UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

TESSCO TECHNOLOGIES, INC.,

Plaintiff,

Civil Action No. 18-CV-13254

VS.

HON. BERNARD A. FRIEDMAN

CELLULAR SOLUTIONS SIGNAL ENHANCING SPECIALISTS, LLC and AIMEE KING n/k/a AIMEE SHOWALTER,

		/

OPINION AND ORDER GRANTING PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT

This matter is presently before the Court on plaintiff's motion for summary judgment [docket entry 45]. Defendants have not responded, and the time for them to do so has expired. Pursuant to E.D. Mich. LR 7.1(f)(2), the Court shall decide this motion without a hearing.

This is a breach of contract action. Plaintiff Tessco Technologies, Inc., ("Tessco") sold telephones and related equipment to Cellular Solutions Signal Enhancing Specialists, LLC ("Cellular Solutions") on account, but Cellular Solutions failed to keep the account current. In May 2019, the Court entered a consent judgment against Cellular Solutions in the amount of \$230,000. In the instant motion, plaintiff seeks summary judgment against the individual defendant, Aimee King n/k/a Aimee Showalter ("Showalter"), in the amount of \$249,302.80 based on her personal guaranty, as Cellular Solutions' owner, to pay Cellular Solutions' debts to Tessco.

A copy of the personal guaranty is attached to plaintiff's motion as Ex. 4. It states in relevant part:

For and in consideration of your extending credit to Cellular Solutions (the "Company"), . . . the undersigned . . . hereby

unconditionally and irrevocably guarantees to you and to each of your subsidiaries and affiliates (together "TESSCO") (I.) the due and

punctual payment in full . . . of each and every amount that at any

time becomes due and payable by the Company to TESSCO and of any and all . . . expenses incurred by TESSCO in connection with

goods sold . . . or credit extended at any time to the Company

The undersigned's liability under this Guaranty shall be primary, direct and immediate and shall not be conditioned or

contingent on TESSCO's pursuit of any remedy TESSCO may have

against the Company or any other person.

This guaranty is signed by Aimee King and dated October 14, 2004.

Plaintiff has submitted an affidavit of one of its representatives, who avers that

Cellular Solutions is indebted to plaintiff in the amount of \$249,302.80. Pl.'s Ex. 6. This amount

is supported by the invoices attached to plaintiff's motion as Ex. 5 and by the record of account

attached to its motion as Ex. 3. As noted, defendants have not responded to this motion, and

therefore the amount of the indebtedness is undisputed. See Fed. R. Civ. P. 56(e)(2). Defendant

Showalter's liability for this indebtedness is likewise undisputed in light of her personal guaranty

and her failure to respond to the instant motion. Under these circumstances, plaintiff is plainly

entitled to summary judgment in the amount prayed for. Accordingly,

IT IS ORDERED that plaintiff's motion for summary judgment is granted against

defendant Showalter in the amount of \$249,302.80.

s/Bernard A. Friedman

Dated: September 13, 2019

BERNARD A. FRIEDMAN

Detroit, Michigan

SENIOR UNITED STATES DISTRICT JUDGE

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