

BEFORE THE WASHINGTON STATE GAMBLING COMMISSION

In the Matter of the Revocation of the Class
III Certification to Conduct Gambling
Activities of:

ESTHER CARDENAS ESTRELLA,

Class III Employee.

NO. CR 2010-01159

ORDER DENYING CLASS III
EMPLOYEE'S MOTION TO
VACATE FINAL ORDER IN
DEFAULT

THIS MATTER came on for hearing before the undersigned Commissioners of the Washington State Gambling Commission at the Commission's regularly scheduled meeting on April 14, 2011, in Olympia, Washington, on Class III Employee Esther Cardenas Estrella's Motion To Vacate Final Order In Default. The Licensee appeared pro se. Agency staff were represented by Assistant Attorney General H. Bruce Marvin. The Commission had before it the entire record of the prior proceedings before the Commission, as well as additional pleadings prepared for the presentation of the Motion. Following argument and review of the record, the Commission finds that the record in this matter is sufficient to support the Findings of Fact, Conclusions of Law and Final Order In Default previously entered by the Commission on February 10, 2011, and hereby Orders as follows:

IT IS ORDERED that the Commission's Findings of Fact, Conclusions of Law and Final Order In Default previously made and entered in this matter be, and the same hereby are, AFFIRMED, and that they are hereby incorporated into this Order by reference, and;

IT IS FURTHER ORDERED that Class III Employee Esther Cardenas Estrella's Motion To Vacate Final Order In Default is, therefore, HEREBY DENIED. It is also further ordered that this decision is based on the Class III Employee's procedural default in this matter, rather than on the merits of the underlying Notice of Administrative Charges, and also that agency staff's previously submitted motion to strike Ms. Cardenas Estrella's Motion to Vacate Final Order In Default, based on her asserted failure to properly perfect service of her motion to vacate, is hereby denied.

DATED this 20 day of May, 2011.



JOHN ELLIS, CHAIR

MICHAEL REICHERT, COMMISSIONER

REBECCA ROE, COMMISSIONER

NOTICE: PETITION FOR JUDICIAL REVIEW

YOU ALSO HAVE THE RIGHT TO APPEAL THIS FINAL ORDER TO SUPERIOR COURT, PURSUANT TO THE PETITION FOR JUDICIAL REVIEW PROVISIONS OF RCW 34.05.542. ANY PETITION FOR JUDICIAL REVIEW OF THIS FINAL ORDER MUST BE FILED WITH THE COURT AND ALSO SERVED UPON BOTH THE COMMISSION AND THE OFFICE OF THE ATTORNEY GENERAL WITHIN THIRTY (30) DAYS AFTER THE DATE THIS FINAL ORDER IS SERVED UPON YOU.

IT IS FURTHER ORDERED that Class III Employee Esther Cardenas Estrella's Motion To Vacate Final Order In Default is, therefore, HEREBY DENIED. It is also further ordered that this decision is based on the Class III Employee's procedural default in this matter, rather than on the merits of the underlying Notice of Administrative Charges, and also that agency staff's previously submitted motion to strike Ms. Cardenas Estrella's Motion to Vacate Final Order In Default, based on her asserted failure to properly perfect service of her motion to vacate, is hereby denied.

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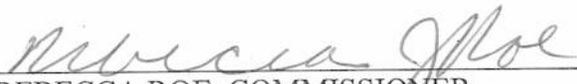
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