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IN THE SECOND JUDICIAL DISTRICT COURT
WEBER COUNTY, STATE OF UTAH

AH4R MANAGEMENT – UT, LLC,
Plaintiff,

v.

MEGAN ROBERTS and ANDREA
CAMMAROTA,
Defendant.

DEFAULT JUDGMENT

Case No. 250909487

Judge Cristina Ortega

The Court entered Defendants’ default on January 20, 2026. Based on the pleadings and other documents submitted in this case, this Court enters judgment for Plaintiff and against Defendants on all of Plaintiff’s claims as follows:

A. The Lease and any contracts between Plaintiff and Defendant concerning the real property located at 2635 W 4100 S Roy, UT 84067 (“the Property”) are hereby forfeited, but Defendants are not released from any obligation for payments owed to Plaintiff for the remainder of the Lease’s term.

B. Plaintiff is granted a judgment for any damages allowed under law. Specifically, as of today’s date, Plaintiff is granted a judgment against Defendants for:

i. \$417.60 in rents for March 2025.

- ii. \$2,642.69 in rents for April 2025.
- iii. \$2,719.74 in rents for May 2025.
- iv. \$3,450.07 in rents for June 2025.
- v. 3,660.24 in rents for July 2025.
- vi. \$1,135.00 in rents for August 2025 (\$2,270.00 per month pro-rated through August 15, 2025).
- vii. \$1,041.88 for other amounts owed under the Lease.
- viii. \$53,134.07 as treble damages for unlawful detainer. Defendant has been in unlawful detainer of the Property since the expiration of the Eviction Notice on June 25, 2025, with the daily treble damage amount at \$254.23 per day for 209 days.
- ix. \$1,000 for attorney fees and costs.
- x. A judgment for costs of collection, including attorney fees.

C. Plaintiff is awarded a judgment for any future lost rent owed under the Lease and/or waste committed against the Property, which (if sought in default) will be established by Plaintiff's affidavit of damages and then trebled under Utah Code Ann § 78B-6-811.

D. The refundable portion of the security deposit paid by Defendant (if any) shall be held by Plaintiff and applied to any waste/damages or other amounts owed under the lease pending a move-out inspection after Defendants have vacated the Property.

E. Plaintiff is granted interest on the total of the foregoing judgment from its date at the statutory rate or at the contractual rate, whichever is greater.

{The Court's signature and seal appear at the top of the first page.}