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**STATE OF WASHINGTON
GAMBLING COMMISSION**

In the Matter of: SURVEILLANCE SYSTEMS, License No. 26-00242 Licensee.	NO. CR 2019-01527 STIPULATED SETTLEMENT AGREEMENT
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The Washington State Gambling Commission (WSGC) represented by its Director, DAVID TRUJILLO, and the Licensee, SURVEILLANCE SYSTEMS, represented by MICHAEL T. FLOWERS, President/Highest Ranking Member hereby enter into this stipulation and settlement agreement for Case Number CR 2019-01527.

I. INTRODUCTION

In the above-referenced case, the Washington State Gambling Commission issued a Notice of Administrative Charges dated September 16, 2019, alleging that Licensee failed to file its quarterly licensing reports and pay a quarterly licensing fee, if any, as required by WAC 230-05-124 and WAC 230-05-132(1).

II. AGREEMENT OF THE PARTIES

The Washington State Gambling Commission and the Licensee agree to the following:

1. The Washington State Gambling Commission and the Licensee enter into this agreement to avoid the time and expense of further litigation.
2. The Licensee explicitly waives the right of further administrative review of all matters related to the above-referenced Administrative Charges and waives its right to a hearing in this matter.

1 3. The Licensee stipulates that its quarterly license reports and quarterly license
2 fees, if any, were due no later than July 30, 2019 and that it failed to meet this deadline.

3 4. The parties stipulate that the Licensee did eventually file its quarterly license
4 report and pay its quarterly licensing fee, if any, and any late fees, on September 20, 2019.

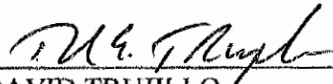
5 5. The parties agree that the Washington State Gambling Commission will consider
6 that the violations set forth in the Notice of Administrative Charges, as specified in the above
7 paragraphs, have been sustained and will become a part of the Licensee's licensing record.

8 6. The Washington State Gambling Commission agrees that there will be no
9 suspension of the Licensee's gambling license because it eventually complied by filing its
10 quarterly license report and paying its quarterly licensing fee, if any.

11 7. The parties agree that the Licensee has satisfied its reporting and payment
12 requirements related to its quarterly licensing report and quarterly licensing fee obligations and
13 there is nothing further for the Licensee to do at this time.

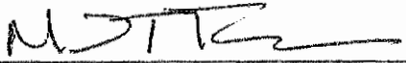
14 8. The Licensee stipulates to its knowledge that it must comply with filing timely
15 quarterly licensing reports and paying quarterly licensing fees, if any, as required by WAC 230-
16 05-124 and WAC 230-05-132(1). Its failure to meet any future deadlines could result in late
17 fees up to \$750 each quarter and possible suspension or revocation of its gambling license.

18 9. This agreement constitutes the final written expression of all the terms of this
19 agreement and is a complete and exclusive statement of these terms.

20 
21 _____
22 DAVID TRUJILLO
23 WSGC Director

10/18/19

DATE

24 
25 _____
26 MICHAEL T. FLOWERS
President/Highest Ranking Member, Licensee

10/17/19

DATE