1 2 3 4 5 6 7 8 9	XAVIER BECERRA Attorney General of California SARA J. DRAKE Senior Assistant Attorney General T. MICHELLE LAIRD Supervising Deputy Attorney General WILLIAM P. TORNGREN Deputy Attorney General State Bar No. 58493 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 210-7782 Fax: (916) 327-2319 E-mail: William.Torngren@doj.ca.gov Attorneys for Complainant			
11	BEFORE THE			
12	CALIFORNIA GAMBLING CONTROL COMMISSION			
13	STATE OF CALIFORNIA			
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16	In the Matter of the First Amended Statement of Reasons for Denial of Applications for	CGCC Case No.: CGCC-2018-0426-7C		
17	Renewal of State Gambling Licenses for:	BGC Case No.: BGC- HQ2018-00024SL		
18	SAU CUNG PHONG, INC.,	REVISED STIPULATED SETTLEMENT;		
19 20	d.b.a.: CASINO MARYSVILLE, and SAU CUNG PHONG, President, Treasurer, Secretary, Director and Sole Shareholder.	DECISION AND ORDER		
21	515 4th Street	Hearing Date: March 16-20, 23-25, 2020		
22	Marysville, California 95901	Hearing Time: 10:00 a.m. Hearing Place: 2399 Gateway Oaks, Suite 100		
23	Respondents.	Sacramento, CA 95833		
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	Revised Stipulated Settlement (Sau Cur	ng Phong, Inc., d.b.a.: Casino Marysville)		

STIPULATED SETTLEMENT

This Stipulated Settlement resolves the First Amended Statement of Reasons for Denial of Applications for Renewal of State Gambling Licenses (Statement of Reasons) in the above-entitled matter. Respondents Sau Cung Phong, Inc. (Corporation), d.b.a. Casino Marysville (Casino), and Sau Cung Phong (Mr. Phong) (collectively, Respondents) hold interim renewal gambling establishment owner licenses and have applications pending for renewal of their gambling establishment owners licenses pursuant to the Gambling Control Act (Act) (Bus. & Prof. Code, § 19800 et seq.). The Statement of Reasons seeks to deny the renewal applications for lack of suitability for licensing under the Act and the regulations adopted pursuant to the Act.

PARTIES AND JURISDICTION

- 1. Stephanie Shimazu (Complainant) filed a statement of reasons solely in her official capacity as the Director of the California Department of Justice, Bureau of Gambling Control (Bureau). Thereafter, Complainant, solely in her official capacity, filed a First Amended Statement of Reasons, which supersedes the initial statement of reasons.
- 2. On September 1, 2017, the Bureau received an Application for State Gambling License, dated August 28, 2017, which was submitted by the Corporation, to renew its state gambling license, number GEOW-003301, as well as the state gambling license for the Casino, number GEGE-001280.
- 3. On September 12, 2017, the Bureau received an Application for State Gambling License, dated September 8, 2017, submitted by Mr. Phong, to renew his state gambling license, number GEOW-003322, as the President and sole shareholder of the Corporation.
- 4. The two applications submitted by Respondents to renew their state gambling licenses hereafter are referred to collectively as the "Applications."
- 5. Respondents have been continuously licensed by the California Gambling Control Commission (Commission) since July 19, 2006.
- 6. On or about March 20, 2018, the Bureau issued its Gambling Establishment and Owner Renewal Report in which it recommended denial of the Applications.

- 7. At its April 26, 2018 meeting, the Commission referred consideration of the Applications to an evidentiary hearing to be held pursuant to California Code of Regulations, title 4, section 12060. At that meeting, the Commission also issued Respondents interim renewal licenses, which are valid through December 31, 2019, or the conclusion of the evidentiary hearing process, whichever comes first.
 - 8. Respondents submitted a timely Notice of Defense, which is dated May 15, 2018.

ADVISEMENT AND WAIVERS

- 9. Respondents have carefully reviewed, and discussed with their attorney, the legal and factual allegations in the Statement of Reasons. Respondents also have carefully reviewed, and discussed with their attorney, this Stipulated Settlement. Respondents fully understand the terms and conditions contained within this Stipulated Settlement and the effects thereof.
- 10. Respondents are fully aware of their legal rights in this matter, which include: the right to a hearing before the Commission on their suitability for licensure and on all the allegations in the Statement of Reasons; the right to be represented by counsel of their choice at their own expense; the right to confront and cross-examine witnesses; the right to present evidence and testify on their own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to apply for reconsideration and court review of an adverse decision; and all other rights afforded by the Act, the regulations adopted thereunder, and all other applicable state and federal laws.
- 11. Respondents, with the advice of their attorney, hereby voluntarily, knowingly, and intelligently waive and give up each and every right set forth in paragraph 10 above, withdraw their Notice of Defense, and agree to be bound by this Stipulated Settlement. Respondents, with the advice of their attorney, further voluntarily, knowingly, intelligently, and expressly waive and give up any privilege or right that may be, or may become, available to seek reinstatement or reduction of the discipline or fines agreed upon and consented to in this Stipulated Settlement.

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STIPULATED AGREEMENT OF SETTLEMENT

- 12. For the purposes of resolving the Statement of Reasons, the issue of Respondents' continued suitability for licensure, and for any other matters now and in the future involving the Commission, the Bureau, or licensed gambling, Respondents, with the advice of their attorney, knowingly and voluntarily admit that all the factual and legal allegations in the Statement of Reasons are true and accurate. Respondents, with the advice of their attorney, further knowingly and voluntarily admit that those factual and legal allegations are sufficient to revoke and discipline their licenses and deny the Applications.
- 13. Respondents understand and agree that the admissions made in paragraph 12 above may be entered into evidence in any legal or administrative proceeding brought, prosecuted, or defended by the Commission or the Bureau in which one or more of the Respondents is a party as if those admissions were made under oath and penalty of perjury.
- 14. Upon the effective date of the Commission's Decision and Order adopting this Stipulated Settlement (Effective Date), Respondents' licenses shall be renewed and then immediately revoked. The revocations, however, shall be stayed as provided in paragraphs 15 through 18 of this Stipulated Settlement. Respondents, with the advice of their attorney, acknowledge, understand, and agree that the stay of revoking their state gambling licenses is intended solely to preserve the Casino's existence for purposes of Business and Professions Code sections 19962 and 19963, to allow for a possible sale of 100 percent of the Casino's assets, and to allow the Casino to be a going concern for whatever benefits that it may provide its employees, the community, and general public. Respondents, with the advice of their attorney, acknowledge, understand, and agree that no sale transaction will be effective unless, and until, the Commission, exercising its authority under the Act, approves the sale of Casino's assets and the licensure of any person who wishes to purchase those assets and carry on a gambling operation at the gambling establishment currently know as Casino Marysville.
- 15. The revocations of Respondents' licenses shall be stayed for 12 months from the Effective Date, and may be extended as set forth in this paragraph 15, to allow for the possible sale of the Casino's assets. The 12-month period and any extensions are referred to as the "Stay

Period." The Bureau recognizes and acknowledges that good cause exists to expedite review of any potential sale transaction because of Respondents' license revocation and the desire to preserve and protect the possible interests of the Casino's employees, the community, and the general public.

- a. If the sale has not been consummated prior to the end of the 12-month time period, Respondents may request in writing a six-month extension from the Commission prior to the expiration of that 12-month time period. An extension request after the expiration of that 12-month time period shall be deemed to be invalid, the Stay Period shall be deemed to have expired, and the revocations shall be immediately effective. A written extension request to the Commission will be timely only if it is received by the Commission prior to the close of business on the last day of the 12-month time period.
- b. If the sale has not been consummated prior to the end of the initial sixmonth extension, Respondents may request in writing an additional six-month extension from the Commission prior to the expiration of the original six-month extension. An extension request after the expiration of the initial six-month extension shall be deemed to be invalid, the Stay Period shall be deemed to have expired, and the revocations shall be immediately effective. A written extension request to the Commission will be timely only if it is received by the Commission prior to the close of business on the last day of the sixmonth extension. No further extensions shall be granted.
- c. The Commission may grant an extension request only if Respondents provide the Commission with a timely showing that good cause exists to grant an extension, and evidence that a verifiable, good faith effort was made to consummate the sale within the requisite time period.
- d. The Stay Period shall not be extended beyond December 31, 2021, unless Respondents' licenses are extended by the Commission or law past that date.
- 16. Upon the earlier of (a) the expiration of the Stay Period or subsequent denial of an extension of the stay, as provided for in paragraph 15, or (b) the consummation of the sale of the Casino's assets, the stay of the revocations of Respondents' licenses shall be automatically and

immediately lifted and Respondents' licenses shall be immediately revoked, without hearing or any right to appeal. Respondents, with the advice of their attorney, knowingly, voluntarily and expressly waive any right to a hearing on such revocations, and any right to appeal, or to contest in any manner, such revocations.

- 17. Respondents, with the advice of their attorney, knowingly, voluntarily and expressly agree that their licenses and ability to own and operate the Casino during the Stay Period shall be conditioned upon full compliance with the following terms and conditions:
 - Respondents shall employ an appropriately licensed individual, who is not a. objectionable to the Bureau and who is not related to Mr. Phong by blood or marriage, to serve as general manager of the Casino during the time the stay is in effect. During the Stay Period, the Casino may not operate unless it is under the direction of a general manager, who is not related to Mr. Phong. During the Stay Period, Va Phong shall not be employed by Respondents in any capacity that requires a license, registration, approval, or permit issued by the Commission, the Bureau, or the City of Marysville. Respondents warrant and represent that, as of the date they signed this Stipulated Settlement, the Casino is closed in response to statewide and local restrictions in response to COVID-19. Respondents understand and agree that Complainant is relying on this warranty and representation in agreeing to this subparagraph 17a. During the Casino's closure as part of the statewide or local response to COVID-19 and as an immediate continuation of that closure, Respondents may employ Va Phong to provide services to the closed Casino. Upon reopening the Casino, Respondents shall comply in all respects with this subparagraph 17a, including not employing Va Phong in any capacity that requires a license, registration, approval, or permit issued by the Commission, the Bureau, or the City of Marysville.
 - b. Respondents shall comply with the Penal Code, the Act, the regulations promulgated thereunder, the Marysville gambling ordinance, and federal laws and regulations relating to gambling and anti-money laundering.

- c. Respondents shall not allow on-duty Casino employees to occupy the player-dealer position in No Bust Blackjack, or any other controlled game, offered for play at the Casino.
- d. Respondents shall not allow Casino on-duty dealers to participate in any capacity, including, but not limited to, filling-in for the third-party proposition player when that player leaves the table, in the play of controlled games at the Casino.
- e. Respondents shall not use house money to stake persons, including, but not limited to, on-duty employees, to play in controlled games offered for play at the Casino.
- f. Respondents shall have no financial interest whatsoever, either direct or indirect, in funds wagered, lost, or won in controlled games offered for play at the Casino.
- g. Respondents shall ensure that all controlled games offered for play at the Casino are played in accordance with the game rules approved by the Bureau.
- h. Respondents shall ensure that all controlled games, including, but not limited to, No Bust Blackjack, offered for play at the Casino are played in accordance with the Penal Code, the Act, and the regulations adopted thereunder, as well as the Marysville gambling ordinance.
- i. Respondents shall ensure that the Casino's surveillance system complies with the regulatory requirements and that surveillance video is made promptly available to the Bureau when requested.
- j. Respondents shall have a key employee present in the Casino at all times the card room is open to the public.
- k. Respondents shall maintain the Casino's cage and podium in compliance with all regulatory requirements.
- l. Respondents or their general manager shall report monthly to the Commission and the Bureau regarding the status of any proposed sale.
- 18. Respondents, with the advice of their attorney, knowingly, voluntarily and expressly agree that any breach of or default in performing the terms and conditions of this Stipulated Settlement, including any breach of any of the conditions in paragraph 17 above, is a sufficient

basis to lift the stays of the revocations of Respondents' licenses. Respondents' only basis to appeal such a lifting of the stays is to contest whether a violation factually occurred. Respondents, with the advice of their attorney, knowingly, voluntarily and expressly waive the right to appeal that the only remedy is the lifting of the stays if such a violation is found to have occurred. Additionally, if the Bureau, in its discretion determines that a violation occurred, that determination is a sufficient basis, in-and-of-itself, for the issuance of an emergency order, which may include closing of the Casino while any appeal is pending, if the Bureau, in its discretion, decides that the issuance of such an order is warranted.

- 19. Respondents, jointly and severally, shall pay to the Bureau \$50,000 in fines (Fines) for the violations alleged, and admitted to, in the Statement of Reasons. The Fines are in addition to the action taken by the Commission against Respondents' licenses pursuant to Business and Professions Code section 19930, subdivision (c). The Fines shall be allocated \$30,000 for the first three Causes for Denial (\$10,000 each) and \$20,000 for the Fourth Cause for Denial, which has 10 violations (\$2,000 for each violation). The Fines will be paid upon expiration or termination of the Stay Period. If the Stay Period terminates as the result of a sale, the Fines will be paid in full upon the closing. Respondents shall instruct the purchaser under any sales or similar agreement and the escrow holder to pay \$50,000 at the closing to the Bureau, which shall have a lien on the proceeds of the sale for the Fines.
- 20. The Bureau agrees not to seek, and waives, reimbursement of its costs related to this matter.
- 21. Respondents have been advised and, therefore understand and acknowledge, that upon the Effective Date, their interim renewal licenses will cease to be valid and will be automatically canceled. (Cal. Code Regs., tit. 4, § 12035, subd. (b)(2).)
- 22. If the Stay Period exceeds the term, or expiration date, of any license granted and issued pursuant to this Stipulated Settlement, Respondents acknowledge and agree that any renewal license granted by the Commission will require their continued compliance with this Stipulated Settlement for the entire Stay Period.

- 23. The parties agree that this Stipulated Settlement fully resolves their dispute concerning the Statement of Reasons.
- 24. This Stipulated Settlement shall be subject to adoption by the Commission. Respondents understand and, with the advice of their attorney, specifically agree that counsel for the Bureau, and the Bureau's staff, may communicate directly with the Commission regarding this Stipulated Settlement, without notice to, or participation by, Respondents, or their attorney, and that no such communication shall be deemed a prohibited ex parte communication. Respondents, with the advice of their attorney, specifically acknowledge and agree that such communications are permissible pursuant to Government Code section 11430.30, subdivision (b).
- 25. By signing this Stipulated Settlement, Respondents understand and agree that they may not withdraw their agreement or seek to rescind the Stipulated Settlement prior to the time the Commission considers and acts upon it. If the Commission fails to adopt this Stipulated Settlement as its Decision and Order, this Stipulated Settlement shall be of no force or effect, and, except for actions taken pursuant to this paragraph and paragraph 24 above, it shall be inadmissible in any legal action between the parties. The Commission's consideration of this Stipulated Settlement shall not disqualify it from any further action regarding any of the Respondents' licensure, including, but not limited to, disposition of this matter by a decision and order following a hearing on the merits.
- 26. This Stipulated Settlement may be executed in counterparts. The parties agree that a photocopy, facsimile or electronic copy of this Stipulated Settlement, including copies with signatures thereon, shall have the same force and effect as an original.
- 27. In consideration of the above admissions and stipulations, the parties agree that the Commission may, without further notice or formal proceeding, issue and enter the Decision and Order adopting this Stipulated Settlement.

[Acceptance and Signatures on Following Pages]

ACCEPTANCE

Respondents have carefully read and considered the above Stipulated Settlement. They have discussed the above Stipulated Settlement's terms and effects with their attorney.

Respondents understand the Stipulated Settlement and the effects it will have on their state gambling licenses. Respondents further understand that their state gambling licenses will be revoked subject to a 12-month stay and conditions. Respondents further understand that they, jointly and severally, will be obligated to pay \$50,000 in fines to the Bureau and that the failure to pay any portion of that amount when due, or to abide by the conditions and terms of the Stipulated Settlement, could result in lifting the stay and revocation of their state gambling licenses. Respondents enter into this Stipulated Settlement voluntarily, knowingly and intelligently, and agree to be bound by its terms.

intelligently, and agree to be bound by its	terms.
Dated: March 22, 2020	Sau Cung Phong Inc., d.b.a. Casino Marysville
	Ву

Sau Cung Phong, Its President, Treasurer, Secretary, Director and Sole Shareholder

Respondent

Sau Cung Phong Respondent

Approved as to Form:

Dated: March

Dated: March , 2020

John K. Maloney, Esq. Attorney for Respondents

COMPLAINANT'S ACCEPTANCE Dated: March 25, 2020 STEPHANIE SHIMAZU, Director Bureau of Gambling Control California Department of Justice The foregoing Stipulated Settlement is hereby respectfully submitted for consideration by the California Gambling Control Commission. Dated: March 25, 2020 XAVIER BECERRA Attorney General of California SARA J. DRAKE Senior Assistant Attorney General T. MICHELLE LAIRD Supervising Deputy Attorney General Deputy Attorney General Attorneys for the Complainant

DECISION AND ORDER OF THE COMMISSION

The California Gambling Control Commission hereby adopts the foregoing Stipulated Settlement of the parties for the case of *In the Matter of the First Amended Statement of Reasons for Sau Cung Phong, Inc., d.b.a. Casino Marysville, ad Sau Cung Phong, President, Treasure, Secretary, Director and Sole Shareholder,* CGCC Case No. CGCC-2018-0426-7C, GBC Case, No. BGC- HQ2018-00024SL as its final Decision and Order in this matter to be effective upon execution below by its members.

IT IS SO ORDERED

Dated: -3 ~ 26 ~ 2020	200		
	Jim Evans, Chairperson		

eated: 3/26 Trang To, Commissioner

Paula LaBrie, Commissioner

Dated: 3 26 20 =

Paula LaBrie, Commissioner

Gareth Lacy, Commissioner