

IN THE UNITED STATES BANKRUPTCY COURT FOR THE  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO DIVISION

IN RE:

CASE NO: 6:09-bk-8965-ABB

TERRY E. LADE and  
WANDA S. LADE,

Chapter 7

Debtors.

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RIVERSIDE NATIONAL  
BANK OF FLORIDA

Adv. Pro No. 6-09-ap-896-ABB

Plaintiff,

v.

TERRY E. LADE and CLASSIC CAR  
TRANSPORTING, INC.

Defendants.  
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**CONSENT FINAL JUDGMENT**

This case came on without a hearing on the Joint Motion for Entry of Consent Final Judgment (the "Motion") [Doc. No. 6] filed by RIVERSIDE NATIONAL BANK OF FLORIDA ("Riverside"), TERRY E. LADE (the "Debtor") and CLASSIC CAR TRANSPORTING, INC. ("Classic"). Based on the content of the Motion and the agreement between Riverside, the Debtor and Classic, it is:

ORDERED AND ADJUDGED as follows:

1. Final Judgment is hereby entered, in favor of Riverside and against the Debtor and Classic, with respect to Counts I through V of the Complaint, to the extent that the same seek a determination as to the Debtor's liability on account of the Debt, the amount of the Debt and as to the non-dischargeability of the same.

2. The Plaintiff, RIVERSIDE NATIONAL BANK OF FLORIDA (“Riverside”) (Federal Tax I.D. Number 59-2164828), c/o Tony Holmes, 2810 South Federal Hwy., Fort Pierce, FL 34982 shall recover from the Defendants, TERRY E. LADE (the “Debtor”), whose address is 3434 Farmingdale Road Ormond Beach, FL and CLASSIC CAR TRANSPORTING, INC. (Federal Tax I.D. Number 26-0832689), the principal sum of \$685,895.63, prejudgment interest in the amount of \$45,228.54 as of November 4, 2009, late charges in the amount of \$2,250.00, repossession fee in the amount of \$696.83, attorneys’ fees in the amount of \$17,500.00 and court costs in the amount of \$2,000.00, for a **total of \$735,571.00**, (the “Judgment Debt”) which shall bear interest from the date of the judgment at the judgment rate of interest per annum initially and thereafter as provided by Section 55.03, *Florida Statutes*, for which sums let execution issue forthwith.

3. The Judgment Debt is hereby adjudicated to be non-dischargeable pursuant to Bankruptcy Code § 523(a)(2) and 523(a)(4) based upon the facts alleged in the Complaint.

4. This Court hereby reserves jurisdiction to enforce this Judgment, for which let execution issue.

DONE AND ORDERED, in the Middle District of Florida, Orlando Division, on November 13, 2009.



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ARTHUR B. BRISKMAN  
United States Bankruptcy Judge

Copies to:

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