NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

RECEIVED NYSCEF: 12/18/2023

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF Kings

Fenix Capital Funding, LLC

Plaintiff,

-against-

Las Palmeras Taqueria LLC /DBA: Las Palmeras Taqueria, Fine Auto Detailing LLC and Ramon Ochoa-Ramos

Defendant(s).

Index No.

SUMMONS

Plaintiff designates

Kings as the place of trial

The basis of venue is:

Contract

To The Above Named Defendants:

YOU ARE HEREBY SUMMONED and required to serve upon Plaintiff's Attorney, at their address stated below, an answer to the attached complaint. If this summons was personally served upon you in the State of New York, the answer must be served within twenty (20) days after such service of the summons, excluding the date of service. If the summons was not personally delivered to you within the State of New York, the answer must be served within thirty (30) days after service of the summons is complete as provided by law. If you do not serve an answer to the attached complaint within the applicable time limitation stated above, a judgment may be entered against you, by default, for the relief demanded in the complaint. The action will be heard in the Supreme Court of the State of New York, in and for the County of Kings. This action is brought in the County of Kings because it is the County designated pursuant to the terms of the parties' agreement.

Dated: Brooklyn, New York

December 18, 2023

To: Las Palmeras Taqueria LLC

/DBA: Las Palmeras Taqueria 1131 Francis St., Longmont, CO, 80501

To: Ramon Ochoa-Ramos

5844 Teal Street, Frederick, CO, 80504

inter 195

Maksim Leyvi The Leyvi Law Group, P.C. Attorneys for Plaintiff 227 Sea Breeze Ave, Suite 2A Brooklyn, NY 11224 Telephone: 718-676-0900

Email: collection@fenixcapitalfunding.com

To:

Fine Auto Detailing LLC / DBA: Fine Auto Detailing LLC, 5844 Teal Street, Frederick, CO, 80504

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

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SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF Kings

Index No.

Fenix Capital Funding, LLC

VERIFIED COMPLAINT

Plaintiff,

-against-

Las Palmeras Taqueria LLC /DBA: Las Palmeras Taqueria, Fine Auto Detailing LLC and Ramon Ochoa-Ramos

Defendant(s).

Plaintiff, Fenix Capital Funding, LLC, by its attorneys, The Leyvi Law Group, P.C., complaining of the above-named Defendants, Las Palmeras Taqueria LLC /DBA: Las Palmeras Taqueria, Fine Auto Detailing LLC and Ramon Ochoa-Ramos respectfully alleges as follows:

- 1. Plaintiff, Fenix Capital Funding, LLC (hereinafter "Plaintiff"), is a New York limited liability company with its principal place of business located at 9265 4th Ave, 2nd fl., Brooklyn, 11209.
- 2. Upon information and belief, Defendant, Las Palmeras Taqueria LLC /DBA: Las Palmeras Taqueria (hereinafter Las Palmeras Taqueria"), is a foreign corporation with a principal place of business located at 1131 Francis St., Longmont, CO, 80501.
- 3. Upon information and belief, Defendant, **Ramon Ochoa-Ramos**, is an individual residing in 5844 Teal Street, Frederick, CO, 80504, Weld County, state of CO.
- 4. **Fine Auto Detailing LLC** is a foreign corporation with a principal place of business located at: Fine Auto Detailing LLC residing at 5844 Teal Street, Frederick, CO, 80504

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023
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5. This is an action seeking to recover a debt due and owing by Defendants to Plaintiff

pursuant to an agreement dated September 21, 2023 whereby Plaintiff advanced to Las

Palmeras Taqueria LLC /DBA: Las Palmeras Taqueria (hereinafter Las Palmeras

Taqueria) the sum of \$ 27,000.00 for the purchase of Las Palmeras Taqueria's future

accounts receivable.

6. On or about September 21, 2023, in consideration of the sum of \$ 27,000.00, Las

Palmeras Taqueria sold, assigned and transferred to Plaintiff seven (7 %) percent of its future

sales proceeds, up to an aggregate amount of \$ 35,640.00. A copy of the Future Receivable

Purchase Agreement (the "Agreement") is annexed hereto as Exhibit "A". Pursuant to the

Agreement, payment of the future sales proceeds was to be made by daily ACH transfer from

Las Palmeras Taqueria's bank account to Plaintiff.

7. As further inducement for Plaintiff to enter into the Agreement, defendant Ramon

Ochoa-Ramos executed a personal guaranty of payment in the event that Las Palmeras

Taqueria defaults in its obligations under the Agreement.

8. **Fine Auto Detailing LLC** further agreed to assume the obligations of the Merchant and

to be jointly and severally liable to Plaintiff for the total aggregate Purchased Amount pursuant

to that certain Cross-Collateral Addendum to the Agreement.

9. In accordance with the Agreement, Plaintiff duly remitted the sum of \$ 27,000.00, less

processing fees, to Las Palmeras Taqueria and Las Palmeras Taqueria received same.

10. On or about December 06, 2023, Las Palmeras Taqueria defaulted under the

Agreement by failing to remit its sales proceeds to Plaintiff as provided for in the Agreement.

11. Upon information and belief, **Las Palmeras Taqueria** breached its obligations under the

Agreement by placing a stop payment request to its bank for the ACH transfers or it closed the

bank account in its entirety, which is a violation of the Representations, Warranties and

Covenants set forth in Section 6.1 of the Agreement.

3 of 9

COUNTY CLERK

NYSCEF DOC. NO.

RECEIVED NYSCEF: 12/18/2023

INDEX NO. 536855/2023

12. Pursuant to Section 7.3 of the Agreement, in the event that the merchant defendant

breaches any of the Representations, Warranties and Covenants set forth in Section 6.1, Plaintiff

is entitled to damages equal to the Purchased Amount less amounts received under the

Agreement.

13. In total, Las Palmeras Taqueria remitted the amount of \$ 13,518.67 in accordance with

the Agreement, leaving a balance of \$ 22,121.33 remaining due and owing.

In accordance with the Cross-Collateral Agreement, Fine Auto Detailing LLC are 14.

jointly and severally liable to Plaintiff for all outstanding amounts under the Agreement.

AS AND FOR A FIRST CAUSE OF ACTION

15. Plaintiff incorporates by reference the allegations set forth in paragraphs "1" to "10"

above as if more fully set forth herein.

16. Plaintiff entered into a written contract with Defendants for the purchase of Las

Palmeras Taqueria's future sales proceeds.

17. Plaintiff has fully complied with the terms of the Agreement by duly remitting the sale

price of \$ 27,000.00 to Las Palmeras Taqueria.

18. Notwithstanding the fact that Las Palmeras Taqueria has received the said sums and

has derived a substantial benefit therefrom, Las Palmeras Taqueria has breached the terms of

the Agreement by failing to remit its sale proceeds to Plaintiff as it was obligated to do, which is

a direct violation of Section 6.1 of the Agreement.

19. The Agreement was binding, lawful and fully enforceable.

Defendants have defaulted under the Agreement by failing to provide Plaintiff with the 20.

accounts receivable that Plaintiff purchased.

Accordingly, there is now due and payable to Plaintiff, by the Defendants, the principal 21.

balance sum of \$22,121.33, contractual default fees and penalties, and nonsufficient fund fees in

4 of 9

NVSCEE DOC NO 1

INDEX NO. 536855/2023

RECEIVED NYSCEF: 12/18/2023

the amount of \$ 50.00, together with interest from December 06, 2023, and reasonable attorneys' fees and costs and disbursements of this action.

AS AND FOR A SECOND CAUSE OF ACTION

- 22. Plaintiff incorporates by reference the allegations set forth in paragraphs "1" to "18" above as if more fully set forth herein.
- 23. Plaintiff provided to Defendants, and Defendants received from Plaintiff, the sum of \$ 27,000.00.
- 24. Defendants accepted the monies provided by Plaintiff and derived a substantial benefit therefrom.
- 25. Defendants will be unjustly enriched if they are permitted to retain the sums that they collected and obtained from Plaintiff.
- 26. As a result of the foregoing, Plaintiff has been damaged in an amount to be determined at trial, but not less than \$ 27,000.00.

AS AND FOR A THIRD CAUSE OF ACTION

- 27. Plaintiff incorporates by reference the allegations set forth in paragraphs "1" to "23" above as if more fully set forth herein.
- 28. On or before September 21, 2023, Defendants made an express misrepresentation to Plaintiff, who reasonably relied on the misrepresentation to its detriment and was damaged in an amount to be determined at trial but in no event less than \$22,121.33.
- 29. Specifically, Defendants agreed to sell 7 % percent of their future accounts receivable, up to an aggregate amount of \$ 35,640.00, to Plaintiff for the purchase price of \$ 27,000.00. Defendants further assured Plaintiff that payment would be made through daily ACH withdrawals.
- 30. In reliance on Defendants' representations, Plaintiff remitted the sum of \$ 27,000.00 to Defendants. Notwithstanding the fact that Defendants received the said amounts from Plaintiff,

CLERK COUNTY

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

RECEIVED NYSCEF: 12/18/2023

they failed and/or refused to provide Plaintiff with their future accounts receivable as promised.

31. At all times when the above misrepresentations were made, the Defendants were aware of

their falsity.

32. The conduct of the Defendants was fraudulent, intentional and malicious. The

Defendants engaged in a "bait and switch" scheme to commit Plaintiff to purchasing their future

accounts receivable, which they never intended to provide to Plaintiff.

33. Plaintiff reasonably relied on Defendants' misrepresentation to its detriment and remitted

the sum of \$27,000.00 to Counter-claim Defendants.

34. By virtue of the foregoing, Defendants are liable to Plaintiff for fraud and Plaintiff is

entitled to recover from Defendants, jointly and severally, all of its damages, which are to be

determined at trial, but which are in no event less than \$22,121.33.

WHEREFORE, Plaintiff demands judgment as follows:

1. Awarding judgment in favor of Plaintiff on the First Cause of Action in an amount to be

determined at trial but in no event less than the sum of \$46,171.33, together with interest from

December 06, 2023, and attorneys' fees and costs and disbursements of this action;

2. Awarding judgment in favor of Plaintiff on the Second Cause of Action in the amount of

\$ 22,121.33;

Awarding judgment in favor of Plaintiff on the Third Cause of Action in an amount to be 3.

determined at trial but in no event less than \$22,121.33;

4. Awarding Plaintiff all costs and disbursements of this action, including attorneys' fees;

and

5. Such other, further, and different relief as this Court deems just and proper.

Dated: Brooklyn, New York

December 18, 2023

6 of 9

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

RECEIVED NYSCEF: 12/18/2023

Maksim Leyvi

The Leyvi Law Group, P.C. Attorneys for Plaintiff 227 Sea Breeze Ave, Suite 2A

Brooklyn, NY 11224 Telephone: 718-676-0900

Email: collection@fenixcapitalfunding.com

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

RECEIVED NYSCEF: 12/18/2023

VERIFICATION

STATE OF NEW YORK)

) SS.:

COUNTY OF KINGS)

Alexander Ryvkin, being duly sworn, deposes and says:

I am the Collection Manager of Fenix Capital Funding, LLC, the Plaintiff in the above entitled action which is a limited liability company created under and by virtue of the laws of the State of New York; that I have read the foregoing Summons and Verified Complaint and know the contents thereof; that the same is true to my knowledge, except as to the matters therein stated to be alleged upon information and belief, and that as to those matters I believe them to be true.

Olexander Ryvkin

Alexander Ryvkin Fenix Capital Funding, LLC

Sworn to be true before me this 18 day of December, 2023

DANIELLA MARCELLA ALBANESE Notary Public - State of New York NO. 01AL6415135 Qualified in Kings County My Commission Expires Mar 8, 2025

Notary Public

NYSCEF DOC. NO. 1

INDEX NO. 536855/2023

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SUPREME COURT OF THE STATE OF NEW YORK

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Plaintiff,

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Defendant(s).

SUMMONS & VERIFIED COMPLAINT

The Leyvi Law Group, P.C.

Attorneys for Plaintiff

227 Sea Breeze Ave, Suite 2A Brooklyn, NY 11224 Telephone: 718-676-0900

Pursuant to 22 NYCR 130-1.1, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information and belief and reasonable inquiry, the contentions contained in the annexed document are not frivolous.

Dated: December 18, 2023 Signature

Print Signer's Name: Maksim Leyvi
