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BEFORE THE
CALIFORNIA GAMBLING CONTROL COMMISSION
STATE OF CALIFORNIA

**In the Matter of the First Amended
Accusation Against:**

FULL RACK ENTERTAINMENT INC.
**(GEOW-003303), doing business as Towers
Casino (GEGE-001318),**

JOHN ROBINSON (GEOW-003305),
shareholder and officer,

JAMEY ROBINSON (GEOW-003304),
shareholder and officer,

115 Bank Street, Grass Valley, CA 95945

Respondents.

BGC Case No. HQ2020-00002AC

OAH No.

FIRST AMENDED ACCUSATION

1 Complainant alleges as follows:

2 **PARTIES**

3 1. Stephanie Shimazu (Complainant) brings this First Amended Accusation solely
4 in her official capacity as the Director of the California Department of Justice, Bureau of
5 Gambling Control (Bureau).

6 2. Respondent Full Rack Entertainment, Inc. (Corporation), State Gambling
7 License Number GEOW-003303, does business as Towers Casino (Casino). The Casino is an
8 eight-table card room presently operating at 115 Bank Street, Grass Valley, California.

9 3. The Corporation's shareholders are Jamey Robinson and John Robinson, State
10 Gambling License Numbers GEOW-003304 and GEOW-003305, respectively. They each hold
11 a 50-percent interest in the Corporation and are endorsed on the Casino's State Gambling
12 License, Number GEGE-001318, as the Corporation's shareholders.

13 4. The Corporation, Jamey Robinson, and John Robinson are referred to
14 collectively as "Respondents" in this Accusation

15 5. The California Gambling Control Commission (Commission) issued the above-
16 described licenses to Respondents pursuant to the Gambling Control Act (Act) (Bus. & Prof.
17 Code, § 19800 et seq.).

18 **JURISDICTION, STANDARD OF PROOF, AND COST RECOVERY**

19 6. The Commission has jurisdiction over the operation and concentration of
20 gambling establishments and all persons and things having to do with operation of gambling
21 establishments. (Bus. & Prof. Code, § 19811, subd. (b).)¹ The Commission has all powers
22 necessary and proper to fully and effectually carry out the policies and procedures of the Act.
23 (Bus. & Prof. Code, § 19824.) The Commission's responsibilities include assuring that no
24 unqualified person, or any person whose operations are conducted in a manner that is inimical
25 to the public health, safety, and welfare, has any direct or indirect material involvement with a
26 licensed gambling operation. (Bus. & Prof. Code, § 19823, subd. (a)(2).)

27 _____
28 ¹ The statutes and regulations applicable to this First Amended Accusation are quoted in
pertinent part in Appendix A.

1 7. The Act tasks the Bureau with, among other responsibilities, monitoring the
2 conduct of licensees, investigating suspected violations of the Act, and initiating disciplinary
3 actions. (Bus. & Prof. Code, §§ 19826, subds. (b), (c), (e), 19930, subd. (b).) Upon the Bureau
4 filing an accusation, the Commission proceeds under Government Code section 11500 et seq.
5 (Bus. & Prof Code, § 19930, subd. (b); see Cal. Code Regs., tit. 4, § 12554, subd. (a).) The
6 Commission’s disciplinary powers include, among other things, license revocation, license
7 suspension, imposing a condition on a license, and requiring payment of a fine or monetary
8 penalty. (Bus. & Prof. Code, § 19930, subd. (c); Cal. Code Regs., tit. 4, § 12554, subd. (d).)

9 8. In an accusation brought under the Act, the standard of proof is the
10 preponderance of the evidence. (Cal. Code Regs., tit. 4, § 12554, subd. (c).)

11 9. In a matter involving discipline of a license, the Bureau may recover its costs of
12 investigation and prosecuting the proceeding. (Bus. & Prof. Code, § 19930, subd. (d).)

13 **THE DUTY TO OPERATE IN A SUITABLE MANNER TO PROTECT PUBLIC**
14 **HEALTH, SAFETY, AND GENERAL WELFARE**

15 10. The Act is an exercise of the police power of the state intended to protect the
16 public’s health, safety and welfare. The Act is to be liberally interpreted to effectuate that
17 purpose. (Bus. & Prof. Code, § 19971.) The Act requires comprehensive regulation to
18 maintain the public trust that permissible gambling will not endanger the public health, safety,
19 and welfare. (Bus. & Prof. Code, § 19801, subd. (g).)

20 11. The Act requires that all gambling establishments be operated in a manner
21 suitable to protect the public health, safety, and general welfare. The responsibility for
22 employing and maintaining suitable methods of operation rests with the owners. (Bus. & Prof.
23 Code, § 19920.) The failure to meet this responsibility constitutes grounds for license
24 revocation. (*Ibid.*) No owner licensee shall operate a card room in violation of the Act. (Bus.
25 & Prof. Code, § 19922.)

26 **COVID-19 EMERGENCY AND THE GOVERNOR’S ORDERS**

27 12. The United States is in the midst of an unprecedented public health crisis with
28 the worldwide COVID-19 Pandemic (Pandemic) caused by the SARS-CoV-2 virus (Virus).

1 Like the rest of the country, the state is in the grip of this Pandemic. As of mid-May 2020, in
2 California, the Virus had infected more than 86,000 people and killed more than 3,500.²

3 13. On March 4, 2020, the Governor proclaimed a State of Emergency to exist as
4 result of the threat of the spread of COVID-19. On March 20, 2020, the Governor issued
5 Executive Order N-33-20, which incorporated the directives of the Public Health Officer issued
6 under the California Health and Safety Code, and ordered “all individuals living in the State to
7 stay home or at their place of residence except as needed to maintain continuity of operations of
8 the federal critical infrastructure sectors”³ These actions by the Governor reduced large
9 sectors of economic activity in the state to prevent the spread of the Virus and the resultant
10 serious sickness and death from COVID-19.

11 14. On May 4, 2020, the Public Health Officer issued the Pandemic Roadmap
12 (Roadmap), which set forth a four-stage framework for reopening California’s economy while
13 considering the continuing danger that the spread of COVID-19 posed to the public as follows:
14 “safety and preparation (Stage 1), reopening of lower-risk workplaces and other spaces (Stage
15 2), reopening of higher-risk workplaces and other spaces (Stage 3), and finally an easing of
16 final restrictions leading to the end of the stay at home order (Stage 4).”⁴ The Roadmap’s goal
17 is to open the state in a way that minimizes the risk of increasing the number of COVID-19
18 cases. The Roadmap is incorporated into the Governor’s May 4, 2020 Executive Order N-60-
19 20.⁵

20 15. Entertainment venues, including gaming, gambling and arcade venues, such as
21 the Casino, are higher risk workplaces permitted to open only in the Roadmap’s Stage 3. As of
22

23 ² These figures were obtained from the State of California’s COVID-19 website at
24 <https://covid19.ca.gov/>. They were current as of May 21, 2020.

25 ³ Executive Order N-33-20 is available at <https://covid19.ca.gov/img/Executive-Order-N-33-20.pdf>.

26 ⁴ For background, see the State of California’s COVID-19 site on county variances for
27 reopening at <https://covid19.ca.gov/roadmap-counties/>.

28 ⁵ Executive Order N-60-20 is available at <https://www.gov.ca.gov/wp-content/uploads/2020/05/5.4.20-EO-N-60-20.pdf>.

1 May 18, 2020, when the violations alleged in this First Amended Accusation occurred, no
2 county in the state had been authorized to advance to the Roadmap's Stage 3.

3 **THE CASINO REOPENING AND THE BUREAU'S**
4 **EMERGENCY ORDERS**

5 16. Prior to May 18, 2020, Respondents closed the Casino in accordance with the
6 Governor's executive orders. On May 18, 2020, however, the Casino reopened in violation of
7 the Governor's Executive Order N-33-20, as modified by Executive Order N-60-20
8 (collectively, Executive Orders). Upon reopening, Respondents were operating the Casino in a
9 manner that threatened the public health, safety, and general welfare. On May 19, 2020, the
10 Bureau issued and served an Emergency Order on Respondents pursuant to Business and
11 Professions Code section 19931. Exhibit 1 to this First Amended Accusation is a true copy of
12 the Emergency Order. The Emergency Order directed the Casino to immediately suspend and
13 cease all gambling and gambling-related activities and close the gambling establishment. The
14 Emergency Order advised Respondents of their right to a hearing.⁶

15 17. On June 10, 2020, in anticipation of the permitted reopening of California card
16 rooms under the Roadmap's Stage 3 conditions, the Bureau issued and served an Amended
17 Emergency Order on Respondents pursuant to Business and Professions Code section 19931.
18 Exhibit 2 to this First Amended Accusation is a true copy of the Amended Emergency Order.
19 The Amended Emergency Order authorizes the Casino to reopen in accordance with guidelines
20 and rules issued by state and local agencies to protect public health and mitigate the spread of
21 COVID-19. The Amended Emergency Order advised Respondents of their right to a hearing.

22 **CAUSE FOR DISCIPLINE**

23 **(Failing to Protect the Public Health, Safety, and General Welfare)**

24 18. Respondents' licenses are subject to discipline because Respondents reopened
25 the Casino in violation of the Executive Orders. These Executive Orders were issued by the
26 Governor to protect the public health, safety, and general welfare of California's citizens. By

27 ⁶ Subsequent to the Emergency Order and in accordance with Business and Professions
28 Code section 19931, subdivision (d), the Bureau filed and served the initial Accusation on May
21, 2020.

1 reopening without authorization, Respondents violated both the Executive Orders and the Act,
2 putting the public at risk. Additionally, while acting in violation of the law, Respondents
3 operated the Casino in a manner that threatened, and failed to protect, the public health, safety
4 and general welfare.

5 (Bus. & Prof. Code, §§ 19857, 19920, 19922; Cal. Code Regs., tit. 4, § 12568, subd. (c)(3);
6 Gov. Code, § 8665; Health & Saf. Code, § 120275.)

7 **PRAYER**

8 WHEREFORE, Complainant requests that a hearing be held on the matters herein
9 alleged, and that following the hearing, the Commission issue a decision:

10 1. Disciplining State Gambling License Number GEOW-003303, issued to
11 respondent Full Rack Entertainment, Inc., including suspension or revocation as appropriate;

12 2. Disciplining State Gambling License Number GEOW-003304, issued to
13 respondent Jamey Robinson, including suspension or revocation as appropriate;

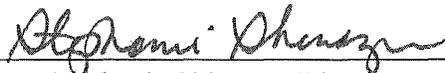
14 3. Disciplining State Gambling License Number GEOW-003305, issued to
15 Respondent John Robinson, including suspension or revocation as appropriate;

16 4. Imposing fines or monetary penalties against Respondents, jointly and severally,
17 according to proof and to the maximum extent allowed by law;

18 5. Awarding the Bureau the costs of investigation and costs of bringing this First
19 Amended Accusation before the Commission, pursuant to Business and Professions Code
20 section 19930, subdivisions (d) and (f), in a sum according to proof; and

21 6. Taking such other and further action as the Commission may deem appropriate.
22

23 Dated: June 11, 2020



24 Stephanie Shimazu, Director
25 Bureau of Gambling Control
26 California Department of Justice
27
28

1 (d) Take actions deemed to be reasonable to ensure that no ineligible,
2 unqualified, disqualified, or unsuitable persons are associated with
3 controlled gambling activities.

4 4. Business and Professions Code section 19825 provides:

5 The commission may require that any matter that the commission is
6 authorized or required to consider in a hearing or meeting of an
7 adjudicative nature regarding the denial, suspension, or revocation of a
8 license, permit, or a finding of suitability, be heard and determined in
9 accordance with Chapter 5 (commencing with Section 11500) of Part 1 of
10 Division 3 of Title 2 of the Government Code.

11 5. Business and Professions Code section 19826 provides, in part:

12 The department⁷ . . . shall have all of the following responsibilities:

13 * * *

14 (b) To monitor the conduct of all licensees and other persons having
15 a material involvement, directly or indirectly, with a gambling operation or
16 its holding company, for the purpose of ensuring that licenses are not
17 issued or held by, and that there is no direct or indirect material
18 involvement with, a gambling operation or holding company by ineligible,
19 unqualified, disqualified, or unsuitable persons, or persons whose
20 operations are conducted in a manner that is inimical to the public health,
21 safety, or welfare.

22 (c) To investigate suspected violations of this chapter or laws of this
23 state relating to gambling

24 * * *

25 (e) To initiate, where appropriate, disciplinary actions as provided in
26 this chapter. In connection with any disciplinary action, the department
27 may seek restriction, limitation, suspension, or revocation of any license or
28 approval, or the imposition of any fine upon any person licensed or
approved.

6. California Code of Regulations, title 4, section 12554 provides, in part:

(a) Upon the filing with the Commission of an accusation by the
Bureau recommending revocation, suspension, or other discipline of a
holder of a license, registration, permit, finding of suitability, or approval,
the Commission shall proceed under Chapter 5 (commencing with section
11500) of Part 1 of Division 3 of Title 2 of the Government Code.

⁷ "Department" refers to the Department of Justice. (Bus. & Prof. Code, § 19805, subd.
(h).)

1 (b) The Administrative Law Judge and Commission shall base their
2 decisions on written findings of fact, including findings concerning any
3 relevant aggravating or mitigating factors. Findings of fact shall be based
4 upon a preponderance of the evidence standard. The “preponderance of
5 the evidence standard” is such evidence as when considered and compared
6 with that opposed to it, has more convincing force, and produces a belief in
7 the mind of the fact-finder that what is sought to be proved is more likely
8 true than not true.

9 * * *

10 (d) Upon a finding of a violation of the Act, any regulations adopted
11 pursuant thereto, any law related to gambling or gambling establishments,
12 violation of a previously imposed disciplinary or license condition, or laws
13 whose violation is materially related to suitability for a license,
14 registration, permit, or approval, the Commission may do any one or more
15 of the following:

16 (1) Revoke the license, registration, permit, finding of
17 suitability, or approval;

18 (2) Suspend the license, registration, or permit;

19 * * *

20 (5) Impose any fine or monetary penalty consistent with
21 Business and Professions Code sections 19930, subdivision (c), and
22 19943, subdivision (b)

23 Cost Recovery Provisions

24 7. Business and Professions Code section 19930 provides, in part:

25 (b) If, after any investigation, the department is satisfied that a license,
26 permit, finding of suitability, or approval should be suspended or revoked, it
27 shall file an accusation with the commission in accordance with Chapter 5
28 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the
Government Code.

* * *

(d) In any case in which the administrative law judge recommends that
the commission revoke, suspend, or deny a license, the administrative law
judge may, upon presentation of suitable proof, order the licensee or
applicant for a license to pay the department the reasonable costs of the
investigation and prosecution of the case.

1 (1) The costs assessed pursuant to this subdivision shall be fixed
2 by the administrative law judge and may not be increased by the
3 commission. When the commission does not adopt a proposed decision
4 and remands the case to the administrative law judge, the administrative
5 law judge may not increase the amount of any costs assessed in the
6 proposed decision.

7 (2) The department may enforce the order for payment in the
8 superior court in the county in which the administrative hearing was
9 held. The right of enforcement shall be in addition to any other rights
10 that the division may have as to any licensee to pay costs.

11 (3) In any judicial action for the recovery of costs, proof of the
12 commission's decision shall be conclusive proof of the validity of the
13 order of payment and the terms for payment.

14 * * *

15 (f) For purposes of this section, "costs" include costs incurred for any
16 of the following:

17 (1) The investigation of the case by the department.

18 (2) The preparation and prosecution of the case by the Office of
19 the Attorney General.

20 **Specific Statutory and Regulatory Provisions**

21 8. Business and Professions Code, section 19801 provides, in part:

22 (g) Public trust that permissible gambling will not endanger public
23 health, safety, or welfare requires that comprehensive measures be
24 enacted to ensure that gambling is free from criminal and corruptive
25 elements, that it is conducted honestly and competitively, and that it is
26 conducted in suitable locations.

27 (h) Public trust and confidence can only be maintained by strict
28 comprehensive regulation of all persons, locations, practices,
29 associations, and activities related to the operation of lawful gambling
30 establishments and the manufacture and distribution of permissible
31 gambling equipment.

32 (i) All gambling operations, all persons having a significant
33 involvement in gambling operations, all establishments where gambling
34 is conducted, and all manufacturers, sellers, and distributors of gambling
35 equipment must be licensed and regulated to protect the public health,
36 safety, and general welfare of the residents of this state as an exercise of
37 the police powers of the state.

1
2 (k) In order to effectuate state policy as declared herein, it is
3 necessary that gambling establishments, activities, and equipment be
4 licensed, that persons participating in those activities be licensed or
5 registered, that certain transactions, events, and processes involving
6 gambling establishments and owners of gambling establishments be
7 subject to prior approval or permission, that unsuitable persons not be
8 permitted to associate with gambling activities or gambling
9 establishments Any license or permit issued, or other approval
10 granted pursuant to this chapter, is declared to be a revocable privilege,
11 and no holder acquires any vested right therein or thereunder.

9 9. Business and Professions Code section 19857 provides:

10 No gambling license shall be issued unless, based on all the
11 information and documents submitted, the commission is satisfied that
12 the applicant is all of the following:

13 (a) A person of good character, honesty and integrity.

14 (b) A person whose prior activities, criminal record, if any,
15 reputation, habits, and associations do not pose a threat to the public
16 interest of this state, or to the effective regulation and control of
17 controlled gambling, or create or enhance the dangers of unsuitable,
18 unfair, or illegal practices, methods, and activities in the conduct of
19 controlled gambling or in the carrying on of the business and financial
20 arrangements incidental thereto.

21 (c) A person that is in all other respects qualified to be licensed as
22 provided in this chapter.

23 10. Business and Professions Code section 19920 provides:

24 It is the policy of the State of California to require that all
25 establishments wherein controlled gambling is conducted in this state
26 be operated in a manner suitable to protect the public health, safety,
27 and general welfare of the residents of the state. The responsibility for
28 the employment and maintenance of suitable methods of operation
rests with the owner licensee, and willful or persistent use or toleration
of methods of operation deemed unsuitable by the commission or by
local government shall constitute grounds for license revocation or
other disciplinary action.

29 11. Business and Professions Code section 19922 provides:

30 No owner licensee shall operate a gambling enterprise in violation
31 of any provision of this chapter or any regulation adopted pursuant to
32 this chapter.

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12. Business and Professions Code section 19971 provides:

This act is an exercise of the police power of the state for the protection of the health, safety, and welfare of the people of the State of California, and shall be liberally construed to effectuate those purposes.

13. California Code of Regulations, title 4, section 12568, subdivision (c), provides, in part:

A state gambling license, finding of suitability, or approval granted by the Commission . . . and an owner license for a gambling establishment if the owner licensee has committed a separate violation from any violations committed by the gambling establishment shall be subject to revocation by the Commission on any of the following grounds:

* * *

(3) If the Commission finds the holder no longer meets any criterion for eligibility, qualification, suitability or continued operation, including those set forth in Business and Professions Code section 19857, 19858, or 19880, as applicable, or

(4) If the Commission finds the holder currently meets any of the criteria for mandatory denial of an application set forth in Business and Professions Code sections 19859 or 19860.

14. California Government Code section 8665, provides:

Any person who violates any of the provisions of this chapter or who refuses or willfully neglects to obey any lawful order or regulation promulgated or issued as provided in this chapter, shall be guilty of a misdemeanor and, upon conviction thereof, shall be punishable by a fine of not to exceed one thousand dollars (\$1,000) or by imprisonment for not to exceed six months or by both such fine and imprisonment.

15. California Health and Safety Code section 120275, provides:

Any person who, after notice, violates, or who, upon the demand of any health officer, refuses or neglects to conform to, any rule, order, or regulation prescribed by the department respecting a quarantine or disinfection of persons, animals, things, or places, is guilty of a misdemeanor.

EXHIBIT 1

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Senior Assistant Attorney General
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Attorneys for Complainant

11 **BEFORE THE**
12 **CALIFORNIA GAMBLING CONTROL COMMISSION**
13 **STATE OF CALIFORNIA**

16 **In the Matter of the Emergency Order re:**
17 **FULL RACK ENTERTAINMENT INC.**
18 **(GEOW-003303), doing business as Towers**
Casino (GEGE-001318),
19 **JOHN ROBINSON (GEOW-003305),**
20 **shareholder and officer,**
21 **JAMEY ROBINSON (GEOW-003304),**
22 **shareholder and officer,**
23 **115 Bank Street, Grass Valley, CA 95945**

24 **Respondents.**

BGC Case No. BGC-HQ2020-00002AC

EMERGENCY ORDER
(Bus. & Prof. Code, § 19931)

1 **EMERGENCY ORDER**

2 **TO: FULL RACK ENTERTAINMENT INC. (GEOW-003303), doing business**
3 **as Towers Casino (GEGE-001318), and its shareholders and officers JOHN**
4 **ROBINSON (GEOW-003305) and JAMEY ROBINSON (GEOW-003304)**

5 STEPHANIE SHIMAZU, solely in her official capacity as Director of the California
6 Department of Justice, Bureau of Gambling Control (Bureau), HEREBY ORDERS, that Full
7 Rack Entertainment, Inc. (Corporation), doing business as Towers Casino (Casino), its
8 shareholders and officers John Robinson and Jamey Robinson, and any entity or individual
9 operating under or endorsed upon State Gambling License Number GEGE-001318, shall,
10 EFFECTIVE IMMEDIATELY:

11 1. Suspend and cease any and all gambling and gambling-related activities at the
12 Casino and close the gambling establishment. The Casino must remain closed until further
13 notice.

14 2. Within 48 hours of issuance and service of this Emergency Order, the Casino
15 shall provide proof satisfactory to the Bureau of its then-existing chip liability to patrons and its
16 third-party provider of proposition player services (third-party provider). If any chip liability
17 exists, the Casino shall fully fund and maintain a separate, specifically designated, insured
18 account with a financial institution into which an amount equal to the chip liability shall be
19 deposited. The funds in this account shall be used only to redeem chips. No withdrawals shall
20 be made from this account without the Bureau's prior written consent. The account shall not be
21 used as collateral, or encumbered, or hypothecated in any fashion. Within 72 hours of issuance
22 and service of this Emergency Order, the Casino shall provide proof satisfactory to the Bureau
23 of the amount deposited in this account and that the account is fully funded.

24 3. Within 48 hours of issuance and service of this Emergency Order, the Casino
25 shall provide proof satisfactory to the Bureau of its then-existing patron and third-party provider
26 funds liability. If any patron funds liability exists, the Casino shall fully fund and maintain a
27 separate, specifically designated, insured account with a financial institution into which an
28 amount equal to the patron and third-party provider funds liability shall be deposited. The

1 funds in this account shall be used only to redeem patron and third-party provider funds on
2 deposit. No withdrawals shall be made from this account without the Bureau's prior written
3 consent. The account shall not be used as collateral, or encumbered, or hypothecated in any
4 fashion. Within 72 hours of issuance and service of this Emergency Order, the Casino shall
5 provide proof satisfactory to the Bureau of the amount deposited in this account and that the
6 account is fully funded.

7 **GROUND FOR THIS EMERGENCY ORDER**

8 **Jurisdiction – Licensure**

9 1. The Corporation is an owner-licensee, owns and operates, and does business as
10 the Casino. The Corporation's shareholders and officers are John Robinson and Jamey
11 Robinson, who are endorsed on the Casino's state gambling license. The Casino is an eight-
12 table card room presently operating at 115 Bank Street, Grass Valley, California.

13 2. The California Gambling Control Commission (Commission) issued the above-
14 described owner licenses, which will expire on December 31, 2020.

15 **Factual Basis – Failure to Protect the Public Health, Safety, and General Welfare**

16 3. In March 2020, the Governor of the State of California (Governor) proclaimed a
17 State of Emergency in response to the SARS-CoV-2, also known as the COVID-19, pandemic
18 (Pandemic). Under his emergency authority, the Governor issued several executive orders to
19 protect the public health, safety, and welfare by requiring closure of many California
20 businesses, including licensed gambling establishments (card rooms). Pursuant to those
21 executive orders, all California card rooms, including the Casino, are required to be closed.
22 While some closures are being lifted by the Governor, partially or in phases, no card rooms,
23 including the Casino, have been permitted to reopen legally. The Pandemic continues.

24 4. The Casino reopened to the public, in violation of the Governor's executive orders,
25 on May 18, 2020. The Casino remains open and operating in violation of law and is thus
26 endangering the public health, safety, and general welfare.

27 5. In view of the foregoing, the Casino's continued operation poses an immediate
28 threat to the public health, safety, and welfare. The Casino's continued operation also

1 undermines the public's trust and confidence that the Casino employs and maintains suitable
2 methods of operation to protect the public health, safety, and general welfare.

3 **AUTHORITY FOR EMERGENCY ORDER**

4 6. Public trust and confidence in licensed, controlled gambling can be maintained
5 only by strict compliance with the laws and regulations related to the operation of licensed
6 gambling establishments. (Bus. & Prof. Code, § 19801, subd. (h).)

7 7. All gambling establishment owners, gambling establishments, and gambling
8 operations must be licensed and regulated to protect the public health, safety, and general
9 welfare. (Bus. & Prof. Code, § 19801, subd. (i).)

10 8. All gambling establishments must be operated in a manner suitable to protect the
11 public health, safety, and general welfare of the state's residents. The responsibility for the
12 employment and maintenance of suitable methods of operation rests with the licensed owner.
13 (Bus. & Prof. Code, § 19920.)

14 9. No licensed owner shall operate a gambling enterprise in violation of any
15 provision of the Gambling Control Act or any regulation adopted pursuant thereto. (Bus. &
16 Prof. Code, § 19922.)

17 10. The Bureau may issue an emergency order against an owner licensee when the
18 Bureau deems it reasonably necessary for the immediate preservation of the public peace,
19 health, safety, or general welfare. (Bus. & Prof. Code, § 19931, subd. (a).)

20 11. This Emergency Order is effective immediately upon issuance and service on the
21 Corporation or upon any agent of the Corporation registered with the Bureau for receipt of
22 service. (Bus. & Prof. Code, § 19931, subd. (c).)

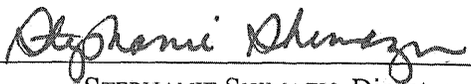
23 12. This Emergency Order is effective until further order of the Commission or until
24 final disposition of any proceeding conducted pursuant to Business and Professions Code
25 section 19931, subdivision (d). (Bus. & Prof. Code, § 19931, subd. (c).)

26 13. Among other rights, the person or entity against whom the Emergency Order has
27 been issued and served is entitled to a hearing which, if so requested, shall commence within 10
28 business days of the date of the request if a gambling establishment is closed by the order, and

1 in all other cases, within 30 calendar days of the date of the request. On application of the
2 Bureau, and for good cause shown, a court may extend the time within which the hearing is
3 required to be commenced, upon those terms and conditions that the court deems equitable.
4 (Bus. & Prof. Code, § 19931, subd. (d).)

5 IT IS SO ORDERED.

6
7 Dated: May 19, 2020


STEPHANIE SHIMAZU, Director
California Department of Justice,
Bureau of Gambling Control

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EXHIBIT 2

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10 **BEFORE THE**
11 **CALIFORNIA GAMBLING CONTROL COMMISSION**
12 **STATE OF CALIFORNIA**
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14

15 **In the Matter of the Emergency Order re:**
16 **FULL RACK ENTERTAINMENT INC.**
17 **(GEOW-003303), doing business as Towers**
Casino (GEGE-001318),
18 **JOHN ROBINSON (GEOW-003305),**
19 **shareholder and officer,**
20 **JAMEY ROBINSON (GEOW-003304),**
21 **shareholder and officer,**
22 **115 Bank Street, Grass Valley, CA 95945**
23 **Respondents.**
24

BGC Case No. HQ2020-00002AC
AMENDED EMERGENCY ORDER
(Bus. & Prof. Code, § 19931)

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AMENDED EMERGENCY ORDER

TO: FULL RACK ENTERTAINMENT INC. (GEOW-003303), doing business as Towers Casino (GEGE-001318), and its shareholders and officers JOHN ROBINSON (GEOW-003305) and JAMEY ROBINSON (GEOW-003304)

STEPHANIE SHIMAZU, solely in her official capacity as Director of the California Department of Justice, Bureau of Gambling Control (Bureau), HEREBY AMENDS the original Emergency Order issued on May 19, 2020, and ORDERS, that Full Rack Entertainment, Inc. (Corporation), doing business as Towers Casino (Casino), its shareholders and officers John Robinson and Jamey Robinson, and any entity or individual operating under or endorsed upon State Gambling License Number GEGE-001318, shall, EFFECTIVE IMMEDIATELY:

1. Suspend and cease any and all gambling and gambling-related activities at the Casino and close the gambling establishment. The Casino must remain closed in accordance with this Amended Emergency Order's provisions.

2. With the Bureau's prior written consent, the Casino may resume gambling and gambling-related activities and reopen the gambling establishment if, and only for as long as, all of the following conditions are met:

a. Unless the Bureau determines or directs otherwise in writing, the Casino shall submit a plan for reopening (Reopening Plan), as well as any other required documents, to both the Bureau and the California Gambling Control Commission (Commission), as contemplated in the California Department of Public Health (CDPH) and the Division of Occupational Safety and Health (Cal/OSHA) publication "Covid-19 Industry Guidance: Cardrooms, Satellite Wagering Facilities, and Racetracks."¹

b. The Reopening Plan and other documents submitted pursuant to CDPH and Cal/OSHA guidance shall, to the greatest extent feasible, be consistent with any guidance promulgated by CDPH, Cal/OSHA, and any other state or local agency, before the Casino may reopen for business.

¹ A copy of this document may be viewed here: <https://covid19.ca.gov/pdf/guidance-cardrooms-racetracks.pdf>.

1 c. The Casino shall abide by all laws, regulations, and orders, including,
2 without limitation, any further orders and guidance from CDPH, Cal/OSHA, the
3 Commission, the Bureau, and any other state or local agency. This specifically includes,
4 but is not limited to, any emergency regulations that may be adopted by the
5 Commission.

6 d. The Casino shall abide by and obey immediately any future order to
7 cease or modify its operations for public health reasons.

8 **GROUND FOR THE ORIGINAL AND THIS AMENDED EMERGENCY ORDER**

9 **Jurisdiction – Licensure**

10 1. The Corporation is an owner-licensee, owns and operates, and does business as
11 the Casino. The Corporation’s shareholders and officers are John Robinson and Jamey
12 Robinson, who are endorsed on the Casino’s state gambling license. The Casino is an eight-
13 table card room presently operating at 115 Bank Street, Grass Valley, California.

14 2. The Commission issued the above-described owner licenses, which will expire
15 on December 31, 2020.

16 **Factual Basis – Failure to Protect the Public Health, Safety, and General Welfare**

17 3. In March 2020, the Governor of the State of California (Governor) proclaimed a
18 State of Emergency in response to the SARS-CoV-2, also known as the COVID-19, pandemic
19 (Pandemic). Under his emergency authority, the Governor issued several executive orders to
20 protect the public health, safety, and welfare by requiring closure of many California
21 businesses, including licensed gambling establishments (card rooms). Pursuant to those
22 executive orders, all California card rooms, including the Casino, are required to be closed.
23 While some closures are being lifted by the Governor, partially or in phases, no card rooms,
24 including the Casino, have been permitted to reopen legally. The Pandemic continues.

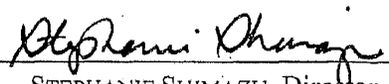
25 4. The Casino reopened to the public, in violation of the Governor’s executive orders,
26 on May 18, 2020. Until the issuance and service of the original Emergency Order, the Casino
27 was open and operating in violation of law and was thus endangering the public health, safety,
28 and general welfare.

1 effective until further order of the Commission or until final disposition of any proceeding
2 conducted pursuant to Business and Professions Code section 19931, subdivision (d). (Bus. &
3 Prof. Code, § 19931, subd. (c).)

4 13. Among other rights, the person or entity against whom the original Emergency
5 Order and this Amended Emergency Order have been issued and served is entitled to a hearing
6 which, if so requested, shall commence within 10 business days of the date of the request if a
7 gambling establishment is closed by the order, and in all other cases, within 30 calendar days of
8 the date of the request. On application of the Bureau, and for good cause shown, a court may
9 extend the time within which the hearing is required to be commenced, upon those terms and
10 conditions that the court deems equitable. (Bus. & Prof. Code, § 19931, subd. (d).)

11 IT IS SO ORDERED.

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13 Dated: June 10, 2020


STEPHANIE SHIMAZU, Director
California Department of Justice,
Bureau of Gambling Control

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