1	PRESTON DuFAUCHARD California Corporations Commissioner WAYNE STRUMPFER	
2 3	Deputy Commissioner  ALAN S. WEINGER (CA BAR NO. 86717)	
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7	Attorneys for Complainant	
8	Attorneys for Complainant	
9	BEFORE THE DEPARTMENT OF CORPORATIONS	
10	OF THE STATE OF CALIFORNIA	
11		
12	In the Matter of the Accusation of THE	File No.: 100-0708
13	CALIFORNIA CORPORATIONS COMMISSIONER,	) ACCUSATION
14	Complainant,	
15		
16	VS.	) )
17	CHUCRI EL-MAASRI doing business as SAN MARCOS CHECK CASHING,	
18	Respondent.	) )
19		
20	The Complainant is informed and believes, and based upon such information and belief,	
21	alleges and charges Respondent as follows:	
22		I
23	Respondent Chucri El-Maasri doing business as San Marcos Check Cashing ("San Marcos")	
24	is a deferred deposit transaction originator licensed by the California Corporations Commissioner	
25	("Commissioner") pursuant to the California Deferred Deposit Transaction Law (California	
26		
27	Financial Code § 23000 et seq.) ("CDDTL"). San Marcos has its principal place of business located	
28	at 273 S. Rancho Santa Fe Road, San Marcos, Ca	1110F111a 92U/8.

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On or about July 18, 2006, the Commissioner commenced a regulatory examination of the books and records of San Marcos. The regulatory examination disclosed that San Marcos had failed to maintain deferred deposit transaction records for a period of two years from the date of the last transaction as required by California Financial Code section 23024 and California Code of Regulations, title 10, section 2025(c)(1). San Marcos was routinely destroying deferred deposit transaction records upon completion of the transaction(s). Moreover, a review of pending transactions disclosed that San Marcos routinely failed to disclose the annual percentage rate and customer payment obligations in violation of California Financial Code section 23035(e)(1)&(2).

The regulatory examination further disclosed that San Marcos was taking excessive fees for deferred deposit transactions involving transaction amounts of \$300.00. Pursuant to California Financial Code section 23036(a), the maximum fee allowed is 15% of the face value of the check or \$45.00 for a \$300.00 check. San Marcos was routinely taking a \$50.00 fee on \$300.00 transactions.

In addition to the violations discovered during the regulatory examination, on or about March 6, 2006, San Marcos violated California Code of Regulations, title 10, section 2030, by filing a false annual report with the Commissioner. The annual report was false in that San Marcos had estimated the information required to be contained therein because San Marcos lacked the necessary records to give accurate information due to the illegal destruction of the records discussed above.

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California Financial Code section 23052 provides in pertinent part:

The commissioner may suspend or revoke any license, upon notice and reasonable opportunity to be heard, if the commissioner finds any of the following:

- (a) The licensee has failed to comply with any demand, ruling, or requirement of the commissioner made pursuant to and within the authority of this division.
- (b) The licensee has violated any provision of this division or any rule or regulation made by the commissioner under and within the authority of this division.
- (c) A fact or condition exists that, if it had existed at the time of the original

application for the license, reasonably would have warranted the commissioner in refusing to issue the license originally.

IV

The Commissioner finds that, by reason of the foregoing, San Marcos has violated California Financial Code sections 23024, 23035 and 23036 and sections 2025 and 2030 of Title 10 of the California Code of Regulations, which are grounds to revoke the deferred deposit transaction license of San Marcos.

WHEREFORE, IT IS PRAYED that the deferred deposit transaction license of San Marcos be revoked.

Dated: September 21, 2006 Los Angeles, California

PRESTON DuFAUCHARD
California Corporations Commissioner

Judy L. Hartley
Senior Corporations Counsel