1	Case No.: RJC 2002- 000628
2	Dept. No.: 2
3	
4	
- 1	

FILED

02 JUL 26 AM 9: 14

MARIE L. ETCHEMENDY, CLERK RENO JUSTICE COURT

BY: DEPUT SIGHAN

IN THE JUSTICE COURT OF THE RENO TOWNSHIP, COUNTY OF WASHOE STATE OF NEVADA

GREAT BASIN FEDERAL CREDIT UNION,

Plaintiff,

VS.

JERRY L. PALMER and MARY J. PALMER, WHITE CORPORATIONS I through and including L, Nevada Corporations, BLACK CORPORATIONS I through and including L, Foreign corporations, JOHN DOE and JAMES DOE, doing business as DOE BROTHERS PARTNERSHIPS I through and including L, and JOHN DOES I to and including L, individuals,

DEFAULT JUDGMENT

Defendants.

WHEREAS, it appearing to the satisfaction of the court from the Affidavit of Jennifer Denoo, Collection Manager of Great Basin Federal Credit Union ("Plaintiff"), and from the file in the above-entitled case, that a Complaint was filed against JERRY L. PALMER and MARY J. PALMER ("Defendants") on February 12, 2002;

That copies of the Summons and Complaint were personally served on Defendants on March 16, 2002.

It further appearing from the file the Defendants have not filed an answer or other responsive pleading to the Complaint, and the time for filing a responsive pleading has expired.

NOW THEREFORE, IT IS HEREBY ORDERED that a default judgment against Defendants and in favor of Plaintiff be, and the same hereby is, entered.

,

28

0551682 BK0902PG2110

IT IS FURTHER ORDERED that said judgment shall be in the principal amount of \$1,617.64, together with interest accruing at the rate of 9.00% per annum or \$0.40 per day from February 7, 2002, until the whole of said judgment shall have been paid and satisfied in full.

IT IS FURTHER ORDERED that Plaintiff shall have and recover its costs incurred to date in the sum of \$164.00.

IT IS FURTHER ORDERED that attorney's fees in the sum of \$250.00 are hereby awarded to Alian D. Jensen, Attorney at Law.

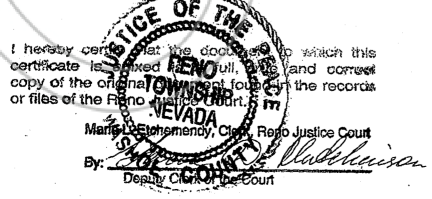
IS FURTHER ORDERED as provided by NRS. 17.130, whole of said judgment including costs and attorneys fees shall accrue interest at the contract rate of 9.00% per annum from February 7, 2002, until the whole of the judgment shall have been paid and satisfied in full.

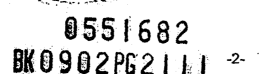
IT IS FURTHER ORDERED that the judgment granted hereby shall be subject to immediate execution and other post judgment remedies provided or allowed for by law.

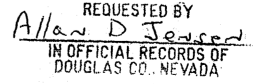
DATED: this 26 of July 2002.



JUSTICE OF THE PEACE







2002 SEP -9 PM 2: 20

RECORDER

S 15 PAID (2 DEPUTY