IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division
EXXONMOBIL OIL CORPORATION,
Plaintiff,

v.

BLACK STONE PETROLEUM INC., et
al.,
Defendants.

## JUDGMENT ORDER

The matter is before the Court on plaintiff's Motion for Default Judgment (Doc. 11) and plaintiff's objections to the Magistrate Judge's Report and Recommendations ("R\&R") (Doc. 16). ${ }^{1}$

For the reasons stated in the accompanying Memorandum Opinion of even date, and for good cause,

It is hereby ORDERED that plaintiff's objections to the R\&R (Doc. 16) are

## SUSTAINED IN PART and OVERRULED IN PART.

It is further ORDERED that plaintiff's motion for default judgment (Doc. 11) is

## GRANTED IN PART and DENIED IN PART.

It is further ORDERED that judgment is entered, pursuant to Rule 55(b)(2), Fed. R. Civ. P., against defendants Black Stone Petroleum, Inc. and FDD Realty, LLC, jointly and severally,

[^0]for damages in the amount of $\$ 299,870.76$, plus post-judgment inferest as provided by 28 U.S.C.
§ 1961. No prejudgment inferest is awarded.
It is further ORDERED that the R\&R is adopted with the exception of (i) the issue of plaintiff's contractual standing to enforce the contract between defendants, (ii) the issue of postjudgment interest and (iii) as otherwise set forth in the accompanying Memorandum Opinion.

The Cletk is directed to send a copy of this Order to all counsel of record and to defendants' addresses on record, and to place this matter among the ended causes.

Alexandria, Virginia
November 9, 2016



[^0]:    ${ }^{1}$ Plaintiff's counsel contacted chambers by telephone on November 4, 2016 seeking a status update on this matter while the matter was pending. Counsel is admonished not to attempt to call chambers; barring exceptional circumstances, counsel is to communicate with the Court only through filed pleadings or in open court.

