IN THE DISTRICT COURT OF THE UNITED STATES FOR THE

MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

PLACID REFINING CO., L.L.C	C.,)
)
Plaintiff,)
) CIVIL ACTION NO.
v.) 2:11cv117-MHT
) (WO)
TRAILER SALES, INC.,)
HI-RIDGE TRANSPORT, INC.,)
and KENDRICK RAY MCCULLOUG	GH ,)
)
Defendants.)

JUDGMENT

In accordance with the opinion issued on this date, it is the ORDER, JUDGMENT, and DECREE of the court as follows:

(1) Plaintiff Placid Refining Co., L.L.C.'s motion for default judgment against defendants Hi-Ridge Transport, Inc. and Kendrick Ray McCullough (doc. no. 23) is granted. (2) Judgment is entered in favor of plaintiff Placid Refining Co., L.L.C. and against defendants Hi-Ridge Transport, Inc. and McCullough.

(3) Plaintiff Placid Refining Co. shall recover from defendants Hi-Ridge Transport, Inc. and McCullough, jointly and separately, the sum of \$ 695,142.05, plus post-judgment interest at the statutory rate.

(4) Plaintiff Placid Refining Co. shall recover from defendant Hi-Ridge Transport, Inc. the additional sum of \$ 30,829.43 as interest and late fees in connection with the principal amount owed, plus pre-judgment interest accruing between May 1, 2011, and the date of this judgment, at the rate of 1.5 % per month.

(5) Plaintiff Placid Refining Co. shall also recover from defendant Hi-Ridge Transport, Inc. the additional sum of \$ 42,618.90 as attorneys' fees and expenses.

The clerk of the court is DIRECTED to enter this document on the civil docket as a final judgment pursuant to Rule 58 of the Federal Rules of Civil Procedure.

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This case still remains pending at to defendant Trailer Sales, Inc.

DONE, this the 30th day of June, 2011.

/s/ Myron H. Thompson UNITED STATES DISTRICT JUDGE