

1 **ANDREW F. DIXON, ESQ.**
 Nevada Bar No. 8422
 2 **BOWLER DIXON & TWITCHELL LLP**
 3 400 North Stephanie Street, Suite 235
 Henderson, Nevada 89014
 4 Phone: 702-436-4333
 5 Fax: 702-260-8983
 Email: andrew@bdtlawyers.com
 6 *Attorneys for Harley-Davidson*
Credit Corp.

7
 8 **UNITED STATES DISTRICT COURT**
DISTRICT OF NEVADA
 9

10 HARLEY-DAVIDSON CREDIT CORP., as
 Assignee of EAGLEMARK SAVINGS
 11 BANK,

Case No. 2:10-cv-00375-JCM-RJJ

12 Plaintiff,

13 v.

DEFAULT JUDGMENT

14 WHISTLER AVIATION GROUP, LLC,
 15 GREYSTONE FUNDING CORPORATION
 II, WAKE COUNTY, NORTH CAROLINA
 16 REVENUE DEPARTMENT, and JET
 LOGISTICS, INC.,

17 Defendants.

18
 19 Having considered plaintiff Harley-Davidson Credit Corporation’s motion for default
 20 judgment (doc. #28) against Wake County and Jet Logistics (collectively, “Defendants”) for
 21 failure to plead or otherwise defend against plaintiff’s complaint; having found that plaintiff’s
 22 request for declaratory relief is warranted, and thereupon having entered an order granting
 23 plaintiff Harley-Davidson Credit Corporation’s motion for default judgment (doc. # 38), a true
 24 and correct copy of which is attached hereto and incorporated herein by reference; having found
 25 that the allegations of the plaintiff’s Complaint and relevant legal documents submitted to the
 26 Court in support of its motion for default judgment—the secured promissory note, the aircraft
 27 security agreement, the assignment of security agreement, and statement of verification from
 28 one of Plaintiff’s agents relied upon in the Order of this Court dated September 29, 2010—are

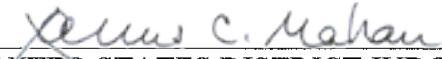
BOWLER DIXON & TWITCHELL LLP
 400 N. Stephanie St., Suite 235
 Henderson, Nevada 89014

1 material and true; having found that Plaintiff is entitled to judgment against Defendants
2 declaring that “Harley-Davidson’s security interest in the Aircraft is entitled to priority as
3 against all other recorded security interests and liens against the Aircraft and that its senior
4 security interest extends not only to the airframe but also to the engine and propellers”; and
5 having also recognized the Stipulation and Order Dismissing Defendant Whistler Aviation
6 Group, LLC (“Whistler”) (Doc. #17) and the Stipulation and Order Dismissing Defendant
7 Greystone Funding (“Greystone”) (Doc. #27), both acknowledging Harley-Davidson Credit
8 Corporation’s superior interest in the Aircraft and dismissing Whistler and Greystone from this
9 action without prejudice,

10 IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that plaintiff Harley-
11 Davidson Credit Corporation, has judgment against Defendants and Whistler and Greystone, in
12 the form of a Declaratory Judgment, declaring that Harley- Davidson’s security interest in the
13 Beech Aircraft, model B300, serial number FL-81, registration number N507EB, together with
14 two (2) Pratt and Whitney Engines, model PT6A-60A, serial numbers 95665 and 95667, and
15 two (2) Hartzell HC-B4MP-3C propellers, serial numbers FWA1279 and FWA3354, together
16 with all equipment and accessories used or attached thereto (the “Aircraft”) is entitled to priority
17 as against all other recorded security interests and liens against the Aircraft and that its senior
18 security interest extends not only to the airframe but also to the engine and propellers.

19 DATED this 13th day of December, 2010.

20
21
22
23
24
25
26
27
28


UNITED STATES DISTRICT JUDGE