ an attorney to collect said sums or to foreclose this mortgage under the power of sale herein or by bill in equity, the Mortgagor will pay all reasonable costs, expenses, and attorney's fees and any other sum or sums due the Mortgagee by virtue or any of the special liens herein declared, may be included in any judgment or decree rendered in connection with said litigation.
- 6. That if the Mortgagor fails to perform any of the duties herein specified, the Mortgagee may perform the same, and for any sums expended by the Mortgagee in this behalf, the Mortgagee shall have an additional lien, secured by these presents, on said property.
- 7. That, in the event of litigation arising over the title to, or possession of said property, the Mortgagee may prosecute or defend said litigation, and for any sum or sums expended by the Mortgagee in this behalf the Mortgagee shall have an additional lien, secured by these presents, on said property.
- 8. That at any sale under the powers herein, the Mortgagee may bid for and purchase said property like a stranger hereto, and in the event that the Mortgagee should become the purchaser at said sale, either the auctioneer conducting the sale or the Mortgagee may execute a deed to the Mortgagee in the name of the Mortgagor.
- 9. The provisions hereof run in favor of, and bind not only the parties hereto, but also their respective heirs, executors, administrators, successors and assigns.
- 10. Throughout this document, unless otherwise provided herein, the use of the masculine gender shall also be deemed to include the feminine and neuter, the singular, the plural, and vice versa.
- 11. If all or any part of the property or any interest in it is sold or transferred (or if a beneficial interest in Mortgagor is sold or transferred and Mortgagor is not a natural person) without Mortgagee's prior written consent, Mortgagee may, at its option, require immediate payment in full of all sums secured by this security instrument.
- If Mortgagee exercises this option, Mortgagee shall give Mortgagor notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Mortgagor must pay all sums secured by this security instrument. If Mortgagor fails to pay these sums prior to the expiration of this period, Mortgagee may invoke any remedies permitted by this security instrument without further notice or demand on Mortgagor.

any remedies beninged by any second a	Hellentett Mittiget Idiano, Helles of Come		
IN WITNESS WHEREOF, the Mortga	agors have hereunto set their hands and	seals on this1	9thday of
<u>June</u> , 19 91	<u>L</u> .		
Vestula Vaugnin Indapson	nompson John Harlan	•	an-AL
	Penny Ediza	beech thompson C	mpson Cox
STATE OF Alabama COUNTY OF Jefferson	}		
I, the undersigned Notary Public, in	and for said State and County, hereby co	ertify that Vestula	Vaughn Thompso
John Harlan Thompson III	and Penny Elizabeth Tho	mpson Cox	
whose names are signed to the foregoing being informed of the contents of the cor	conveyance, and who are known to me,	acknowledged before	me on this day, that, ame bears date.
GIVEN, under my hand and notarial	seal this the19thday of	June	, 19 <u>91</u> .
	; ;	/-	
		/	
	Notary Public		
MORTGAGEE'S MAILING ADDRESS:	·		
1715 N. Westshore Blvd., Su	nite 350		

Tampa, Florida 33607

This instrument prepared by:

F. Wayne Keith 2025 2nd Avenue, North Birmingham, Alabama 35203

EXHIBIT "A"

Commence at the Southwest corner of the S.E. 1 of the N.W. 1 of Section 23, Township 19 South, Range 2 East, Shelby County, Alabama; thence run East along the South line of said 1-3 section a distance of 761.89 feet to the centerline of Shelby County Road #85; thence turn left 104 degrees 18' 25" and run northwesterly along said roadway a distance of 721.40 feet to a point in the centerline of said Shelby County Road #85; thence turn right 97 degrees 06° 25" and run easterly a distance of 40.08 feet to the easterly right-of-way line of said County Road, this being the point of beginning; thence continue along the last described course a distance of 178.35 feet; thence turn left 83 degrees 15' 45" and run northerly a distance of 152.0 feet; thence turn left 90 degrees 55' 45" and run westerly a distance of 79.62 feet; thence turn left 89 degrees 41' 20" and run southerly a distance of 23.88 feet; thence turn right 90 degrees 08' and run westerly a distance of 125.84 feet to the easterly right-of-way of said County Road; thence turn left 101 degrees 07' 40" and run southeasterly along said right-of-way line a distance of 53.5 feet; thence turn right 1 degrees 12' 45" and continue southeasterly along said right-of-way line a distance of 95.86 feet to the point of beginning. Containing 0.50 acres, more or less. Including the South 15' of the above described parcel to be reserved for ingress and egress. This legal description is based on survey by Sam Martin and Company, Inc., Land Surveyor, Reg. No. 12501, on June 17, 1991.

The above described property is not the homestend of the grantor, John B Harlan Thompson III, a married man.

The above described property is not the homestead of the grantor, Penny Elizabeth Thompson Cox, a married woman.

V.V.T. 6-19-91 JAN 6-19-91 PETC 6-19-91

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STATE OF ALA. SHELBY C I CERTIFY THIS INSTRUMENT WAS FREE

91 JUN 26 AH 11: 23

JUDGE OF PROBATE

5 Book Yes	33.0.9
A lease to see of	430
No Tax Par	1.00
