1 2 3 4 5 6 7 8 9 IN THE UNITED STATES DISTRICT COURT 10 STATE OF NEVADA 11 JEFFREY L. JARVIS, et al., 12 3:10-cv-00299-LRH-VPC PLAINTIFFS, 13 VS. **DEFAULT JUDGMENT** 14 ANEESARD MGMT., LLC, et al. 15 DEFENDANTS. 16 The Summons and Complaint in this action having been duly served on the Defendants 17 Aneesard Mgmt., LLC (also known as Aneesard Management), Draseena Funds Group 18 Corporation ("Draseena"), The Arrow Fund II, LLC ("Arrow Fund"), Three Oaks Currency 19 20 Fund, LP ("Three Oaks"), DN Management Company, LLC ("DN Management"), Daniel H. 21 Spitzer, and Albert Gerebizza (collectively, "Defendants"), and said Defendants having failed to 22 plead or otherwise defend this action, and said default having been duly entered. 23 NOW, on motion of Lionel Sawyer & Collins, attorneys for Plaintiffs, it is hereby 24 ORDERED and ADJUDGED that Plaintiffs respectively do recover of Defendants 25 Aneesard, Draseena, Arrow Fund, Three Oaks, DN Management, Daniel H. Spitzer, and Albert 26 Gerebizza, jointly and severally, as follows: 27 28 Plaintiff Jeffrey L. Jarvis, the sum of \$247,444.59 (the amount claimed); plus pre-

judgment interest pursuant to NRS 17.130(2) from the date of service of the summons and complaint through May 18, 2011 in the amount of \$9,004.27 from Defendant Spitzer, in the amount of \$1,138.88 from Defendant Gerebizza, in the amount of \$12,242.96 from Defendant Draseena, and in the amount of \$12,634.45 from each of Defendants Aneesard, Arrow Fund, Three Oaks and DN Management, plus additional interest through the date of judgment, to be calculated at the statutory rate of 5.25%; plus post-judgment interest, to be calculated pursuant to 28 U.S.C. § 1961;

Plaintiff Brenda K. Holtzman, the sum of \$50,000.00 (the amount claimed); plus prejudgment interest pursuant to NRS 17.130(2) from the date of service of the summons and complaint through May 18, 2011 in the amount of \$1,747.17 from Defendant Spitzer, in the amount of \$230.08 from Defendant Gerebizza, in the amount of \$2,473.36 from Defendant Draseena, and in the amount of \$2,552.45 from each of Defendants Aneesard, Arrow Fund, Three Oaks and DN Management, plus additional interest through the date of judgment, to be calculated at the statutory rate of 5.25%; plus post-judgment interest, to be calculated pursuant to 28 U.S.C. § 1961;

Plaintiff Katherine L. Jarvis, the sum of \$48,053.55 (the amount claimed); plus prejudgment interest pursuant to NRS 17.130(2) from the date of service of the summons and complaint through May 18, 2011 in the amount of \$1,679.13 from Defendant Spitzer, in the amount of \$221.12 from Defendant Gerebizza, in the amount of \$2,377.04 from Defendant Draseena, and in the amount of \$2,453.05 from each of Defendants Aneesard, Arrow Fund, Three Oaks and DN Management, plus additional interest through the date of judgment, to be calculated at the statutory rate of 5.25%; plus post-judgment interest, to be calculated pursuant to 28 U.S.C. § 1961; and

Plaintiff Jarvis Mechanical Constructors, Inc., in the sum of \$275,000.00 (the amount claimed); plus pre-judgment interest pursuant to NRS 17.130(2) from the date of service of the summons and complaint through May 18, 2011 in the amount of \$9,610.65 from Defendant Spitzer, in the amount of \$1,265.60 from Defendant Gerebizza, in the amount of \$13,605.20

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from Defendant Draseena, and in the amount of \$14,040.25 from each of Defendants Aneesard, Arrow Fund, Three Oaks and DN Management, plus additional interest through the date of judgment, to be calculated at the statutory rate of 5.25%; plus post-judgment interest, to be calculated pursuant to 28 U.S.C. § 1961; and that Plaintiffs have execution therefor.

Dated this 9th of June, 2011

By:

LARRY R. HICKS UNITED STATES DISTRICT JUDGE