1 2 3 4 5	PRESTON DuFAUCHARD California Corporations Commissioner ALAN S. WEINGER Deputy Commissioner JUDY L. HARTLEY (CA BAR NO. 110628) Senior Corporations Counsel Department of Corporations 320 West 4 <sup>th</sup> Street, Suite 750 Los Angeles, California 90013-2344 Telephone: (213) 576-7604 Fax: (213) 576-7181			
6 7	Attorneys for Plaintiff			
8	SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA		
9	COUNTY OF LOS ANGELES			
10				
11	THE PEOPLE OF THE STATE OF	) Case No.		
12	CALIFORNIA,	) COMPLAINT IN INTERPLEADER		
13	Plaintiff in Interpleader,			
14	VS.			
15	ABEL OROZCO, ATHALA OROZCO,	) )		
16	EDGAR FRAGOSO, EVA MENESES, STATE OF CALIFORNIA BOARD OF	) )		
17	EQUALIZATION, and DOES 1 through 5,			
18	inclusive,			
19	Defendants In Interpleader.	) )		
20		)		
21	Plaintiff, the People of the State of California, by and through the California Corporations			
22	Commissioner, alleges as follows:			
23	1. Star Escrow Co., Inc. ("Star") was	at all relevant times a corporation duly organized		
24	and existing under the laws of the State of California and engaged in business as an escrow agent.			
25	Star operated its escrow business under the authority of the California Corporations Commissioner			
26	("Plaintiff" or "Commissioner"). Star Escrow had its principal place of business located at 3929			
27	Tweedy Boulevard, South Gate, California 90280.			
28	2. On or about April 1, 2009, plaintiff	f appointed his Special Administrator of the		

Escrow Law for the California Department of Corporations, Kathleen Partin, as limited conservator over the trust account(s) and all bank and escrow records pertinent thereto of Star pursuant to the authority granted him under Financial Code section 17630.

- 3. Defendant Abel Orozco is, and at all times relevant hereto was, co-owner of a restaurant and nightclub located in South Gate, California known as El Parral, and also a party to Star escrow number 41832-CW.
- 4. Defendant Athala Orozco is, and at all times relevant hereto was, co-owner of El Parral, and also a party to Star escrow number 41832-CW.
- 5. Defendant Edgar Fragoso ("Fragoso") is, and at all times relevant hereto was, a resident of Los Angeles County and a party to Star escrow number 41832-CW.
- 6. Defendant Eva Meneses ("Meneses") is, and at all times relevant hereto was, a resident of Los Angeles County and a party to Star escrow number 41832-CW.
- 7. Defendant State of California Board of Equalization is an agency of the State of California responsible for collection of state sales tax from retailers among other things, and is, and was at all times relevant herein, a lienholder against defendants Abel and Athala Orozco individually and doing business as El Parral.
- 8. Defendants Doe 1 through 5, inclusive, are individuals, corporations, partnerships or other entities whose identity and form is unknown to Plaintiff, who therefore sues said defendants under such fictitious names, pursuant to the provisions of Section 474 of the California Code of Civil Procedure. Plaintiff hereby asks leave of the Court to amend this complaint to allege the true names and capacities of such defendants at such time as the same have been ascertained. Plaintiff is informed and believes and based upon such information and belief alleges that defendants Doe 1 through 5, inclusive, at all times mentioned herein, is making or has made a claim to the escrow funds described herein below, which is conflicting with the claims of named defendants herein.
- 9. On or about August 24, 2009, Plaintiff seized the funds being held in Star's trust account, which included \$98,534.25 for Star escrow number 41832-CW.
- 10. The funds described in paragraph 9 above were deposited into a special interest bearing account held by the Department of Corporations with interest accruing thereon respectively

11. Contemporaneously with the filing of this complaint, Plaintiff has deposited with the Clerk of the Los Angeles County Superior Court the sums representing the seized funds; \$98,534.25, plus accrued interest in the amount of \$343.36, for a total of \$98,877.61.

## **Summary of Star Escrow Number 41832-CW**

- 10. Plaintiff is informed and believes and thereon alleges that:
- (a) On or about January 22, 2008, defendants Abel and Athala Orozco, Fragoso, and Meneses opened escrow number 41832-CW with Star wherein defendants Abel and Athala Orozco were selling their restaurant and nightclub, El Parral, to include the liquor license, to defendants Fragoso and Meneses for the sum of \$100,000.00.
- (b) Defendant State of California Board of Equalization ("BOE") had tax liens against defendants Abel and Athala Orozco, individually and doing business as El Parral, and that on or about April 17, 2008 BOE filed a demand for payment in Star escrow number 41832-CW for the full amount of the consideration; \$100,000.00.
- (c) Defendants Fragoso and Meneses took possession of, and began operating, El Parral, and were also able to obtain a temporary liquor license, although a permanent liquor license has not been granted due to the pending tax liens against the business.
- 11. On or about October 6, 2009, BOE filed a claim with Plaintiff against Star in the amount of \$100,000.00, which BOE claimed to be due and owing in Star escrow 41832-CW.
- 12. A review of the documents submitted by BOE, including the escrow instructions which Plaintiff was not previously in possession of, disclosed that Star escrow 41832-CW had yet to close when Plaintiff appointed its Special Administrator as conservator on or about April 1, 2009.
- 13. A review of the trust account bank records of Star disclosed that the sum of \$99,089.25 had been deposited into escrow number 41832-CW. Star had issued 4 checks totaling \$555.00, leaving \$98,534.25 on deposit for escrow number 41832-CW.
- 14. In or about April 2010, Plaintiff enlisted an independent escrow agent to bring escrow number 41832-CW to a close. However, the independent escrow agent has been unable to get signed instructions from the Defendants in Interpleader as to how to disburse the remaining escrow funds.

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3	and cannot pay any part of the funds without risk of being sued by ear		
4	16. Plaintiff files this interpleader action in good faith and		
5	of the parties hereto. Plaintiff claims no interest in the funds seized fr		
6	Plaintiff acted to restrain further dissipation of trust funds held by Sta		
7	<u>Prayer for Relief</u>		
8	WHEREFORE, Plaintiff prays for judgment against Defendar		
9	them as follows:		
10	1. That the Defendants in Interpleader and each of them b		
11	litigate among themselves their claims to the funds described above.		
12	2. That the Court determine and enter an order setting for		
13	funds.		
14	3. That Plaintiff, and his employees and agents be dischar		
15	on account of the claims of the Defendants in Interpleader and each of		
16	4. That Plaintiff be dismissed from this action with prejud		
17	proceeds into the registry of the Court.		
18	5. That Plaintiff be awarded its costs in bringing this action		
19	Court and be paid out of the funds.		
20	6. For such other and further relief as the Court deems just		
21	circumstances.		
22	Dated: January 26, 2011 PRESTON DuFAUCHARD		
23	California Corporations Commi		
24	By		
25	JUDY L. HARTLEY		
26	Senior Corporations Counsel Attorneys for Plaintiff		
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	15.	Given the defendants' competing claims for the funds seized from the Star trust
accour	nt, Plain	iff cannot determine which of the Defendants in Interpleader are entitled to the funds
and ca	nnot pay	any part of the funds without risk of being sued by each of the defendants herein.

without any collusion with any rom Star. In seizing the funds, ır.

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