## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

Dated this 14<sup>th</sup> day of November, 2006.

In re:

Case No. 6:05-bk-15867-ABB Chapter 7

Chapter /
HARRY GLENN DESCHANE,

Debtor.

EXECUJET CHARTER SERVICE, INC.,

Plaintiff,

vs.

Adv. No. 6:06-ap-00023-ABB

HARRY GLENN DESCHANE,

Defendant.

## **JUDGMENT**

This matter came on before the Court on the Complaint to Deny Dischargeability of a Debt Under 11 U.S.C. § 523(a)(2)(A) ("Complaint") (Doc. No. 1) filed by Execujet Charter Service, Inc., a creditor and the Plaintiff herein, against Harry Glenn Deschane, the Debtor and Defendant The Plaintiff seeks judgment on its Complaint pursuant to 11 U.S.C. § 523(a)(2)(A). A final evidentiary hearing was held on October 23, 2006. After reviewing the pleadings and evidence, hearing live testimony and argument, and in conformity with and pursuant to the Memorandum **Opinion** entered contemporaneously herewith, it is

ORDERED, ADJUDGED and DECREED that that the Plaintiff Execujet Charter Service, Inc. has not established the elements of 11 U.S.C. § 523(a)(2)(A) and JUDGMENT is entered in favor of the Debtor/Defendant Harry Glenn Deschane and against the Plaintiff Execujet Charter Service, Inc.; and it is further

ORDERED, ADJUDGED and DECREED that the Debtor/Defendant Harry Glenn Deschane's indebtedness to the Plaintiff Execujet Charter Service, Inc. is DISCHARGEABLE and is hereby DISCHARGED.

/s/Arthur B. Briskman
ARTHUR B. BRISKMAN
United States Bankruptcy Judge