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NEVADA GAMING COMMISSION CARSON CITY, NEVADA

COMPLAINT

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STATE OF NEVADA

BEFORE THE NEVADA GAMING COMMISSION

STATE GAMING CONTROL BOARD,

Complainant,

VŞ.

SAM ELIAS HAMIKA, a Sole Proprietorship, dba KWIKY MINI MART, 790 North Eastern)

Avenue, and

SAM ELIAS HAMIKA, a Sole Proprietorship,

dba KWIKY MINI MART, 1955 East Tropicana Avenue,

Respondents

The State of Nevada, on relation of its State Gaming Control Board (BOARD), Complainant herein, by and through its counsel, CATHERINE CORTEZ MASTO, Attorney General, by JOHN S. MICHELA, Deputy Attorney General, hereby files this Complaint for disciplinary action against RESPONDENTS pursuant to Nevada Revised Statute (NRS) 463.310(2) and alleges as follows:

- 1. Complainant, BOARD, is an administrative agency of the State of Nevada duly organized and existing under and by virtue of chapter 463 of NRS and is charged with the administration and enforcement of the gaming laws of this state as set forth in Title 41 of NRS and the Regulations of the Nevada Gaming Commission.
- 2. SAM ELIAS HAMIKA, a Sole Proprietorship, holds restricted gaming licenses at two locations: KWIKI MINI MART, 790 North Eastern Avenue, Las Vegas, Nevada (NORTH EASTERN) and KWIKI MINI MART, 1955 East Tropicana Avenue, Las Vegas, Nevada (EAST TROPICANA).

RELEVANT LAW

- 3. The Nevada Legislature has declared under NRS 463.0129(1) that:
 - (a) The gaming industry is vitally important to the economy of the State and the general welfare of the inhabitants.

(b) The continued growth and success of gaming is dependent upon public confidence and trust that licensed gaming and the manufacture, sale and distribution of gaming devices and associated equipment are conducted honestly and competitively, that establishments which hold restricted and nonrestricted licenses where gaming is conducted and where gambling devices are operated do not unduly impact the quality of life enjoyed by residents of the surrounding neighborhoods, that the rights of the creditors of licensees are protected and that gaming is free from criminal and corruptive elements.

(c) Public confidence and trust can only be maintained by strict regulation of all persons, locations, practices, associations and activities related to the operation of licensed gaming establishments, the manufacture, sale or distribution of gaming devices and associated equipment and the operation of inter-casino

linked systems.

NRS 463.0129(1)(a), (b) and (c).

- 4. The Nevada Gaming Commission has full and absolute power and authority to limit, condition, restrict, revoke or suspend any license, or fine any person licensed, for any cause deemed reasonable. See NRS 463.1405(4).
- 5. The Nevada Gaming Commission may also place "such conditions as it may deem necessary in the public interest upon any registration, finding of suitability or approval for which application has been made." NRS 463.220(3).
- The BOARD is authorized to observe the conduct of licensees in order to ensure that the gaming operations are not being conducted in an unsuitable manner. See NRS 463.1405(1).
- 7. This continuing obligation is repeated in Nevada Gaming Commission Regulation 5.040, which provides as follows:

A gaming license is a revocable privilege, and no holder thereof shall be deemed to have acquired any vested rights therein or thereunder. The burden of proving his qualifications to hold any license rests at all times on the licensee. The board is charged by law with the duty of observing the conduct of all licensees to the end that licenses shall not be held by unqualified or disqualified persons or unsuitable persons or persons whose operations are conducted in an unsuitable manner.

Nev. Gaming Comm'n Reg. 5.040.

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- 8. Nevada Gaming Commission Regulation 5.010 provides as follows:
 - 1. It is the policy of the commission and the board to require that all establishments wherein gaming is conducted in this state be operated in a manner suitable to protect the public health, safety, morals, good order and general welfare of the inhabitants of the State of Nevada.
 - 2. Responsibility for the employment and maintenance of suitable methods of operation rests with the licensee, and willful or persistent use or toleration of methods of operation deemed unsuitable will constitute grounds for license revocation or other disciplinary action.

Nev. Gaming Comm'n Reg. 5.010.

9. Nevada Gaming Commission Regulation 5.011 states, in relevant part, as follows:

The board and the commission deem any activity on the part of any licensee, his agents or employees, that is inimical to the public health, safety, morals, good order and general welfare of the people of the State of Nevada, or that would reflect or tend to reflect discredit upon the State of Nevada or the gaming industry, to be an unsuitable method of operation and shall be grounds for disciplinary action by the board and the commission in accordance with the Nevada Gaming Control Act and the regulations of the board and the commission. Without limiting the generality of the foregoing, the following acts or omissions may be determined to be unsuitable methods of operation:

8. Failure to comply with or make provision for compliance with all federal, state and local laws and regulations pertaining to the operations of a licensed establishment including, without limiting the generality of the foregoing, payment of all license fees, withholding any payroll taxes, liquor and entertainment taxes and antitrust and monopoly statutes.

Nev. Gaming Comm'n Reg. 5.011 (8).

10. NRS 463.161 states:

A license to operate 15 or fewer slot machines at an establishment in which the operation of slot machines is incidental to the primary business conducted at the establishment may only be granted to the operator of the primary business or to a licensed operator of a slot machine route.

NRS 463,161.

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11. NRS 463.160 states: 4

- 1. Except as otherwise provided in subsection 4 and NRS 463.172, it is unlawful for any person, either as owner, lessee or employee, whether for hire or not, either solely or in conjunction with others:
- (a) To deal, operate, carry on, conduct, maintain or expose for play in the State of Nevada any gambling game, gaming device, inter-casino linked system, mobile gaming system, slot machine, race book or sports pool;

without having first procured, and thereafter maintaining in effect, all federal, state, county and municipal gaming licenses as required by statute, regulation or ordinance or by the governing board of any unincorporated town.

3. Except as otherwise provided in subsection 4, it is unlawful for any person knowingly to permit any gambling game, slot machine, gaming device, inter-casino linked system, mobile gaming system, race book or sports pool to be conducted, operated, dealt or carried on in any house or building or other premises owned by him, in whole or in part, by a person who is not licensed pursuant to this chapter, or his employee.

NRS 463,160 (1) and (3).

- 12. Nevada Gaming Commission Regulation 3.020 states in relevant part:
 - 4. Every licensee shall furnish to the board complete information pertaining to any change of ownership of the premises or of any change of any interest in the premises wherein or whereon the licensed gaming is operated at least 30 days before the date of such change; or, if the licensee is not a party to the transaction effecting such change of ownership, immediately upon acquiring knowledge of such change of ownership or any contemplated change of ownership.

Nev. Gaming Comm'n Reg. 3.020(4).

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13. Nevada Gaming Commission Regulation 5.030 provides as follows:

Violation of any provision of the Nevada Gaming Control Act or of these regulations by a licensee, his agent or employee shall be deemed contrary to the public health, safety, morals, good order and general welfare of the inhabitants of the State of Nevada and grounds for suspension or revocation of a license. Acceptance of a state gaming license or renewal thereof by a licensee constitutes an agreement on the part of the licensee to be bound by all of the regulations of the commission as the same now are or may hereafter be amended or promulgated. It is the responsibility of the licensee to keep himself informed of the content of all such regulations, and ignorance thereof will not excuse violations.

Nev. Gaming Comm'n Reg. 5.030 (emphasis added).

COUNT ONE

VIOLATION OF NEVADA REVISED STATUTE 463.160 and/or NEVADA REVISED **STATUTE 463.161**

- 14. Complainant BOARD realleges and incorporates by reference as though set forth in full herein paragraphs 1 through 13 above.
- 15. Prior to May of 2009, SAM ELIAS HAMIKA transferred all right, title, and interest in his business operations NORTH EASTERN and EAST TROPICANA to the Hamika Family Trust (Trust).
- 16. The apparent trustees and beneficiaries of the Trust are SAM ELIAS HAMIKA and his wife. Soondis Hamika.
- 17. SAM ELIAS HAMIKA did not notify the BOARD that he was no longer the operator of NORTH EASTERN and EAST TROPICANA.
- 18. Subsequent to this transfer, the Trust exposed games for play without procuring a license, a violation of 463.160.
- 19. In not notifying the BOARD of this transfer and in not causing the Trust to obtain restricted gaming licenses, SAM ELIAS HAMIKA facilitated the Trust's violation of NRS 463,160.

- 20. Due to the aforementioned transfer, SAM ELIAS HAMIKA is no longer the operator of the primary business NORTH EASTERN and EAST TROPICANA and is not one of the permitted holders of a restricted gaming license under NRS 463.161.
- 21. SAM ELIAS HAMIKA'S actions as set out above are a violation of NRS 463.160 and/or NRS 463.161. This constitutes an unsuitable method of operation, and, as such, is grounds for disciplinary action. *See* Nev. Gaming Comm'n Regs. 5.010(2), 5.011(8) and 5.030.

COUNT TWO

VIOLATION OF NEVADA GAMING COMMISSION REGULATION 3.020(4)

- 22. Complainant BOARD realleges and incorporates by reference as though set forth in full herein paragraphs 1 through 21 above.
- 23. When the Nevada Gaming Commission approved SAM ELIAS HAMIKA to expose games for play as the operator of NORTH EASTERN in 1995, Burgundy Company was the owner of the land on which NORTH EASTERN's premises is located.
- 24. In 1997, the land on which NORTH EASTERN's premises is located was transferred to SAM ELIAS HAMIKA and Soondis Hamika as joint tenants.
- 25. In 2006, the land on which NORTH EASTERN's premises is located was transferred to the Trust.
- 26. SAM ELIAS HAMIKA failed to notify the BOARD of the foregoing transfers of the land on which NORTH EASTERN's premises is located.
- 27. SAM ELIAS HAMIKA'S actions as set out above are a violation of Nevada Gaming Commission Regulation 3.020(4). This constitutes an unsuitable method of operation, and, as such, is grounds for disciplinary action. See Nev. Gaming Comm'n Regs. 5.010(2), 5.011(8) and 5.030.

WHEREFORE, based upon the allegations contained herein which constitute reasonable cause for disciplinary action against RESPONDENTS, pursuant to NRS 463.310,

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and Nevada Gaming Commission Regulations 5.010 and 5.030 the STATE GAMING CONTROL BOARD prays for the relief as follows: 1. That the Nevada Gaming Commission serve a copy of this Complaint on the RESPONDENTS pursuant to NRS 463.312(2); 2. That the Nevada Gaming Commission fine RESPONDENTS a monetary sum pursuant to the parameters defined at NRS 463.310(4) for each separate violation of the provisions of the Nevada Gaming Control Act or the Regulations of the Nevada Gaming Commission; 3. That the Nevada Gaming Commission take action against RESPONDENTS' license or licenses pursuant to the parameters defined in NRS 463.310(4); and 4. For such other and further relief as the Nevada Gaming Commission may deem just and proper. DATED this 23 day of Novestar STATE GAMING CONTROL BOARD K. NEILANDER, Chairman RANDALL E. SAYRE, Member MARK A. LIPPARELLI, Member Submitted by: CATHERINE CORTEZ MASTO Attorney General

JOHN S. MICHELA
Deputy Attorney General
Gaming Division

Gaming Division (775) 850-4154

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