IN THE COUNTY COURT IN AND FOR OKALOOSA COUNTY, FLORIDA

Plaintiff			
-VS-	CASE NO		
Defendant			
AFFIDAVIT AS TO DEFEN	DANT'S DEFAULT IN PAYMENT		
STATE OF FLORIDA, COUNTY OF OKALOO	SA		
The Undersigned,	being first duly sworn, deposes and says:		
1. That he/she is the Plaintiff in the a	bove styled cause.		
2. That the Defendant has failed to m	nake payment of money to Plaintiff in the manner		
provided in the Stipulation and Ag	greement herein before filed.		
3. That said Stipulation and Agr	eement provided for payment of damages in the		
amount of \$, to	ogether with interest of \$		
and Court Cost of \$	for a total sum of \$ Defendant		
has paid \$, leaving a	a balance of \$which is past due and		
unpaid.			
4. That Plaintiff moves the Court for	entry of Final Judgment in this cause.		
FURTHER AFFIANT SAYETH NOT.			
	Plaintiff		
SWORN TO AND SUBSCRIBED before me			
Thisday of			
Notary Public/Deputy Clerk			
My Commission Expires:			

BRAD E. EMBRY

CLERK OF THE CIRCUIT COURT AND COMPTROLLER, OKALOOSA COUNTY, FLORIDA



Effective July 16, 2020, all proposed orders should be submitted in Word format to the judge assigned to the case through "Proposed Documents" at the Florida Courts E-filing portal, www.myflcourtaccess.com.

IN THE COUNTY COURT IN AND FOR OKALOOSA COUNTY, FLORIDA SMALL CLAIMS DIVISION

Vs.	aintiff(s)		
VS		Case No.	
De	efendant(s)		
	FINAL JUDGMENT FO	R PLAINTIFF	
	e on before the Court on the Plair payment without the intervention premises, it is,		-
ORDERED AN	D ADJUDGED:		
That Plaintiff(s), Defendant(s), principal, \$ costs for a total o pursuant to Floric	as prejudgment interest, \$ if \$, all of which shall boods and Statute 55.03, for all of which let ex	recover from the sum of \$ for attorney's fees, \$ ear interest at the rate of xecution issue.	
DONE AND OF	RDERED at Okaloosa County, Flo	orida on	
	_	COUNTY JUDGE	

In cases wherein one party is unrepresented (pro se), it is the responsibility of the sole attorney in the case to serve within five business days this order upon any pro se party who does not have access to nor is a registered user of the Florida Courts e-Filing Portal.

The attorney shall prepare and file a Certificate of Compliance within five business days as proof of the attorney's service upon the pro se litigant(s).

In cases wherein both parties are pro se, the Clerk shall have the responsibility to serve copies of any orders on the pro se litigant(s) and shall file a Certificate of Compliance as proof of service within five business days.