AO 450 (Rev. 11/11) Judgment in a Civil Action

UNITED STATES DISTRICT COURT for the Eastern District of Washington			
		RED LION HOTELS FRANCHISING, INC.,) Plaintiff)	
v.)	Civil Action No. 2:18-CV-0131-TOR		
) CENTURY-OMAHA LAND, LLC. and EDWIN W. LESLIE, Defendant			
•	GMENT IN A CIVIL ACTION		
The court has ordered that (check one):			
the plaintiff (name) Red Lion Hotels Franchising, Inc.	recover from the		
defendant (name) Century-Omaha Three million six hundred seventy one thousand eighty three/89 centers			
interest at the rate of 0.00 %, plus post judgment interest at the rate of 2.55 % per annum, along with costs.			
 the plaintiff recover nothing, the action be dismissed on the recover costs from the plainting other: 			
This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>check one</i>): This action was (<i>c</i>	presiding, and the jury has		
Tried by Judge	without a jury and the above decision		
 decided by Judge Thomas O. Rice Default Judgment ECF No. 20. 	on Plaintiff's Motion for		
Date: March 15, 2019	CLERK OF COURT		
*Amended to correct spelling of Defendant's name.	SEAN F. McAVOY		
	s/ Linda L. Hansen (By) Deputy Clerk		
	Linda L. Hansen		