

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

THOMAS S. RICHEY, as Receiver for )  
WESTON RUTLEDGE FINANCIAL )  
SERVICES, INC.; ZAMINDARI )  
CAPITAL, LLC; LEXINGTON )  
INTERNATIONAL FUND, LLC, a/k/a )  
LEXINGTON INTERNATIONAL FUND, )  
INC.; and OXFORD ADAMS CAPITAL, )  
LLC, )

Plaintiff, )

v. )

ZAHRA GHODS; et al., )

Defendants. )

CIVIL ACTION FILE  
NO. 1:08-CV-1364

DEFAULT JUDGMENT AS TO DEFENDANT  
DOUBLE GRACE HOLDINGS, LTD.

Plaintiff's Request for Entry of Default Judgment as to Defendant Double Grace Holdings, Ltd. ("Double Grace Holdings") having come before this Court and the same having been read and considered, Defendant Double Grace Holdings by its Default has admitted and the Court hereby finds as follows:

1. Defendant Double Grace Holdings was served by publication beginning March 20, 2009 through April 10, 2009 informing it that its answer to the Complaint was due on or before May 5, 2009. Defendant Double Grace

Holdings failed to answer and therefore default was entered against it on May 19, 2009.

2. The Complaint sought at least \$820,000.00 from Defendant Double Grace Holdings plus interest of \$157.26/day from November 17, 2006 and therefore the amount sued for is a sum certain.
3. The total principal amount sued for is \$820,000.00 plus \$105,521.46 of interest accrued from September 21, 2007, the date of the Receiver's demand for the return of the funds, to July 23, 2009, the date of the Request for Default Judgment.
4. Plaintiff is also entitled to \$12,109.02 [\$157.26 x number of days], representing the amount of interest accrued from July 23, 2009, the date of the Request for Default Judgment, to the date of this Order.
5. There is no just reason for delaying the entry of a final judgment as to Defendant Double Grace Holdings and as to the claims against it.

Therefore, it is hereby ordered, adjudged, and decreed that a default judgment be entered against Defendant Double Grace Holdings for \$937,630.48 [\$820,000.00 + \$105,521.46, accrued interest as of July 23, 2009, the date of the Request] + [interest accrued from July 23, 2009 to the date of this Order]. It is further ordered that interest shall accrue on this

judgment at the maximum rate allowed by law, pursuant to 28 U.S.C. § 1961.

This 8th day of October, 2009

**JAMES N. HATTEN**

CLERK OF COURT

UNITED STATE DISTRICT COURT

*by Kelma Shank*  
*Deputy Clerk*