

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

In re:

SCOTT ERNEST CRITES and
CAROL YATES CRITES,

Case No. 6:07-bk-05739-ABB
Chapter 7

Debtors.

WALL STREET MANAGEMENT &
CAPITAL, INC., *et al.*,

Plaintiffs,

Adv. Pro. No. 6:08-ap-00106-ABB

v.

SCOTT ERNEST CRITES and
CAROL YATES CRITES,

Defendants.

JUDGMENT

This matter came before the Court on the Amended Complaint to Determine Dischargeability of Indebtedness (Doc. No. 21) filed by the Plaintiffs Wall Street Management & Capital, Inc., James R. Schnorf, Midwest Venture Capital, David Titus, and Cathy Titus Waggoner against the Debtors/Defendants Scott Ernest Crites and Carol Yates Crites. The final evidentiary hearing was held on November 3, 2009. 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 **JUDGMENT** is hereby entered in favor of the Debtors/Defendants Scott Ernest Crites and Carol Yates Crites and against the Plaintiffs Wall Street Management & Capital, Inc., James R. Schnorf, Midwest Venture Capital, David Titus, and Cathy Titus Waggoner; and it is further

ORDERED, ADJUDGED and DECREED that the indebtedness of the Debtors/Defendants Scott Ernest Crites and Carol Yates Crites to the Plaintiffs Wall Street Management & Capital, Inc., James R. Schnorf, Midwest Venture Capital, David Titus, and Cathy Titus Waggoner is **DISCHARGEABLE** pursuant to 11 U.S.C. Sections 523(a)(2)(A) and 523(a)(2)(B) and is hereby **DISCHARGED**.

Dated this 7th day of December, 2009.

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