

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

IN RE:

GREGORY THOMAS ALLEN and
GUILLERMINA ALLEN,
Debtors.

Chapter 13
Case No. 9:09-bk-06902-ALP

GREGORY THOMAS ALLEN,
Plaintiffs,

vs.

FLORIDA GOVERNMENT UTILITY AUTHORITY
and NCSPLUS INCORPORATED
Defendants.

Adversary Pro: 9:10-ap-00146-ALP

JB Vol 15 # 2123

JUDGMENT BY DEFAULT

THIS CAUSE came before the Court ex parte upon the Motion for Default Judgment, with supportive proof filed by Plaintiff, Gregory Thomas Allen. This Court, having granted the Motion, and noting a default was entered on April 29, 2010 against Florida Government Utility Authority finds in favor of the Plaintiff and therefore,

it is ORDERED AND ADJUDGED that:

1. Florida Government Utility Authority is in violation of the automatic stay granted pursuant to 11 USC § 362(1) by sending at least three (3) demands for payment after having knowledge of the bankruptcy filing and for hiring a collection agency which sent at least four (4) additional demands for payment after it had knowledge of the bankruptcy file.
2. Judgment is entered in favor of Plaintiff, Gregory Thomas Allen, and against Defendant Florida Government Utility Authority in the amount of \$3,000, the sum of which shall bear interest at the statutory rate.

DONE AND ORDERED at Tampa, Florida on October 21, 2010.



Honorable David H. Adams
U.S. Bankruptcy Court Judge

Conformed copies provided to:
Michelle Trunkett
2271 McGregor Blvd., Suite 300,
Fort Myers, Florida 33901

Florida Government Utility Authority
1500 Mahan Drive, Suite 250
Tallahassee, FL 32308


I CERTIFY THE FOREGOING TO BE A TRUE
AND CORRECT COPY OF THE ORIGINAL.
UNITED STATES BANKRUPTCY COURT
LEE ANN BENNETT, CLERK

Carla L. Fayson