

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

-----X

In re:

[Debtor(s)]

Case No.: - -AST
Chapter ___

Debtor(s).

-----X

[Plaintiff(s)],

Plaintiff(s).

- against -

Adv. Pro. No.: - -AST

[Defendant(s)],

Defendant(s).

-----X

JUDGMENT BY DEFAULT

Default was entered against defendant(s), [Name(s) of Defendant(s) Against Whom Default Was Sought] (the “Defendant(s)”), on [Date When Order Granting Motion for Default Judgment Was Entered]. Therefore, on the motion of the plaintiffs, [Name(s) of Plaintiff(s)] (the “Plaintiffs”), judgment is hereby entered against the Defendant(s) in favor of the Plaintiff as follows.

IT IS ORDERED THAT:

1. The Plaintiff(s) ha[s/ve] judgment against the Defendant(s) in this Adversary Proceeding for [State the Relief Sought and Amount of Judgment].
2. The Plaintiff(s) shall have execution thereon.
3. The Plaintiff(s) shall have all the rights and remedies afforded to a judgment creditor by law.

4. The Plaintiff(s) may enforce this Judgment against Defendant(s) as allowed by applicable law.