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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

OHAN MANOUKIAN, an Individual: and NORA MANOUKIAN, an Individual.

CASE NO.: 2:09-CV-01334-PMP-PAL

Plaintiffs,

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VS. VITO A. LONGO, an Individual: EQUIPMENT MANAGEMENT TECHNOLOGY, a Nevada Corporation; VERDE ACRES, LLC, a Nevada Limited Liability Company; DOE DEFENDANTS 1 through 10; and ROE ENTITIES 1 through 10, Defendants.

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DEFAULT JUDGMENT (AGAINST VITO A. LONGO)

On March 28, 2011, the Court held a hearing on Plaintiff's Motion to Strike Defendants' Answer and for Other Sanctions (filed Dec. 15, 2010) [Doc. 51] ("Motion to Strike"). Present at the hearing was R. Duane Frizell, Esq., of the law firm Callister & Frizell, attorneys for Plaintiffs. No other party or attorney was present. In its Order Granting Motion to Withdraw as Counsel (filed Feb. 25, 2011) [Doc. 76], the Court rescheduled the original hearing on the Motion to Strike for the hearing date identified above, and it expressly ordered Defendant Vito A. Longo ("Longo") to appear personally at the hearing or with new counsel of record to argue this motion. Despite this express order, neither Longo nor his attorney appeared at the hearing. Since the filing of the Court's Order, no attorney has made an appearance for Longo.

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The Court would also note that since the filing of the Motion to Strike, judgment has been rendered against Defendant Verde Acres, LLC. (Stipulated Partial Judgment (Against Verde Acres, LLC) (filed Feb. 1, 2011) [Doc. 68]). In addition, since that time, Defendant Equipment Management Technology has filed for bankruptcy. (Suggestion of Bankruptcy (filed Feb. 10, 2011) [Doc. 70]). The Court therefore considers the Motion to Strike with respect only to Longo's answer.

Having reviewed the Motion to Strike, including the original motion, the supplement, the opposition, the reply, and all other related pleadings, as well as all of the other pleadings and papers on file in this cause, and having considered the arguments of counsel at the hearing, the Court finds good, just, and sufficient cause for granting the Motion to Strike as against Longo only.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED as follows:

- Plaintiff's Motion to Strike Defendants' Answer and for Other Sanctions (filed Dec. 15, 2010) [Doc. 51] is hereby GRANTED as against Defendant Vito A. Longo only.
- 2. Defendant Vito A. Longo's answer on file in this cause is hereby STRICKEN.
- Default for Plaintiffs Ohan Manoukian and Nora Manoukian and against Defendant Vito A. Longo is hereby ENTERED.
- 4. In this Default Judgment, Plaintiffs Ohan Manoukian and Nora Manoukian shall have and recover from Defendant Vito A. Longo under all of the claims stated in their complaint, including without limitation their claims for fraud, conversion/trespass to chattels, breach of contract/default of promissory note, constructive trust, breach of fiduciary duty, and civil conspiracy.
- 5. Judgment is hereby rendered for Plaintiffs Ohan Manoukian and Nora Manoukian and against Defendant Vito A. Longo in the following amounts:

By:

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R. DUANE FRIZELL, ESQ. Nevada Bar No. 009807 8275 S. Eastern Ave., Ste. 200 Las Vegas, Nevada 89123 Attorneys for Plaintiffs