Book 3; Page 00176

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF FLORIDA

PENSACOLA DIVISION

IN RE: Cheryl Blackmon, CH.	APTER 7
-----------------------------	---------

Debtor. CASE No.: 12-30321-KKS

Cheryl Blackmon,

Plaintiff

vs. AP CASE No.: 12-03063-MAM

Grand Seas Resort Owners' Association Inc.,

Defendant.

FINAL JUDGMENT (D.E. #22)

This matter is before the Court, on Plaintiff's Motion for Entry of Final Judgment (D. E. #22) by Default against Defendant Grand Seas Resort Owners' Association Inc. The issues having been duly considered and finding of facts and conclusions of law made orally on the record and incorporated by reference and a decision having been duly rendered,

IT IS ORDERED AND ADJUDGED that Plaintiff Cheryl Blackmon, recover from Defendant Grand Seas Resort Owners' Association Inc., the sum of \$5,000.00, together with costs incurred of \$26.15, and attorney's fees of \$2236.50, for a total sum due of \$7,262.65, for all of which let execution issue.

Dated: September 26, 2013

MARGARET A. MAHONEY U.S. BANKRUPTCY JUDGE

Order Prepared by Lewis & Jurnovoy Copies to All Parties in Interest

I HEREBY CERTIFY that this is a true and correct copy of the original on file in the office of the Clerk, United States Bankruptcy Court for the Northern District of Florida.

TRACI ABRAMS, Clerk, Bankruptcy Court

Deputy Clerk