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BEFORE THE COMMISSION FOR COMMON-INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

STATE OF NEVADA

SHARATH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS AND INDÚSTRY, STATE OF NEVADA.

Petitioner.

BORDEAUX HOMEOWNERS ASSOCIATION, INC. (Entity Number E0266622005-3),

Respondent.

Case No. 2023-771



JUN 2 n 2024

NEVADA COMMISSION FOR COMMON INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

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FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

This matter came on for hearing before the Commission for Common-Interest Communities and Condominium Hotels, State of Nevada (the "Commission") during a regular agenda set on a three-day stack beginning at 9:00 am on June 11, 2024 (the "Hearing."). Michael W. McKelleb, with The Law Office of Michael W. McKelleb, appeared on behalf of Bordeaux Homeowners Association, Inc. ("RESPONDENT") with new community association manager Tamara Nelson (CAM.0000306). Christal P. Keegan, Deputy Attorney General with the Nevada Attorney General's Office, appeared on behalf of the Real Estate Division of the Department of Business and Industry, State of Nevada (the "Division").

Since the RESPONDENT admitted to the Division's factual allegations and violations of law in its Complaint filed April 24, 2024, the parties made statements regarding the RESPONDENT's Proposed Resolution/Settlement in its Answer filed May 30, 2024.

FINDINGS OF FACT

Based on a preponderance of the evidence in the record, the documents admitted at the Hearing, and by stipulation of the parties, the Commission voted, to find all the following factual allegations were proven:

- 1. On or about November 14, 2023, the Division opened an investigation against the RESPONDENT pursuant to its audit findings, with a deadline to respond by November 28, 2023. *Exhibit B, CICC 021 024*.
- 2. Untimely, on or about January 2, 2024, the RESPONDENT Board President Peter Merolo, Treasurer/Secretary Madelyn Scamorza, and Director Jonathan Portillo Robinsons, provided the Division with its response. *Exhibit C, CICC 026 029*.
- 3. The RESPONDENT'S last CPA audit was completed for 2020. Exhibit A, CICC 009.
- 4. RESPONDENT admitted the Association's budgets were not performed. Exhibit C, CICC 026.
- 5. As of December 31, 2022, the RESPONDENT'S Reserve account was poorly funded at 22.1%. *Exhibit A, CICC 009*.
- 6. RESPONDENT admitted the Association's reserves were low. Exhibit C, CICC 026.
- 7. Beginning from about May 2021 through January 2022, approximately seventy-three check images from the Operating and Reserve accounts did not display two approved signers but instead contained the image "Signature on File". Exhibit A, CICC 012.
- 8. RESPONDENT thought this was acceptable and admitted its mistaken understanding. Exhibit C, CICC 027.
- 9. RESPONDENT represented to the Division that it had provided all its minutes from its Open and Executive sessions for 2021 and 2022. *Exhibit C, CICC 027*.
- 10. But the RESPONDENT did not provide the 2021 and 2022 minutes for the annual unit owners and budget ratification meetings. *Exhibit A, CICC 014*.

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- From 2021 through April 30, 2023, all invoices and receipts for disbursements made from the Operating and Reserve Accounts; and/or
- Board member reimbursements and petty cash receipts.

Exhibit A, CICC 008.

- 18. On or about March 17, 2022, RESPONDENT reversed \$40,149.42 in Reserve contributions, which was transferred to the Operating account to be used for operating expenses. *Exhibit B, CICC 009*.
- 19. Accordingly, on or about February 20, 2024, the Division noticed the RESPONDENT the case would proceed formally before the Commission. *Exhibit D*, CICC 220 222.

CONCLUSIONS OF LAW

Based on the foregoing factual findings and the preponderance of the evidence, the Commission voted, that all the following violations of law occurred:

- 20. RESPONDENT violated NRS 116.31144 by admission for failing to have a CPA audit performed annually.
- 21. RESPONDENT violated NRS 116.3115(2)(b) by admission for having a low reserve funding.
- 22. RESPONDENT violated NRS 116.31152(1)(a), (b), and/or (c) by admission on two counts:
 - a. For having a low reserve funding, and/or
 - b. Making a large transfer from the Reserve fund to the Operating account for operating expenses.
- 23. RESPONDENT violated NRS 116.31153 for failing on at least 73 occasions to demonstrate two approved signers on its checks.
- 24. RESPONDENT violated NRS 116.31083(8), (9)(a), (b), (c), (d), and/or (e), and/or (11) for failing to include in its minutes the substance of all matters proposed, discussed or decided at meetings.

| 1 | 4. The Commission retains jurisdiction for correcting any errors that may have |
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| 2 | occurred in the drafting and issuance of this document. |
| 3 | DATED this 20th day of June, 2024. |
| 4 | COMMISSION FOR COMMON-INTEREST COMMUNITIES AND CONDOMINIUM |
| 5 | HOTELS, DEPARTMENT OF BUSINESS AND INDUSTRY, STATE OF NEVADA |
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| 7 8 | By: hyles M. Vimaleo- |
| 9 | PHYLLIS TOMASSO CHAIRWOMAN |
| 10 | Submitted by: |
| 11 | AARON D. FORD |
| 12 | Attorney General |
| 13 | By: |
| 14 | By: CHRISTAL P. KEEGAN (Bar No. 12725) |
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