

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Judge Christine M. Arguello**

Civil Action No. 06-cv-02023-CMA-CBS

HIGHLINE CAPITAL CORP., a Delaware corporation,

Plaintiff,

v.

ROBEN D. AHDOOT d/b/a INGLEWOOD OPEN MRI,

Defendant/Third Party Plaintiff,

v.

MOOSSA HEIKALI and
UNITED LEASING AND DISTRIBUTIONS, INC., a California corporation,

Third-Party Defendants.

and

Civil Action No. 06-cv-02024-CMA-CBS

HIGHLINE CAPITAL CORP., a Delaware corporation,

Plaintiff,

v.

SEPEHR KATIRAIE, M.D., INC.,
d/b/a LYNWOOD MEDICAL IMAGING, a California corporation,
SEPEHR KATIRAIE, and
MOOSSA HEIKALI,

Defendants/Third-Party Plaintiffs,

v.

UNITED LEASING AND DISTRIBUTIONS, INC., a California corporation,

Third-Party Defendant.

**JUDGMENT BY DEFAULT AGAINST MOOSSA HEIKALI
AND IN FAVOR OF ROBEN AHDOT**

This matter comes before the Court on a Motion for Judgment by Default Against Moossa Heikali ("Heikali") filed by Third-Party Plaintiff Roben Ahdoot ("Ahdoot") (Doc. # 158). Having reviewed the motion and supporting affidavit, the Court finds and concludes as follows:

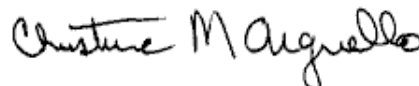
1. This Court has jurisdiction over this matter under 28 U.S.C. §1332(a)(1) and venue in this Court is proper under 28 U.S.C. § 1391(a).
2. The Clerk entered default in favor of Ahdoot and against Heikali on May 8, 2007 (Doc. # 75).
3. On November 24, 2008, this Court ordered Ahdoot to file a motion to enter final judgment on the default (Doc. # 147) and on January 26, 2009,
4. Ahdoot filed a motion for judgment by default on January 26, 2009 (Doc. # 158).

The Court hereby ORDERS the Clerk of the Court to enter judgment by default in favor of Ahdoot and against Heikali as follows:

1. \$357,693.86 in compensatory damages.
2. Post judgment interest shall accrue at the legal rate of .70% from the date of entry of this judgment.

DATED: March 20, 2009

BY THE COURT:



CHRISTINE M. ARGUELLO
United States District Judge