## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

Days Inns Worldwide, Inc., formerly	)
known as Days Inns of America, Inc.,	)
a Delaware Corporation,	)
	)
Plaintiff,	)
	)
VS.	)
	)
JBS Inc., II, a South Carolina	)
Corporation; Jonathan B. Smith, an	)
individual; and Marci Singleton Smith,	)
an individual,	)
	)
Defendants.	)
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Civil Action No.: 4:08-cv-1771-TLW-TER

## ORDER

The plaintiff, Days Inns Worldwide, Inc. ("plaintiff"), filed this civil action in the United States District Court for the Southern District of New York. (Doc. #1). In an Order dated April 25, 2008, the United States District Court for the Southern District of New York transferred the case to this Court. (Doc. # 1). On February 19, 2010, this Court signed an Order striking the answer of defendant JBS Inc., II and entering default against JBS Inc., II. (Doc. # 59). On July 8, 2010, this Court signed an Order, which struck the answers of Jonathan B. Smith and Marci Singleton Smith and entered default against them. (Doc. # 66). On September 17, 2010, the plaintiff filed a motion for a hearing to determine damages. (Doc. # 70). The motion was referred to United States Magistrate Judge Thomas E. Rogers, III pursuant to the provisions of 28 U.S.C. § 636(b)(1)(B) and Local Rule 73.02(B)(2), DSC. On February 1, 2011, the Magistrate Judge held a hearing in which he granted the motion for a hearing to determine damages. (Entry # 81). Prior to the hearing,

defendants JBS Inc., II and Jonathan B. Smith entered a stipulation of judgment in the amount of \$150,000. (Doc. # 80).

This matter now comes before this Court for review of the Report and Recommendation ("the Report") filed by the Magistrate Judge to whom this case had previously been assigned. (Doc. # 84). On February 7, 2011, the Magistrate Judge issued the Report. In the Report, the Magistrate Judge recommends that default judgment be entered against defendant Marci Singleton Smith in the amount of \$127,792.02. (Doc. # 84). None of the parties filed objections to the report. Objections were due on February 25, 2011.

This Court is charged with conducting a <u>de novo</u> review of any portion of the Magistrate Judge's Report and Recommendation to which a specific objection is registered, and may accept, reject, or modify, in whole or in part, the recommendations contained in that report. 28 U.S.C. § 636. In the absence of objections to the Report and Recommendation of the Magistrate Judge, this Court is not required to give any explanation for adopting the recommendation. <u>See Camby v.</u> <u>Davis</u>, 718 F.2d 198, 199 (4th Cir. 1983).

The Court has carefully reviewed the Magistrate Judge's Report and Recommendation. It is hereby **ORDERED** that the Magistrate Judge's Report is **ACCEPTED**. (Doc. # 84). For the reasons articulated by the Magistrate Judge, default judgment is entered against defendant Marci Singleton Smith in the amount of \$127,792.02.

## IT IS SO ORDERED.

s/Terry L. Wooten United States District Judge

March 31, 2011 Florence, South Carolina