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1	PRESTON DuFAUCHARD California Corporations Commissioner			
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7				
8	BEFORE THE DEPARTMENT OF CORPORATIONS			
9	OF THE STATE OF CALIFORNIA			
10	In the Matter of THE CALIFORNIA)) File No.: 963-2341		
11	CORPORATIONS COMMISSIONER,)) AMENDED STATEMENT OF FACTS IN		
12	Complainant,	SUPPORT OF AMENDED ORDER TO DISCONTINUE UNSAFE OR INJURIOUS		
13		PRACTICES PURSUANT TO FINANCIAL CODE SECTION 17603		
14	V.)		
15	JD ESCROW, INC.,			
16	Respondent.			
17				
18	The Complement is informed and halion			
19	The Complainant is informed and believes and based upon such information and belief alleges			
20	and charges as follows:			
21	1. JD Escrow, Inc. ("JD Escrow") is an escrow agent holding a valid and unrevoked			
22	license issued by the California Corporations Commissioner ("Commissioner") pursuant to the			
23	Escrow Law (Fin. Code, §§ 17000 et seq.) and has its office located at 10161 Bolsa Avenue, Suite			
24	207-A, Westminster, California 92683.			
25	2. Julie Hanh Dao ("Dao") is the escrow officer, president, and owner of JD Escrow.			
26	3. On or about August 27, 2009, the Commissioner commenced a regulatory examination			
27	of JD Escrow based upon a consumer complaint	t. The regulatory examination disclosed that		

commencing on or about January 6, 2009 and continuing thereafter, JD Escrow had processed two

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concurrent escrows concerning the same property and allowed the second escrow to close without notice to the buyers in either escrow of the other's existence.

- 4. Specifically, the Commissioner's examiner found that JD Escrow failed to follow the mutually signed escrow instructions in the first escrow, as the escrow was still open at the time the second escrow closed in violation of California Code of Regulations, title 10, section 1738.2. Under section 1738.2, the escrow agent is required to obtain written cancellation instructions from both parties to the escrow before allowing a second escrow on the same property with different buyers to close. Furthermore, JD Escrow by allowing the two concurrent escrows to exist simultaneously failed to exercise sound escrow or business practices in the processing of these escrow transactions.
- 5. In addition, the Commissioner's examiner discovered that JD Escrow had violated California Code of Regulations, title 10, section 1740.1, by failing to provide a written disclosure to the escrow parties concerning the relationship between the escrow officer and owner of JD Escrow, Dao, and the seller/listing agent in the subject escrow transactions, Dao's brother, Khanh Dao.

California Code of Regulations, title 10, section 1738.2 provides:

- An escrow agent shall use documents or other property deposited in escrow only in accordance with the written escrow instructions of the principals to the escrow transaction or the escrow instructions transmitted electronically over the Internet executed by the principals to the escrow transaction, or if not otherwise directed by written or electronically executed instructions, in accordance with sound escrow practice, or pursuant to order of a court of competent jurisdiction.
- 7. California Code of Regulations, title 10, section 1740.1 provides:

An escrow agent shall act without partiality to any of the escrow parties to an escrow transaction. If an escrow agent or a person or company related to or affiliated with the escrow agent is a principal to the escrow transaction or is acting or has acted as broker or salesman in relation to the escrow transaction, the escrow agent shall advise in writing all parties to the escrow transaction of such relationship or affiliation before being employed as escrow agent in connection with such transaction. Such advice shall be on the face of the escrow instructions in not less than eight (8) point bold type. Internet escrow agents may transmit the advice electronically over the Internet to all parties to the escrow transaction.

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1	8.	By reason of the foreg	oing, JD Escrow has violated California Code of Regulations,
2	title 10, sections 1738.2 and 1740.1.		
3	9.	Financial Code section	n 17603 provides:
4			nmissioner that any licensed escrow agent is conducting
5		order addressed to the	or injurious manner, the commissioner shall, by written agent direct the discontinuance of such unsafe or
6			he order shall be effective immediately, but shall not accordance with the provisions of Section 17604.
7	10	-	•
8	10.	Financial Code section	•
9		<u>-</u>	ant to Sections 17602 or 17603 may become final except ensed escrow agent affected thereby of the intention of
10			nake such order final and of the reasons therefor and that est the matter will be set down for hearing to commence
11		within 15 business day	ys after such receipt unless the licensed agent affected
12		mailing of such notice	e. If no hearing is requested within 30 days after the and none is ordered by the commissioner, the order may
13			hearing and the licensed escrow agent shall immediately ces named in the order. If a hearing is requested or
14		ordered, it shall be hel	d in accordance with the provisions of the
15		Part 1 of Division 3 of	dure Act, Chapter 5 (commencing with Section 11500) of Title 2 of the Government Code, and the commissioner
16		<u> </u>	owers granted thereunder. If upon the hearing, it appears hat the licensed agent is conducting business in an unsafe
17		and injurious manner	or is violating its articles of incorporation or any law of
18		discontinuance final a	oinding upon it, the commissioner shall make the order of nd the licensed escrow agent shall immediately
19		discontinue the practic	ces named in the order.
20	WHEREFORE, good cause showing, the Commissioner is issuing an Amended Order to		
21	Discontinue Unsafe or Injurious Practices and notifying JD Escrow of his intention to make the Order		
22	final.		
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24		nuary 19, 2010 s Angeles, CA	PRESTON DuFAUCHARD
25			California Corporations Commissioner
26			
27			ByBlaine A. Noblett
28			Corporations Counsel