UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

THE GRAY INSURANCE COMPANY,

Plaintiff,

v.

Case No. 8:24-cv-01507-KKM-AEP

LITTLE ROAD EXPRESS WASH, INC., d/b/a, PAUL JALLO LITTLE ROAD EXPRESS WASH INC., et al.,

Defendants.

<u>ORDER</u>

The parties submit a stipulated form of final order, (Doc. 99), which requests a money judgment. I construe it as a motion to enter a stipulated final judgment. Finding nothing "unconstitutional, unlawful, unreasonable, or contrary to public policy" in the final judgment, *Stovall v. City of Cocoa*, 117 F.3d 1238, 1240 (11th Cir. 1997); *see also Frew ex rel. Frew v. Hawkins*, 540 U.S. 431, 437 (2004) (similar), I adopt it.

The construed motion for a stipulated judgment, (Doc. 99), is **GRANTED**. The clerk is directed to enter a **JUDGMENT** for Third-Party Plaintiff Consolidated Electrical Distributors, Inc., and against Third-Party Defendants Construction Management Services of Pasco, LLC, and Larry Daly, jointly and severally, in the amount of \$34,672.20.

The principal sum shall bear interest at the rate of nine and nine one-hundredths percent (9.09%) per annum, for all of which let execution issue immediately and without further delay.

ORDERED in Tampa, Florida, on January 29, 2025.

Kathrup Kimlall Mizelle Kathryn Kimball Mizelle

United States District Judge