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

TRANSPORTATION ALLIANCE BANK,
INC. d/b/a TAB BANK, a Utah commercial
bank,

Plaintiffs,

v.

ANHOR INC, a Pennsylvania corporation; and
KOBILJON BEKTOSHOV, an individual,

Defendants.

DEFAULT JUDGMENT

Case No. 260902422

Judge Craig Hall

IN THIS ACTION, the Defendants, ANHOR Inc and Kobiljon Bektoshov, having been regularly served with process and having failed to appear and answer the Plaintiff's Verified Complaint, the legal time for answering having expired, and the default of the Defendants having been entered according to law.

Now upon the application of the Plaintiff,

IT IS ORDERED, ADJUDGED, AND DECREED as follows:

1. Judgment is entered against ANHOR Inc and Kobiljon Bektoshov, jointly and severally,

in the sum of \$471,196.62, plus interest in the amount of \$22,456.61, attorney fees in the amount of \$2,712.00, and costs in the amount of \$525.50, for a total judgment of **\$496,890.73**.

2. Additional pre-prejudgment interest shall accrue from May 11, 2026, until the judgment is signed at the rate of \$181.1017 per diem.

3. Post-judgment interest shall accrue at the default interest rate of 18%, as stated in the promissory notes attached to the Verified Complaint as Exhibit B, Exhibit E, and Exhibit H.

4. The additional interest due shall be established by affidavit.

5. These judgments shall be augmented in the amount of reasonable attorney fees and costs expended in collecting the judgment by execution or otherwise, as shall be established by affidavit.

IT IS SO ORDERED.

** This Default Judgment does not bear the handwritten signature of the Judge, but instead displays an electronic signature at the upper right-hand corner of the first page. **