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8	UNITED STATES DISTRICT COURT
9	EASTERN DISTRICT OF CALIFORNIA
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11	ALTURAS INDIAN RANCHERIA, a federally recognized
12	Indian tribe, NO. CIV. S-11-2070 LKK/EFB
13	Plaintiff,
14	v. <u>ORDER</u>
15	CALIFORNIA GAMBLING CONTROL COMMISSION, an
16	agency of the State of Calfiornia,
17	Defendant.
18	/
19	Plaintiff in this case is the Del Rosa faction of the Alturas
20	Indian Rancheria, a federally recognized Indian Tribe. Plaintiff
21	has filed an ex parte application for a Temporary Restraining Order
22	that would enjoin defendant California Gambling Control Commission
23	from releasing funds held in trust for the Tribe to the Internal
24	Revenue Service. The IRS is attempting to collect the funds
25	pursuant to a "Notice of Levy," which plaintiff became aware of on
26	or about July 20, 2011.

I. BACKGROUND

On August 1, 2011, Plaintiff, the Del Rosa Faction of the 2 3 Alturas Indian Rancheria filed suit against the California Gambling Control Commission ("CGCC") in Sacramento County Superior Court. 4 See Notice of Removal, ECF No. 1. The complaint, which seeks 5 6 declaratory and injunctive relief, alleges that plaintiff is entitled to monetary distributions from California's Revenue 7 Sharing Trust Fund ("RSTF"). Pursuant to state law, those funds are 8 distributed quarterly to participating tribes through the CGCC, as 9 trustee. According to plaintiff, "at the beginning of 2010, the 10 CGCC determined that a leadership dispute within the Tribe required 11 the Commission to withhold RSTF distributions pending resolution 12 of the dispute."1 13

On or about July 20, 2011, plaintiff became aware that the IRS 14 had contacted the CGCC seeking levies against the Tribe's RSTF 15 16 funds.² At a meeting held on July 28, 2011, the CGCC voted to recognize the levies and to allow the IRS to execute the levies. 17 Plaintiff claims that the Tribe has no knowledge of what the levies 18 19 correspond to, and requested time from the CGCC for the Tribe 20 investigate the matter directly with the IRS. Plaintiff alleges that the CGCC's conduct constitutes breach of a tribal-state 21

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¹ That leadership dispute is also at the center of a related action filed in this court, <u>Alturas v. Salazar</u>, 10-1997.

² In a letter from the CGCC to the IRS, CGCC indicated that it believed that the levies were related to unpaid employment taxes. <u>See</u> July 19, 2011 Letter from Tina Littleton to Fara Mills, ECF No. 9-2 at 99.

1 compact, and breach of the covenant of good faith and fair dealing.

2 On August 1, 2011, plaintiff filed an application for a Temporary Restraining order in state court, which was set for 3 hearing on August 4, 2011. On August 3, 2011, defendant CGCC 4 removed this action to federal court. 5

6 Plaintiff's counsel was informed, by a letter dated August 5, 7 2011, that the CGCC would be processing and releasing a check to the IRS as soon as it became available. St. Germain Decl. ¶ 7, ECF 8 9 No. 9-1. In a telephone conversation on August 8, 2011, plaintiff's counsel was again informed by Deputy Attorney General Neil Houston 10 that the CGCC would process and release the check. Plaintiff has 11 not stated the date on which the check will be processed, but has 12 indicated that "the release of funds is imminent." TRO Checklist, 13 ECF No. 9-5. 14

15 Plaintiff informed defense counsel by voicemail on August 9, 16 2011 that plaintiff would be filing for a Temporary Restraining Order in this court. St. Germain Decl. ¶ 12. 17

II. STANDARD OF REVIEW FOR FED. R. CIV. P. 65 MOTION FOR 18 A TEMPORARY RESTRAINING ORDER

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20 Fed. R. Civ. P. 65 provides authority to issue either 21 preliminary injunctions or temporary restraining orders. The 22 requirements for a temporary restraining order are largely the 23 same as for a preliminary injunction. Stuhlbarg Int'l Sales Co. v. John D. Brush & Co., 240 F.3d 832, 839 (9th Cir. 2001); see 24 25 also Wright and Miller, 11A Fed. Prac. & Proc. Civ. § 2951 (2d 26 ed.). A preliminary injunction is an "extraordinary remedy."

Winter v. Natural Resources Defense Council, Inc., 555 U.S. 7, 1 22 (2008) (internal citation omitted). When a court considers 2 whether to grant a motion for a preliminary injunction, it 3 balances "the competing claims of injury, . . . the effect on 4 each party of the granting or withholding of the requested 5 6 relief, . . . the public consequences in employing the 7 extraordinary remedy of injunction," and plaintiff's likelihood of success. Id. at 20, 24 (quoting Amoco Prod. Co. v. Gambell, 8 9 480 U.S. 531, 542 (1987); Weinberger v. Romero-Barcelo, 456 U.S. 305, 312 (1982). In order to succeed on a motion for a 10 preliminary injunction, the plaintiff must establish that "he is 11 likely to succeed on the merits, that he is likely to suffer 12 13 irreparable harm in the absence of preliminary relief, that the balance of equities tips in his favor, and that an injunction is 14 15 in the public interest." <u>Winter</u>, 555 U.S. at 20.

16 Courts apply a more stringent standard where an adverse 17 party has not received notice of a motion for a TRO. 18 Specifically, courts may only "issue a temporary restraining 19 order without written or oral notice to the adverse party or its 20 attorney if: [¶] (A) specific facts in an affidavit or a 21 verified complaint clearly show that immediate and irreparable 22 injury, loss, or damage will result to the movant before the 23 adverse party can be heard in opposition; and $[\P]$ (B) the movant's attorney certifies in writing any efforts made to give 24 25 notice and the reasons why it should not be required." Fed. R. Civ. P. 65(b)(1). 26

III. ANALYSIS

2 i. Likelihood of success on the merits

3 Plaintiff claims that it is likely to succeed on the merits of its breach of contract claim because the defendant has no 4 discretion under the contract "with respect to the use or 5 6 disbursement of funds. Its sole authority shall be to serve as a 7 depository of the trust funds and to disburse them on a quarterly basis to Non-Compact³ Tribes." Tribal-State Compact 8 between the State of California and the Alturas Rancheria § 9 4.3.2.1(b), Ex. B to Del Rosa Decl., ECF No. 9-2. 10

11 Upon a plain reading of the Tribal-State Compact, the court 12 concludes that plaintiff has a likelihood of success on the 13 merits, warranting a Temporary Restraining Order on the release 14 of the funds to the IRS.

15 **ii. Irreparable injury**

16 Plaintiff alleges that it will be irreparably injured if 17 the IRS is allowed to execute its levies against the Tribe's RSTF funds without a proper finding regarding the origination of 18 19 the Tribes alleged tax liability. Plaintiff relies on RSTF 20 revenue, and would be without recourse if it is later found that the tax liabilities underlying the levies are not the result of 21 22 a tribal enterprise. Plaintiff also alleges that the release of 23 funds held in trust for the Tribe by the CGCC, to the IRS,

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³ Plaintiff is considered a "Non-Compact Tribe" because its casino operates fewer than 350 devices. Pl.'s Ex Parte Application for a TRO 2.

1 interferes with the Tribe's government-to-government 2 relationship with the United States, a hallmark of the Tribe's 3 sovereignty. The release of funds by the CGCC amounts to 4 "unilaterally remov[ing] the Tribe from the decision-making 5 process, causing great harm to the Tribe and its relations with 6 the United States." Pl.'s Ex Parte Application for a TRO 5.

7 Although plaintiff has not told the court the specific date on which the funds will be released, plaintiff has satisfied the 8 court that the release of funds is imminent. On August 5, 2011, 9 10 plaintiff received a letter from defendant that the check would be processed "as soon as it became available." St. Germain Decl. 11 12 ¶ 7. Plaintiff's counsel Richard Armstrong was informed by 13 CGCC's general counsel that the funds would be released within "between a few days and a few weeks" of July 28, 2011. Armstrong 14 Decl. ¶ 9. 15

16 The court finds that plaintiff will suffer an irreparable 17 injury in the absence of a Temporary Restraining Order.

18 **iii. Balance of equities**

19 According to plaintiff, the CGCC voted to allow the IRS to 20 collect the funds without clarifying the nature of the levies, 21 or whether the Tribe was in fact liable for any unpaid taxes. 22 The Tribe requested that the CGCC delay authorization of the 23 release of funds in order to get clarification from the IRS about the tax liability. The court concludes that a delay in the 24 25 release of funds to the IRS will not cause any undue hardship on 26 the defendant in this case, which is acting as a trustee of the

Tribe's RSTF revenue, and the balance of equities tips in favor
of plaintiff.

3 iv. The public interest

There is a public interest in the collection, by the IRS, 4 5 of unpaid taxes. However, the court finds that the public's 6 interest in respecting tribal sovereignty and in honoring the 7 State-Tribal compact outweighs that interest, given that a temporary restraining order will not deprive the IRS of the 8 opportunity to collect any unpaid taxes owed after the 9 expiration of the temporary restraining order or any injunction 10 issued by this court. 11

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IV. CONCLUSION

13 For the reasons discussed herein, the court ORDERS as 14 follows:

15 [1] Plaintiff's ex parte application for a temporary 16 restraining order, ECG No. 9 is GRANTED. 17 [2] Defendant, its officers, agents, and employees and 18 attorneys and those persons in active concert with 19 them who receive actual notice of the order by personal service or otherwise are ENJOINED from 20 21 distributing funds from plaintiff's Revenue Sharing 22 Trust Fund account administered by the CGCC. 23 [3] Defendant may, pursuant to Fed. R. Civ. P. 65(b)(4), move to dissolve or modify this Temporary 24 25 Restraining Order within two (2) days of the issuance 26 of this order.

[4] A hearing on plaintiff's motion for a preliminary 1 2 injunction is SET for August 29, 2011 at 1:30 p.m. 3 [5] Defendant SHALL file an opposition or statement of non-opposition to the preliminary injunction no later 4 than August 15, 2011. Plaintiff's reply, if any, SHALL 5 be filed no later than August 18, 2011. 6 7 [6] Good cause exists to extend the TRO to allow adequate time for briefing on the motion in this case. 8 9 See Fed. R. Civ. P. 65(b)(2). The Temporary Restraining Order SHALL remain in effect through the 10 11 hearing on August 29, 2011. 12 [7] Plaintiff SHALL post a bond in the amount of \$140 13 within fourteen (14) days of the issuance of this 14 order. 15 IT IS SO ORDERED. 16 DATED: August 10, 2011. 17 18 19 SENIOR JUDGE 20 UNITED STATES DISTRICT COURT 21 22 23 24 25 26 8