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[X] Definitive Additional Materials
[] Soliciting Material Under Rule 14a-12

## Full House Resorts, Inc.

(Name of Registrant as Specified In Its Charter)
Daniel R. Lee
Ellis Landau
Ray Hemmig
W.H. Baird Garrett

Bradley M. Tirpak
Craig W. Thomas
(Name of Person(s) Filing Consent Statement, if other than the Registrant)

Payment of Filing Fee (check the appropriate box):
[X] No fee required.
[ ] Fee computed on table below per Exchange Act Rule 14a-6(i)(4) and 0-11.

1) Title of each class of securities to which transaction applies:
2) Aggregate number of securities to which transaction applies:
3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act

Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
4) Proposed maximum aggregate value of transaction:
5) Total fee paid:
[ ] Fee paid previously with preliminary materials.
[ ] Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
1)

Amount Previously Paid:
2) Form, Schedule or Registration Statement No.:
3) Filing Party:
4) Date Filed:


Full House Resorts, Inc. (FLL)
Solicitation to Call a Special Meeting by the Concerned Stockholders of Full House
Investor Presentation

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## Executive Summary

- We believe the Full House Board has failed stockholders
- The stock is down $59 \%$ in the year ended September 30, 2014
- The Company has significantly underperformed the Russell 2000 index and the Dow Jones U.S. Gambling Index over one, three and five year periods
- The Company has a history of poor operations and has made poor capital allocation decisions that appear to be focused on empire building
- Despite the Company's poor performance, the Board has rewarded management with generous compensation packages
- After we called a Special Meeting, the Company changed its bylaws and initiated a sale process
- We believe the Full House Board is not capable of effectively overseeing management and is in immediate need of truly independent directors
- We believe a Special Meeting of shareholders is urgently needed to improve the Board with independent directors who can protect the interests of all shareholders during the sale process or on a go forward basis


## Full House Resorts, Inc.

## Background

- Full House, Inc. owns three casinos and manages a fourth
- Rising Star, Rising Sun, IN (owned) acquired in 2011
- Silver Slipper, Bay St. Louis, MS (owned) acquired in 2012
- Stockman's, Fallon NV (owned) acquired in 2007
- Grand Lodge, Lake Tahoe, NV (leased)
- In 2011, the Company pivoted strategy from primarily managing casinos to owning and operating acquiring properties
- Revenues at the Company's owned casinos have been falling
- 18.9 million shares outstanding, approximately $\$ 60$ million in debt, $\$ 16$ million in cash, with approximately $\$ 8-\$ 12$ million 'cage cash' needed for working capital
- Chairman and CEO started in March 2004
- COO has been director since 2005 and employee since 2007
- Daniel R. Lee is Managing Partner of Creative Casinos. He was previously Chairman and Chief Executive Officer of Pinnacle Entertainment (NYSE: PNK) from 2002 to 2009. In the 1990s, he was Chief Financial Officer, Treasurer and Sr. Vice President of Finance and Development at Mirage Resorts, reporting to Mirage CEO Steve Wynn. During the 1980s, Mr. Lee was a securities analyst for Drexel Burnham Lambert and CS First Boston, specializing in the lodging and gaming industries. He has served as an independent director on the boards of several public and private companies, including Myers Industries (NYSE: served as an independent director on the boards of several public and private companies, including Myers Industries (NYSE MYE), Gabelli Securities, Inc. and LICT Corporation (OTC: LICT). He currently holds a gaming license in the State of Nevada
and has been licensed previously in Indiana and Mississippi, the three jurisdictions where the Company operates. He earned and has been licensed previously in Indiana and Mississippi, the three jurisdic
a B.S. degree in Hotel Administration and MBA, both from Cornell University.
- Bradley M. Tirpak is a professional investor and co-founder of Shareholder Advocates for Value Enhancement (SAVE) and a Managing Member of various investment partnerships. Prior to founding SAVE, Bradley Tirpak was a portfolio manager at Credit Suisse First Boston, Caxton Associates, and Sigma Capital Management. Between 1993 and 1996, he was the founder and CEO of Access Telecom, Inc. an international telecommunications company doing business in Mexico. Mr. Tirpak is a former Director of USA Technologies, Inc. He earned a B.S.M.E. from Tufts University and earned his MBA from Georgetown University.
- Craig W. Thomas is a professional investor and co-founder of Shareholder Advocates for Value Enhancement (SAVE) and a Managing Member of various investment partnerships. Prior to founding SAVE, Mr. Thomas served as a Research Analyst and Portfolio Manager at S.A.C. Capital Advisors and affiliates from 2003 to 2008. Mr. Thomas was an Analyst at Goff Moore Strategic Partners and Rainwater, Inc. from 1999 to 2001 and an Associate at The Boston Consulting Group, Inc. from 1997 to 1999. Mr. Thomas is a former director of Direct Insite, Inc. (DIRI) and Laureate Education, Inc. He earned his A.B. from Stanford University and earned his MBA from the Graduate School of Business at Stanford University.

The Concerned Stockholders collectively own 1,162,482 shares of Full House Resorts, Inc. or approximately $6.2 \%$ of the shares outstanding

## Attempts to Thwart Special Meeting

## Recent Bylaw Changes

- We have attempted to engage the Company since February 2014
- October 9, 2014, the Concerned Stockholders filed a 13-D and preliminary solicitation statement to call a Special Meeting
- October 13, 2014, the Company announced it is exploring strategic alternatives and has hired advisors
- October 21, 2014, the Company announced changes to its corporate bylaws giving the Board the power to delay a Special Meeting, notably past the automatic renewal date of employment contracts for the CEO and COO
- Before the changes, the Company was required to schedule the meeting with not less than 10 nor more than 50 days notice
- Recent bylaw change purports to allow the Board to delay a Meeting. We believe that if challenged, this change would be unenforceable under Delaware law

We believe the bylaw change was an attempt to entrench the Board and enrich management

## Company Announces Sale

## Company Reacts to Concerned Stockholders

- October 22, 2014 the Company announced that it will initiate a sale process
- Any sale would require lengthy review and approval by state gaming authorities
- The Company's credit agreements are approximately 18 months from expiration
- In our view, selling the Company with the credit agreements imminently due could result in a situation where the lenders or buyers have disproportionate leverage over the equity holders in any negotiation
- In the past, the Second Lien holder foreclosed on Casino Miami Jai-Alai, a highly levered casino, even after the casino being sold had found a buyer
- None of the current directors have ever run a process to sell a company
- We question the motives behind the hastily arranged sale process and do not trust the Board or management to maximize shareholder value

Our nominees have extensive transactional experience in the gaming industry

## Shares Have Underperformed

## Share Price Performance

- Shares have underperformed the Russell 2000 and the Dow Jones U.S. Gambling Index for the one, three, and five year periods

| Period | Five Year | Three Year | One Year |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 9/30/2009 | 9/30/2011 | 9/30/2013 | 9/30/2014 |
| Full House Resorts, Inc. | \$2.71 | \$2.74 | \$2.78 | \$1.15 |
| \% Change through 9/30/14 | -58\% | -58\% | -59\% |  |
| Russell 2000 | 604.28 | 644.16 | 1073.78 | 1101.67 |
| \% Change through 9/30/14 | 82\% | 71\% | 3\% |  |
| Dow Jones U.S. Gambling Index | 368.65 | 469.83 | 819.04 | 842.53 |
| \% Change through 9/30/14 | 129\% | 79\% | 3\% |  |

The current Board has presided over the entire collapse in stockholder value

## Stockholders Have Lost Money

Share Price Performance


Stockholders have lost approximately 59\% in the past year

## Reasons for Change

Poor Operations and Poor Capital Allocation

- The Company's operations have performed poorly and it has lost valuable business
- Each of the Company's three owned casinos has seen revenues decline YTD in 2014
- The Company made three acquisitions and built a hotel that have not created value for stockholders
- The Company proposed an equity offering to dilute stockholders by $90 \%$ in January 2014 below book value without announcing the use of proceeds
- Despite three poorly performing acquisitions, the Company pursued another large acquisition of the Fitz Tunica in March 2014
- The acquisition attempt failed and the Company lost over $\$ 2$ million from its deposit and fees by failing to manage the risks inherent in the deal
- The Company needed to obtain waivers to its First and Second Lien Credit Agreements seven days after announcing the acquisition


## Poor Operating Performance <br> Rising Star

Poor Operations at the Rising Star

- Acquired Rising Star in Rising Sun, Indiana in April 2011
- Disclosed price of $\$ 43$ million did not include deal fees or working capital so cash on cash returns are worse than advertised
- Purchased property that is difficult to access from greater Cincinnati
- At the time of acquisition, Rising Star revenues were down $28 \%$ from the 2006 peak of approximately $\$ 152$ million
- Four new casinos in Ohio were scheduled to open that were expected to increase pressure on Rising Star
- Even after the Company renovated the existing hotel and built 104 room addition, total revenues have dropped another 26.6\% YTD in 2014 through September
- Company took a $\$ 11.5$ million write down in Q2 2014 for the acquisition

Before the Rising Star acquisition, competition was clearly on the horizon
Note: On September 10, 2010 the day the Rising Star acquisition was announced, the Cincinnati Enquirer wrote an article highlighting the competition being built in the Cincinnati market

Poor Operations at the Rising Star


Even with a new hotel, total gaming revenues have declined 26.6\% YTD in 2014
Note: Rising Star was acquired April 1, 2011. For the three months ended September 30, 2014, the Company realized a tax savings of $\$ 1.2$ million,

## Poor Operating Performance

Poor Operations at the Silver Slipper

| Period | Silver Slipper Gross Gaming Revenues ( 000 's) | MS Gulf Coast Counties Revenues (000's) | Silver Slipper YOY \% Change | MS Gulf Counties YoY \% Change |
| :---: | :---: | :---: | :---: | :---: |
| Q4 2012 | 12,861 | 254,223 |  |  |
| Q1 2013 | 13,710 | 274,006 |  |  |
| Q2 2013 | 13,370 | 264,637 |  |  |
| Q3 2013 | 12,964 | 274,591 |  |  |
| Q4 2013 | 11,585 | 251,089 | -9.9\% | -1.2\% |
| Q1 2014 | 12,321 | 275,651 | -10.1\% | 0.6\% |
| Q2 2014 | 12,447 | 267,348 | -6.9\% | 1.0\% |
| Q3 2014 | 12,111 | 278,083 | -6.6\% | 1.3\% |

Silver Slipper has underperformed the market since its been owned by Full House

History of Losing Management Contracts

- Historically, Full House managed casinos for third parties
- The Nambé Pueblo Indian Tribe in New Mexico severed business ties with the company in 2008
- The Company pursued opening a casino with the Northern Cheyenne Tribe in Montana, which resulted in $\$ 0.7 \mathrm{~mm}$ write off in 2010
- Lost contract to manage the Harrington casino in Delaware in 2011
- Lost contract to manage the Buffalo Thunder casino in New Mexico in September 2014

We believe management failed to generate value with the previous strategy of managing casinos, and have failed to build value with the new strategy too

## History of Poor Capital Allocation

Poor Capital Allocation - Rising Star Hotel
The Company invested approximately $\$ 8$ million in an off-balance sheet transaction to open a new, 142 -guest room hotel tower in November 2013 that is across the parking lot from the casino entrance

Use of the new hotel has been low...

Only 35\% Utilization at New Hotel Tower

... while nearest competitors, without new hotels, are down about the same 2014 YTD Change in Gross

Gaming Revenues


## History is Repeating at Silver Slipper

## Poor Capital Allocation

- Silver Slipper purchased for $\$ 69.3 \mathrm{~mm}$, plus deal fees of $\$ 1.6 \mathrm{~mm}$, working capital of $\$ 2.9 \mathrm{~mm}$, and loan origination fees of $\$ 5.8 \mathrm{~mm}$ *
- Analysts reported the purchase price was $6.0-6.25 x$ trailing EBITDA.** In our view, the real multiple was closer to $8.2 x$ forward EBITDA.
- Average industry acquisition multiple was 6.9x forward EBITDA in 2012***
- Purchased another property that is difficult to access via road from Interstate
- Silver Slipper has underperformed the Mississippi Gulf Coast market since the company completed the acquisition; revenues down 8.5\% YTD in 2014
- Competition (DHCC) has received Mississippi Gaming Commission approval for a new $\$ 185 \mathrm{~mm}$ casino and hotel at Diamondhead less than 16 miles away
- Jacobs Entertainment is seeking to build a second casino in Diamondhead
- Company is building a new hotel, construction delayed, counterparty risk
- Hotel opening date has slipped from Q4 2014 to Q1 2015


## Counterparty Risk at Silver Slipper

Silver Slipper \$18 million hotel project

- Initial fixed price contract called for September 2014 completion, construction has been delayed at least once
- WHD Silver Slipper, LLC., a SPV of Wright Hotel Development, Inc. has been retained for $\$ 13.9$ million of the project
- The performance guarantee of WHD Silver Slipper, LLC. is provided by an affiliate named Sure Bet, LLC and is capped at $\$ 500 \mathrm{k}$
- Sure Bet, LLC provided a guaranty secured by a second position trust deed on a commercial building located in Newport, Oregon with a tattoo parlor for a tenant


Wright Hotel Development, Inc. Corporate HQ


Tattoo Parlor, Newport, Oregon

## Board Sanctioned Dilution

## Poor Capital Allocation

- $12 / 31 / 2013$, FLL had 18.8 mm shares outstanding
- $1 / 8 / 2014$, the company filed an S-1 to sell up to $\$ 46 \mathrm{~mm}$ worth of stock with no specific explanation for use of funds. That day FLL closed at $\$ 2.65$
- The proposed offering at $\$ 2.65$ would have diluted shareholders by approximately 17.3 mm shares or more than $90 \%$
- 3/24/2014, FLL announced an acquisition of Fitz Tunica
- $5 / 29 / 2014$, FLL closed at $\$ 1.41$, the company cancelled the offering
- $8 / 27 / 2014$, FLL announced it had lost $\$ 1.7 \mathrm{~mm}$ of its deposit and $\$ 300 \mathrm{k}$ in fees
- $9 / 30 / 2014$, FLL closed at $\$ 1.15$

In our view, management pursued a poorly thought out empire building strategy and shareholders lost more than $50 \%$ of their investment

Poor Capital Allocation

- We believe the Company overpays for acquisitions
- Actual numbers for acquisitions are worse as Rising Star and Silver Slipper announced purchase prices did not include working capital or deal fees
- The Company has acquired three casinos and taken $\$ 20$ million in write-offs including:
- \$4.5 million in Q3 2011 at Stockman's Casino
- \$4.0 million in Q3 2013 at Stockman's Casino
- \$11.5 million in Q2 2014 at Rising Star Casino
- The $\$ 20$ million in write-offs total more that $\$ 1.05$ per share versus a share price on September 30, 2014 of $\$ 1.15$

The Company's acquisition strategy has destroyed value

## Acquisitions Have Destroyed Value

## Poor Capital Allocation

- Company bought Stockman's for $\$ 27.1$ million in 2007 , sold the adjacent hotel for $\$ 6.1$ million for a net investment of $\$ 21$ million
- In December 2011, the Company's core assets were approximately $\$ 13.2$ million in cash, the Stockman's Casino, and the FireKeepers joint venture
- In 2012, the Company divested its portion of the FireKeepers JV for $\$ 49.6$ million and paid $\$ 21.8$ million in tax
- Pro-forma, without the Rising Star and Silver Slipper acquisitions, the Company would have owned Stockman's and had approximately $\$ 40$ million in cash or $\$ 2.12$. The Company traded as of September 30, 2014 at $\$ 1.15$

| Property | Purchase Price* | Shares | 18.9 million |  |
| :--- | :--- | :--- | :--- | :--- |
| Stockman's | \$27 million |  | Price | $\$ 1.15$ |
| Rising Star | $\$ 43$ million |  | Market Cap | $\$ 22$ million |
| Silver Slipper | $\$ 70$ million |  | Net Debt | $\$ 44$ million |
| Total | $\$ 140$ million | Enterprise Value | $\$ 66$ million |  |

The Company purchased three casinos for a total of $\mathbf{\$ 1 4 0}$ million and the current enterprise value is less than $50 \%$ of what the Company paid

## Questionable Governance

## Governance

- Management representatives comprise $40 \%$ of the current five person Board
- Chairman is not independent
- Every "Independent" has a past working relationship with the CEO
- The Concerned Stockholders have repeatedly attempted to engage constructively with management and the Board with no success
- The Company does not have a majority vote standard
- After the Concerned Stockholders filed their preliminary Solicitation Statement, the Board amended the bylaws on October 21, 2014, which reduced shareholder rights and gave the Board the power to delay any Special Meeting


## Independent Board Historical Overlap



The current Board has been associated for a long time and overseen the entire loss of shareholder value

## Questionable Compensation Practices

## Governance

- Despite consistent underperformance, executive compensation of the CEO and COO is up $68 \%$ in the past five years
- Compensation is not visibly tied to organic growth, return on capital, or shareholder returns
- Compensation is set on a study conducted in 2010 and a bonus plan written in 2006
- Company does not reveal comparable companies used to set compensation
- Employment contracts automatically renew every two years

Compensation


## Independent Board Not Aligned

## Governance

- Independents have a combined 23 years of service on the Board
- Independents receive approximately $\$ 50,000$ in cash and stock each year
- Independents own only 58,900 shares in the aggregate - collectively less than $\$ 70,000$ worth of stock after 23 years of combined service

| Director | Joined <br> Board | Years <br> at FLL | Shares <br> Owned | Stock Price <br> at Start* | Performance* |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Kenneth Adams | Jan. 2007 | 7 | 24,900 | $\$ 3.91$ | Down $71 \%$ |
| Dr. Carl Braunlich | May 2005 | 9 | 18,000 | $\$ 1.60$ | Down $28 \%$ |
| Kathleen Marshall | Jan. 2007 | 7 | 16,000 | $\$ 3.91$ | Down 71\% |
| Totals |  | 23 | 58,900 |  |  |

Our nominees can help the incumbents with the sale process

## Special Meeting is Urgent

Immediate Action is Needed

- The Company violated its financial covenants in its First and Second Lien Credit Agreements in the first two quarters of 2014
- To obtain waivers, the Company paid fees and agreed to pay the Second Lien holder an increased interest rate of $14.25 \%$
- The Company's credit facilities expire in approximately 18 months
- Despite their track record, management has proposed four new projects (two in New York, two in Kentucky)
- Management has now initiated a rushed sale process and is being advised by Macquarie Capital, which is the same group that advised them on prior acquisitions, proposed dilution, and arranged the high cost debt
- In our view, announcing a sale, with the credit agreements imminently due, could result in a dangerous situation where the lenders can decide the Company's fate
- None of the independent directors has experience selling companies or casinos


## Plans for Special Meeting

The Special Meeting

- Per the bylaws, $40 \%$ of Stockholders must request the Special Meeting
- We plan to present a proposal to stockholders that will increase the size of the Board from five to ten directors
- We intend to nominate five highly qualified independent directors who possess the experience, qualities, and skills that are needed on the Company's Board
- Our nominees have substantial experience in gaming, financial services, retail, law, and corporate governance


## Concerned Stockholders will present a detailed turnaround

 plan prior to the Special MeetingShareholder Support the Special Meeting

- Allen E. Paulson was the founder of the Company and served as the CEO from 1994 until 2000. He was also the founder Gulfstream Aerospace
- The Allen E. Paulson Living Trust, a significant shareholder, wrote an open letter to support a Special Meeting dated October 20, 2014
"As a stockholder with a long history with the Company and after careful consideration, we have determined at this time that the Allen E. Paulson Living Trust will support the call to convene such a special meeting."
- After the Company announced its sale process and changed the bylaws, the trust wrote a second open letter dated October 28, 2014
"As stockholders of the Company, we are troubled by the lack of transparency provided with respect to the Company's evaluation of strategic alternatives. We would like to better understand, among other things, the Board's process for selecting an investment bank, and what factors were considered by the Board in its determination that a sale process was in the best interests of the Company and its stockholders."

After marketing with the Company, on October 9, 2014, one analyst wrote "We are not completely surprised for investors to be taking more of an activist role"

- Ellis Landau is a private investor and serves on the Board of Managers of ALST Casino Holdco, LLC, a holding company for Aliante Hotel and Casino. From 1990 through 2006, he was the Executive Vice President and Chief Financial Officer of Boyd Gaming Corporation (BYD). Mr. Landau previously worked for Ramada Inc., later known as Aztar Corporation, where he served as Vice President and Treasurer, as well as U-Haul international and the Securities and Exchange Commission. From director of Data Driven Delivery Systems, a private medical service and management company where he serves as Chairman of the Audit Committee. He is also a director of A-Mark Precious Matals Inc. (AMRK) a public, full service precious metals trading company wherehe serves as Chairman of the Audit Committee and member of the Compensation Committee. He earned his BA in economics from Brandeis University and his M.B.A. in finance from Columbia University.
- W.H. Baird Garrett is an attorney at VLP Law Group and the Chair of its Technology Transactions practice group. Mr. Garrett has extensive experience in corporate law, having represented clients as diverse as The Walt Disney Company and the venture capital firm of Kleiner, Perkins, Caufield and Byers. He specializes in the negotiation of complex commercial transactions, particularly those involving new technology and intellectual property, such as the purchase and licensing of gaming devices and on-line gaming software. Mr. Garrett previously practiced law at the law firm of Wilson, Sonsini, H R B A from, CA Sive Chit of U. University of Virginia School of Law.
- Ray Hemmig is a the founder of Retail and Restaurant Growth Capital, a SBIC which has provided growth capital to 15 emerging retail and restaurant companies. He is the former Chairman and CEO of Ace Cash Express (AACE) and has served as a director on many other public and private company boards including Communications World (COMW), Party City (PCTY), On the Border (OTBC), and Restoration Hardware (RSTO) and Buffet Partners L.P. Earlier in his career, Mr. Hemmig worked at J.C. Penny, Hickory Farms and Grandy's Restaurants. He was a Director of the Institute for Excellence in Corporate

Governance (IECG) and is a member of the Advisory Board at the Jindal School of Management at the University of Texas at allas. He has also served various industry \& non-profit organizations including the Dallas Restaurant Association, the National Restaurant Association, the International Franchise Association and the North Texas Food Bank.

## Appendix: Timeline of Our Involvement

Timeline 2014

- $\quad 1 / 8 \quad$ FLL files $\mathrm{S}-1$ with more than $90 \%$ dilution
- $2 / 6 \quad$ Tirpak writes private letter to the Board asking for the Company to a) open the nomination deadline b) put the dilution to a vote and c) $3 / 24$ evaluate other strategic alternatives
- $3 / 24 \quad \mathrm{FLL}$ announces a $\$ 65 \mathrm{~mm}$ acquisition of the Fitz Tunica
- $3 / 31$ Tirpak calls Director Kathleen Marshall and Dr. Carl Braunlich. Ms. Marshal indicates she never received a copy of Tirpak's letter which was Tirpak calls Directo
sent to the Board
$\begin{array}{ll}\text { - } & 5 / 14 \\ \text { FLL Announces Q1 Results and that Company had breached first and second lien credit agreement covenants on } 3 / 31 \\ 5 / 27 & \text { Tirpak request calls with management. Shuffled to outsourced IR Firm - who was not aware of the debt covenants }\end{array}$
- 5/29 FLL cancels Fitz Tunica acquisition and withdraws S-1
- 6/1-30 Thomas has call with Hilliou; further attempts at follow-on calls and emails received no response
- 6/26 Tirpak send e-mail with offer to help with debt financing to Company; offer rejected
- $7 / 18 \quad$ FLL signs new second lien credit agreement with an increased interest rate of $14.25 \%$
- Tirpak sends second private letter to the Board
- $8 / 7$ FLi announces Q2 and stock hits $\$ 1$. Tirpak's attempts to ask questions on the conference call were rejected. Other shareholders were afforded the opportunity to ask questions
Tirpak and Thomas requests calls and meetings with management to discuss deteriorating operation
- $8 / 10$ Tirpak and Thomas requests calls and meetings with management to discuss deteriorating
- 10/9 Concerned Stockholders file preliminary solicitation statement to call a Special Meeting
- 10/13 Company announces it is evaluating strategic alternatives
- 10/17 The Allen E. Paulson Living Trust, the trust of the former CEO and founder of the Company and a large shareholder, issues a public letter in support of the Special Meeting*
Company changes bylaws
10/22 Company announces it will seek a buyer

The Trust of the founder \& former CEO publicly supports the Special Meeting request

## Appendix: Andre Hilliou

## Management

- President, CEO and Chairman of the Board of Directors of American Bingo \& Gaming, Inc. (later known as Littlefield Corporation, LTFD) (1998-99)
- Littlefield suffered chaotic leadership during Hilliou's term as President, CEO \& Chairman (Form 10-KSB FYE December 31, 2000)
- In the opinion of the successor team, the team headed by Hilliou had created a structure which was excessive and ineffective
- Too much power was concentrated in the hands of a single individual without the creation of checks and balances
- From an American Bingo \& Gaming Corp, 1999 10-K:
"Mr. Hilliou was unable to forge and execute a strategic vision for the Company and was further unable to inspire the Board of Directors to work effectively together. After almost a year of internecine warfare, six members of the Board of Directors and the Management team resigned in mid-1999 shortly after the Company's Annual Meeting."


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disclaimer regarding this presentation
BRADLEY M. TIRPAK, CRAIG W. THOMAS AND DANIELR. LEE (COLLECTIVELY, THE "CONCERNED STOCKHOLDERS") HAVE FILED WITH THE SECURITIES AND EXCHANGE COMMISSION(TH SEC"I A DEFINITVE CONSEN STATEMENT AND ACCOMPANYING WHITE REQUEST CARD TO BE USED TO SOLLCIT WRITTEN CONSENTS FROM THE STOCKHOLDERSOF FULL HOUSE EUORTS, INC. IN CONNECTION WITH THE CONCERNED STOCKHOLDERS I INTENT TO TAKE CORPORATE ACTION BY WRITTEN CONSENTTO CALL A SPECIAL MEETING. ALL STOCKHOLD ONCERNED STOCKHOLDERS, W.H. BAIRD GARRETT, RAY HEMMIG AND ELIS LANDAU (COLLECTIVELY, THE "PARTICIPANTS") BECAUSETHEY CONTAIN IMPORTANT INFORMATION, ICLUDING ADDITIO NALINFORMATION RELATEDTO THE PARTICIPANTS. THE DEFINITIVECONSENT TTATEMENT AND FORM OF WRITTEN CONSENT HAVE BEEN FURNISHEDTO SOME OR ALL OF THE STOCKHOLDERS OF FULL HOUSE RESORTS, INC. AND ARE, ALONG WITH OTHER RLLEVANT DOCUMENTS, AVAILABLE AT NO CHARGE ON THE SEC'S WEB SITE AT HTTP://WWW. SEC.GOV. IN ADDITION, MORROW \& CO, LLC, WHICH IS ASISTING THE CONCERNEDSTOCKHOLDERS IN THIS SOLCITATION, WIL PROVIDE COPIESOF THE DEF IITIVE
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