## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

DAYS INN	WORLDWIDE,	INC
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Plaintiff,

Civ. No. 10-4573 (DRD)

V.

FINAL JUDGMENT BY DEFAULT

KENDALL HOSPITALITY LLC, KIM SCHMIDT, and THOMAS SCHMIDT,

Defendants.

THIS MATTER having been presented to the Court upon the application of Plaintiff
Days Inn Worldwide, Inc. ("Days Inn") for a Default Judgment; and it appearing that the
Complaint in this matter was filed on September 8, 2010, and service of a copy of the Summons
and Complaint was effectuated with respect to each Defendant by October 8, 2010, and it
appearing that default was duly noted by the Clerk of the Court against Defendants on October
28, 2010 for their failure to plead or otherwise defend this action; and the Court having
considered the submissions of the moving party and good cause having been shown;

IT IS on this 1 th day of September, 2011, hereby ORDERED that:

Days Inn Worldwide, Inc. shall have judgment against Defendants in the total amount of \$1,042,805.49, comprised of the following

\$428,450.11 for recurring fees due under the January 5, 2001 License
 Agreement and November 20, 2002 Satellite Connectivity Services
 Addendum.

- \$453,559.25 for liquidated damages due under the January 5, 2001
   License Agreement and November 20, 2002 Satellite Connectivity
   Services Addendum.
- c. \$149,463.23 for the outstanding balance due pursuant to the May 1, 2001

  Note.
- d. \$11,048.24 for attorney's fees and costs.
- e. \$284.66 in additional prejudgment interest due on the recurring fees, liquidated damages, and outstanding balance of the Note.

DICKINSON R. DEBEVOISE, U.S.S.D.J.