

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
FT. MYERS DIVISION

J. B. VOL. 14  
#1680

IN RE:  
RUBELIN PEREYRA and JAZMARIE ORTIZ

9-07-bk-07763-ALP

Debtor(s)

and

FIA CARD SERVICES, N.A.

Plaintiff,

vs.

Adv. Case No. 9:07-ap-00458-ALP

JAZMARIE ORTIZ a/k/a JAZMARIE ORTIZ RODRIGUEZ  
Defendant(s).

DEFAULT FINAL JUDGMENT OF NON-DISCHARGEABILITY

THIS CAUSE coming on to be heard ex parte upon FIA CARD SERVICES, NA (hereinafter referred to as "Plaintiff") Motion for Entry of Default Judgment, and default having heretofore been entered by the Clerk against JAZMARIE ORTIZ (hereinafter referred to as "Defendant") and the Court finding that the Plaintiff's cause is sustained by the allegations as set forth and the Verification attached to said Motion, and that Defendant has failed to timely respond or otherwise defend the adversary complaint filed in this cause, it is, therefore;

ORDERED and ADJUDGED that a Final Judgment of Non-Dischargeability be, and the same is hereby entered in favor of the Plaintiff, and against the Defendant, and the Plaintiff, FIA CARD SERVICES, NA does have and recover of and from the Defendant JAZMRAIE ORTIZ, the following sums:

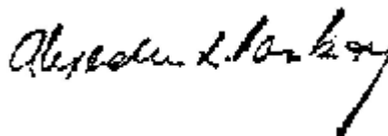
- A) Principal Balance Due: \$ 2,715.00
- B) Court Costs Expended: \$ 250.00

making a subtotal of \$2,965.00, that shall bear interest at the rate of 11% per annum, for which sums let execution issue forthwith.

IT IS FURTHER ORDERED that the original claim and this Judgment is hereby adjudicated to be non-dischargeable pursuant to U.S. Bankruptcy Code 523(a)(2)(B) based on the Complaint filed herein.

December 04, 2007

DONE AND ORDERED on \_\_\_\_\_.



\_\_\_\_\_  
ALEXANDER L. PASKAY  
United States Bankruptcy Judge

NIXON AND ASSOCIATES, (MGC\*55185\*11/20/2007), 3105 W. Waters Ave., Suite 204,  
Tampa, FL 33614

RUBELIN PEREYRA and JAZMARIE ORTIZ, 2339 54TH TERRACE SW, NAPLES, FL 34116

LOUIS S. ERICKSON, 11725 COLLIER BLVD, STE F, NAPLES, FL 34116

OFFICE OF THE U.S. TRUSTEE FOR THE DISTRICT