

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

In re:

CHUN S. WOO and  
CHONG HUI CHI,

Case No. 6:09-bk-16451-ABB  
Chapter 7

Debtors.

---

SOO-KYUNG CHEONG,

Plaintiff,

Adv. Pro. No. 6:10-ap-00018-ABB

vs.

CHONG HUI CHI,

Defendant.

---

**JUDGMENT**

This matter came before the Court on the Complaint for Exception to Discharge (Doc. No. 1) and the Motion for Entry of Default (Doc. No. 13) filed by the Plaintiff Soo-Kyung Cheong against the Debtor/Defendant Chong Hui Chi. An evidentiary hearing was held on August 10, 2010. After reviewing the pleadings and evidence, hearing live testimony and argument, and in conformity with and pursuant to the **Memorandum Opinion and Order** entered contemporaneously herewith, it is

**ORDERED, ADJUDGED and DECREED** that **JUDGMENT** is hereby entered in favor of the Plaintiff Soo-Kyung Cheong and against the Debtor/Defendant Chong Hui Chi; and it is further

**ORDERED, ADJUDGED and DECREED** that the indebtedness owed to the Plaintiff Soo-Kyung Cheong by the Debtor/Defendant Chong Hui Chi pursuant to the Final Judgment on Motion for Summary Judgment entered on October 24, 2007 by the Circuit Court of the 18th Judicial Circuit in and for Seminole County, Florida in Soo-Kyung Cheong, as Personal Representative of the Estate of Su-Young Choung, Case No. 05-CA-1781-16-L, and the Assignment of Final Judgment, is **NONDISCHARGEABLE** pursuant to 11 U.S.C. Section 523(a)(4).

Dated this 20th day of September, 2010.

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