The Commission is providing a copy of this pleading (Accusation, or Statement of Reasons, Statement of Particulars, or Statement of Issues) so the public is as informed as possible of pending administrative proceedings regarding the allegations contained in the pleading. An Accusation, Statement of Issues, Statement of Reasons, or Statement of Particulars is simply an allegation of facts that, if true, may rise to the level of disciplinary action against or denial of a license, registration, work permit, or finding of suitability. The facts contained in the pleadings should not be taken as established or proven. The licensee/applicant will have an opportunity to dispute the allegations in a formal administrative proceeding.

ROL COMMIS

RECEIVED

1	ROB BONTA	sy CG(CC Legal Division at 10:45 am, Apr 19, 2024		
	Attorney General of California				
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7	Attorneys for Complainant				
8					
9	BE	EFOR	E THE		
10	CALIFORNIA GAMBLING CONTROL COMMISSION				
11	STATE OF CALIFORNIA				
12					
13	In the Matter of the Statement of Particula for:	ars	BGC Case No. BGC-HQ2023-00001AL		
14	CENTRAL COAST CASINO GROVER	•	CGCC Case No: CGCC-2022-1117-4A		
15	BEACH, INC. dba CENTRAL COAST				
16	CASINO (GEGE-001029, GEOW-00320 DAVID STEARNS (GEOW-002459); an		STATEMENT OF PARTICULARS		
17	THERESA STEARNS (GEOW-002460) 359 Grand Avenue				
	Grover Beach, CA 93433		Hearing Date: June 3-4, 2024 Hearing Time: 9:00 a.m.		
18	Respond	ents.	Hearing Place: 2399 Gateway Oaks, Ste. 220,		
19	·		Sacramento, CA 95833		
20		This hearing will be conducted by me video conferencing on Zoom. The Z			
21			meeting code is 285 757 8614.		
22					
23	Complainant alleges as follows:				
24	THE PARTIES A	AND T	THIS PROCEEDING		
25	1. Yolanda Morrow (Complainant) brings this Statement of Particulars solely in her				
26	official capacity as Director of the California Department of Justice, Bureau of Gambling Control				
27	(Bureau).				
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- 2. On December 1, 2000, the California Gambling Control Commission (Commission) issued Cardroom Owner licenses to Respondents David Stearns (GEOW-002459) and Theresa Stearns (GEOW-002460). On July 1, 2006, the Commission issued a Cardroom Business License to Respondent Central Coast Casino Grover Beach, Inc. (GEGE-001029), doing business as Central Coast Casino (CCCGB, Inc.).
- 3. On February 4, 2022, the Bureau received a Renewal Application for Owner Category License for a Cardroom Business License from CCCGB, Inc., its President and Associated Owner Category Licensee Respondent David Stearns, and endorsed owner Respondent Theresa Stearns¹ (collectively Respondents). On March 18, 2022, the Bureau received a Renewal Application for Owner Category License for a Cardroom Endorsee License from Respondent Theresa Stearns (collectively Applications).
- On or about April 15, 2022, the Bureau sent its Gambling Establishment and Owner Renewal Report Level II for Respondents (2022 Renewal Investigation Report) to the Commission. The Bureau sent an addendum letter to the Commission on May 16, 2022. The letter stated that on April 18, 2022, David Stearns disclosed to the Bureau that the Steams Family Trust UTD February 27, 2014 (Trust) has held a 100 percent shareholder interest in CCCGB, Inc., since 2014, with David Stearns and Theresa Stearns as trustees and trustors. On May 13, 2022, the Bureau requested that the Trust, David Stearns and Theresa Stearns, and any current beneficiaries submit an Application for Owner Category License by June 12, 2022.
- 5. On May 26, 2022, the Commission approved a 180-day extension of the State Gambling License issued to CCCGB, Inc., through November 30, 2022, with the condition that the Trust apply for and thereafter maintain a Cardroom Business License as a shareholder along with David Stearns and Theresa Stearns as trustee/trustors of the Trust. On October 27, 2022, the Bureau send a second addendum letter to the Commission.

¹ Theresa Stearns was identified as the spouse of David Stearns, with only community property interest in CCCGB, Inc.

- 6. At its November 17, 2022 meeting, the Commission referred the Applications to an evidentiary hearing to be held pursuant to the Gambling Control Act (Act) and California Code of Regulations, title 4, section 12060. The Commission issued an interim renewal license to CCCGB, Inc., valid through May 31, 2024, with the condition that the Trust, as shareholder, and David and Theresa Stearns as trustee/trustors, apply for and maintain a Cardroom Business License pursuant to Business and Professions Code section 19852, subdivisions (a) and (e).
 - 7. Respondents submitted a timely Notice of Defense, which is dated January 26, 2023.
- 8. On February 28, 2024, Respondents were notified that the evidentiary hearing would be held before the Commission on June 3-4, 2024, to be conducted via Zoom.

JURISDICTION AND BURDEN OF PROOF

- 9. The Commission has jurisdiction over the licensing of all persons and things having to do with the operation of gambling establishments. (Bus. & Prof. Code, §§ 19811, subd. (b), 19850.) The Commission's responsibilities include assuring that licenses are not issued to unqualified or disqualified persons and that no unqualified or disqualified person is materially involved with a licensed gambling operation. (Bus. & Prof. Code, § 19823, subd. (a).) The Commission has all powers necessary and proper to carry out the Act's policies and purposes, including the powers to take actions to ensure that no ineligible, unqualified, disqualified, or unsuitable persons are associated with controlled gambling activities. (Bus. & Prof. Code, § 19824, subds. (b) & (d).)
- 10. Respondents have the burden of proving that they are qualified to receive a license. (Bus. & Prof. Code, § 19856, subd. (a).)

LICENSURE CONSIDERATIONS

11. The Bureau's investigation determined that on February 27, 2014, the Stearns Family Trust UTD was created which held all outstanding shares of Central Coast Casino and therefore recommended that the Commission approve the Applications subject to the following condition: "Within 30 days of the Commission's approval, the Stearns Family Trust UTD February 27, 2014, as shareholder, and David Stearns and Theresa Stearns as trustee/trustors shall apply for

1		APPENDIX A
2		BUSINESS AND PROFESSIONS CODE
3	1.	Business and Professions Code section 19805 provides, in part:
4		(x) "Key employee" means any natural person employed in the
5		operation of a gambling enterprise in a supervisory capacity or empowered to make discretionary decisions that regulate gambling
6		operations, including, without limitation cashier operations supervisors or any other natural person designated as a key
7		employee by the department for reasons consistent with the policies of this chapter.
8	2.	Business and Professions Code section 19811, subdivision (b), provides:
9		Jurisdiction, including jurisdiction over operation and
10		concentration, and supervision over gambling establishments in this state and over all persons or things having to do with the operation of
11		gambling establishments is vested in the commission.
12	3.	Business and Professions Code section 19823 provides:
13		(a) The responsibilities of the commission include, without limitation, all of the following:
14		(1) Assuring that licenses, approvals, and permits are not
15		issued to, or held by, unqualified or disqualified persons, or by persons whose operations are conducted in a manner that is
16		inimical to the public health, safety, or welfare.
17		(2) Assuring that there is no material involvement, directly or indirectly, with a licensed gambling operation, or
18		the ownership or management thereof, by unqualified or disqualified persons, or by persons whose operations are
19		conducted in a manner that is inimical to the public health, safety, or welfare.
20		(b) For the purposes of this section, "unqualified person" means a
21		person who is found to be unqualified pursuant to the criteria set forth in Section 19857, and "disqualified person" means a person who is
22		found to be disqualified pursuant to the criteria set forth in Section 19859.
23		
24	4.	Business and Professions Code section 19824 provides, in part:
25		The commission shall have all powers necessary and proper to
26		enable it fully and effectually to carry out the policies and purposes of this chapter, [2] including, without limitation, the power to do all of the following:
27	2 "	following: Chapter, refers to Project and Professions Code, division 8, shorter 5, (semmencing)
28	with sectio	Chapter" refers to Business and Professions Code, division 8, chapter 5, (commencing n 19800), also known as the Gambling Control Act.

k	* *	*

(b) For any cause deemed reasonable by the commission, deny any application for a license, permit, or approval provided for in this chapter or regulations adopted pursuant to this chapter, limit, condition, or restrict any license, permit, or approval, or impose any fine upon any person licensed or approved. The commission may condition, restrict, discipline, or take action against the license of an individual owner endorsed on the license certificate of the gambling enterprise whether or not the commission takes action against the license of the gambling enterprise.

* * *

- (d) Take actions deemed to be reasonable to ensure that no ineligible, unqualified, disqualified, or unsuitable persons are associated with controlled gambling activities.
- 5. Business and Professions Code section 19850 provides, in part:

Every person who, either as owner, lessee, or employee, whether for hire or not, either solely or in conjunction with others, deals, operates, carries on, conducts, maintains, or exposes for play any controlled game in this state, or who receives directly or indirectly, any compensation or reward, or any percentage or share of the money or property played, for keeping, running, or carrying on any controlled game in this state, shall apply for and obtain from the commission, and shall thereafter maintain, a valid state gambling license, key employee license, or work permit, as specified in this chapter.

6. Business and Professions Code section 19853, subdivision (a), provides in part:

The commission, by regulation or order, may require that the following persons register with the commission, apply for a finding of suitability as defined in subdivision (i) of 19805, or apply for a gambling license:

* * *

- (3) Any person who does business on the premises of a licensed gambling establishment.
- 7. Business and Professions Code, section 19854 provides, in part:
 - (a) Every key employee shall apply for and obtain a key employee license.
 - (b) No person may be issued a key employee license unless the person would qualify for a state gambling license.

11. Business and Professions Code section 19866 provides:

An applicant for licensing or for any approval or consent required by this chapter, shall make full and true disclosure of all information to the department and the commission as necessary to carry out the policies of this state relating to licensing, registration, and control of gambling.

12. Business and Professions Code section 19870 provides:

- (a) The commission, after considering the recommendation of the chief^[3] and any other testimony and written comments as may be presented at the meeting, or as may have been submitted in writing to the commission prior to the meeting, may either deny the application or grant a license to an applicant who it determines to be qualified to hold the license.
- (b) When the commission grants an application for a license or approval, the commission may limit or place restrictions thereon as it may deem necessary in the public interest, consistent with the policies described in this chapter.
- (c) If, during a meeting, the commission denies an application, denies approval, or approves with limits, restrictions, or conditions, the action shall be stayed for a period of 30 days after the meeting, during which the applicant may request an evidentiary hearing. If the applicant does not file a request for an evidentiary hearing within 30 days, the action of the commission taken at the meeting is final. If the applicant waives the right to hearing and assents to the action of the commission in writing, upon receipt of the waiver by the commission, the action shall no longer be stayed. If the applicant files a timely request for an evidentiary hearing, the action shall be vacated and the application shall be reviewed de novo at the evidentiary hearing.
- (d) When an application is denied, the commission shall prepare and file a detailed statement of its reasons for the denial.
- (e) All proceedings at a meeting of the commission relating to a license application shall be recorded stenographically or by audio or video recording.
- (f) A decision of the commission denying a license or approval, or imposing any condition or restriction on the grant of a license or approval may be reviewed by petition pursuant to Section 1085 of the Code of Civil Procedure. Section 1094.5 of the Code of Civil Procedure shall not apply to any judicial proceeding described in the foregoing sentence, and the court may grant the petition only if the court finds that the action of the commission was arbitrary and capricious, or that the action exceeded the commission's jurisdiction.

³ "Chief" refers to the Director of the Bureau. (Bus. & Prof. Code, § 19805, subd. (d).)

1		13.	Business and Professions Code section 19871 provides:
2			(a) An evidentiary hearing described in Section 19870 shall be
3			conducted in accordance with regulations of the commission and as follows:
4			(1) Oral evidence shall be taken only upon oath or affirmation.
5			(2) Each party shall have all of the following rights:
6			(A) To call and examine witnesses.
7			(B) To introduce exhibits relevant to the issues
8			of the case.
9			(C) To cross-examine opposing witnesses on any matters relevant to the issues, even though the matter was not covered on direct examination.
11			(D) To impeach any witness, regardless of
12			which party first called the witness to testify. (E) To offer rebuttal evidence.
13			(3) If the applicant does not testify in his or her own behalf,
14			he or she may be called and examined as if under cross- examination.
15			(4) The hearing need not be conducted according to technical
16			rules relating to evidence and witnesses. Any relevant evidence may be considered, and is sufficient in itself to support a finding, if
17			it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of
18			the existence of any common law or statutory rule that might make improper the admission of that evidence over objection in a civil
19			action.
20 21			(b) This section does not confer upon an applicant a right to discovery of the department's ^[4] investigative reports or to require
22			disclosure of any document or information the disclosure of which is otherwise prohibited by any other provision of this chapter.
23	///		
24	///		
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28	(h).)	4 66	Department" refers to the Department of Justice. (Bus. & Prof. Code, § 19805, subd.

1	(8) Make a finding of abandonment pursuant to subsection (c) of Section <u>12017</u> .		
2	(9) If the Bureau has filed an accusation with the Commission pursuant to		
3	Business and Professions Code section 19930 prior to Commission action on a renewal application, the Commission will issue an interim renewal license pursuant to		
4	Section <u>12035</u> .		
5	(10) Issue a default decision pursuant to Section 12057.		
6	(11) Consider a request for reconsideration pursuant to Section <u>12064</u> .		
7	(b) An applicant does not have a right to an evidentiary hearing pursuant to		
8	Section <u>12056</u> if the Commission approves or denies a request for withdrawal pursuant to paragraph (5) of subsection (a) or makes a finding of abandonment pursuant to paragraph		
9	(6) of subsection (a), and that decision is final when issued, unless the Commission specifies otherwise.		
11	16. California Code of Regulations, title 4, section 12056, subdivision (a) provides, in		
12	part:		
13	If the Commission elects to hold an evidentiary hearing, the hearing will be conducted as a GCA hearing under Section 12060,		
14	unless the Executive Director or the Commission determines the hearing should be conducted as an APA hearing under Section		
15	12058		
16	17. California Code of Regulations, title 4, section 12060, provides:		
17	(a) If the Executive Director determines it is appropriate, he or she may set an		
18	application for consideration at a GCA hearing in advance of a meeting pursuant to Section 12054. The Executive Director will give notice to the applicant, pursuant to		
19	paragraph (2) subsection (c) of Section 12052, to the Office of the Attorney General, and to the Bureau no later than 90 calendar days in advance of the GCA hearing. The		
20	Executive Director's determination will be based on information contained in the Bureau's report or other appropriate sources including, without limitation, a request		
21	from the Bureau or applicant as well as the Commission's operational considerations.		
22	(b) When a GCA hearing is elected pursuant to Section 12056, subsection (a), the Executive Director will give notice to the applicant, pursuant to paragraph (2)		
23	subsection (c) of Section 12052, to the Office of the Attorney General, and to the Bureau no later than 60 calendar days in advance of the GCA hearing.		
24	(c) An applicant may request that his, her, or its GCA hearing be held at a Southern		
25	California location instead of the Commission's principal office in Sacramento, by completing the appropriate section on the Notice of Defense, CGCC-CH1-03 (Rev.		
26	08/21). The request must be made on the initial Notice of Defense form submitted to the Commission and Bureau within the timeframes specified on the form.		
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(1) The Executive Director will approve a Southern California GCA hearing, if the request is timely made on the initial Notice of Defense form and meets all of the
following criteria:
(A) The GCA hearing is estimated by Commission staff to last no longer than four hours.
(B) The primary residence of the applicant is located in one of the following counties:
Imperial, Kern, Los Angeles, Orange, Riverside, San Diego, San Luis Obispo, San Bernardino, Santa Barbara, or Ventura.
(C) A GCA hearing will be noticed for a Southern California location only when it is in the best public interest, promotes judicial economy, and comports with the Commission's availability.
(2) If at any time before the hearing, the Executive Director determines that the criteria in subparagraphs (A) through (C) of paragraph (1) are no longer met,
Commission staff may cancel the Southern California GCA hearing and issue a new notice for a hearing at the Commission's principal office in Sacramento.
(d) The presiding officer and her or his support staff will have no communication with the Commission or Commission staff upon the marits of an application prior to
with the Commission or Commission staff upon the merits of an application prior to the evidentiary hearing. The Executive Director will designate a presiding officer which will be:
(1) A member of the Commission's legal staff; or,
(2) An Administrative Law Judge.
(e) The applicant or the complainant, or the applicant and the complainant, may request a continuance in writing to the Executive Director stating the reason for the
continuance and any proposed future hearing dates. The Executive Director or Commission may approve the request. For a Southern California GCA hearing, if a continuance is granted, the hearing may be scheduled in Sacramento or Southern California based on the criteria specified in subparagraphs (A) through (C) of
paragraph (1) of subsection (c).
(f) The complainant will provide to the applicant, subject to subsection (b) of Section 12056, at least 45 calendar days prior to the GCA hearing, and the applicant must
provide to the complainant, at least 30 calendar days prior to the GCA hearing, the following items:
(1) A list of potential witnesses with the general subject of the testimony of each witness;
(2) Copies of all documentary evidence intended to be introduced at the hearing and not previously provided;
(3) Reports or statements of parties and witnesses, if available; and
(4) All other written comments, writings, or other items containing relevant evidence.
(g) The provisions of subsection (f) of this section provide the exclusive right to and method of discovery between the applicant and complainant to a GCA hearing. Discovery is not permitted upon a Commission member or an advisor of the

1	Commission unless a showing is made that they have direct personal factual information pertaining to material issues related to the application at issue and the
2	information to be gained from the Commission member or advisor of the Commission is not available through any other sources.
3	(h) A presiding officer will rule on the admissibility of evidence and on any
4	objections raised except for objections raised under subsection (h). A ruling by the presiding officer is final.
5	(1) In advance of the GCA hearing, upon a motion of a party or by order of the
6	presiding officer, the presiding officer may conduct a pre-hearing conference, either in person, via teleconference, or by email exchange, subject to the presiding officer's
7	availability and will issue a pre-hearing order if appropriate or requested by either party. The pre-hearing conference and order may address the following:
8 9	(A) Evidentiary issues;
	(B) Witness and exhibit lists;
10	(C) Alterations in the Bureau recommendation;
11	(D) Stipulations for undisputed facts and/or the admission of evidence including
12	without limitation the Bureau's report;
13	(E) Authorizing offsite livestreaming appearances for parties or witnesses if good
14	cause has been presented and only if the process for offsite livestreaming has been approved by the Executive Director; and,
15	(F) Other issues that may be deemed appropriate to promote the orderly and prompt conduct of the hearing.
16	(2) The GCA hearing need not be conducted according to technical rules of evidence.
17	Any relevant evidence may be considered, and is sufficient in itself to support findings if it is the sort of evidence on which reasonable persons are accustomed to
18	rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rule that might make improper the admission of that evidence over
19	objection in a civil action.
20	(i) The Commission may, at any time upon a showing of prejudice by the objecting
21	party:
22	(1) Prohibit the testimony of any witness or the introduction of any documentary evidence that has not been disclosed pursuant to subsection (f); or
23	(2) Continue any meeting or hearing as necessary to mitigate any prejudice.
24	(j) The complainant will present all facts and information in the Bureau report, if any,
25	and the results of the Bureau's background investigation, and the basis for any recommendation, if the Bureau filed one with the Commission according to Business
26	and Professions Code section 19868, to enable the Commission to make an informed decision on whether the applicant has met his, her, or its burden of proof. The
27	complainant may but is not required to recommend or seek any particular outcome during the evidentiary hearing, unless it so chooses.
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1	(k) The burden of proof is always on the applicant to prove his, her, or its qualifications to receive any license or other approval under the Act.
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3	(l) The applicant may choose to represent himself, herself, or itself, or may retain an attorney or lay representative. Lay representatives may assist the applicant but are not authorized to serve as an attorney as otherwise defined and regulated by state law.
4	
5	(m) Except as otherwise provided in subsection (i), the complainant and applicant will have the right to call and examine witnesses under oath; to introduce relevant exhibits and documentary evidence; to cross-examine opposing witnesses on any
6	relevant matter, even if the matter was not covered in direct examination; to impeach any witness, regardless of which party first called the witness to testify; and to offer
7 8	rebuttal evidence. If the applicant does not testify on his, her or its behalf, the applicant may be called and examined, under oath, as if under cross-examination.
9	(n) Oral evidence will be taken upon oath or affirmation, which may be administered by the Executive Director, a member of the Commission, or the presiding officer if an Administrative Law Judge.
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11	(o) At the conclusion of the evidentiary hearing, the members of the Commission will take the matter under submission, may discuss the matter in a closed session meeting, and may schedule future closed session meetings for deliberation.
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