## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

14-091

BRANCH BANKING & TRUST CO.,	)
Plaintiff,	)
v.	) CASE NO. CV4
C&C SPORTS, INC. and DAVID C. ROLISON,	) )
Defendants.	) _)

## ORDER

Before the Court is Plaintiff's Motion for Defauat
Judgment Against Defendant C&C Sports, Inc. (Doc. 11.)

Plaintiff filed a complaint against Defendant C&C Sports

and Defendant David C. Rolison on May 8, 2014. (Doc. 1.)

Defendant C&C Sports was served with a summons and copy of

the complaint on July 7, 2014. (Doc. 8 at 1.) After

Defendant C&C Sports failed to answer the complaint,

default was entered against it on August 14, 2014. (Doc.

10.) Plaintiff filed its Motion for Default Judgment on

August 25, 2014, requesting the entry of a default judgment

against Defendant C&C Sports pursuant to Rule 55 of the

Federal Rules of Civil Procedure. Defendant C&C Sports,

who is not subject to the Servicemembers Civil Relief Act,

50 U.S.C. App. §§ 501-596, have failed to respond to both Plaintiff's Motion for Entry of Default and Motion for Default Judgment.

After careful consideration, Plaintiff's Motion is GRANTED and judgment is hereby rendered in favor of Plaintiff Branch Banking & Trust Company, and against Defendant C&C Sports in the total amount of \$176,776.34. This amount represents \$14,099.22 in principal; \$611.35 in interest; and \$1,496.45 in attorney's fees pursuant to O.C.G.A. § 13-1-11 with respect to Note-1; and \$139,283.17 in principal; \$6,446.17 in interest; \$242.05 in late fees; and \$14,597.93 in attorney's fees pursuant to O.C.G.A. § 13-1-11 with respect to Note-3.

SO ORDERED this **27** day of February 2015.

WILLIAM T. MOORE,

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA