

Karen A. Bushell Clerk of the Circuit Court for Montgomery County 50 Maryland Avenue Rockville, MD 20850 240-777-9401

DATE: SEPTEMBER 28, 2021

CASE NUMBER: V487357

TO: UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF FLORIDA, MIAMI DIVISION

THIS IS TO NOTIFY YOU THAT THE ATTACHED JUDGMENT:

- () IS TO BE RECORDED IN YOUR COURT.
- (x) HAS BEEN RECORDED IN THIS COURT.
- () WAS VACATED, MODIFIED OR SATISFIED.

KAREN A. BUSHELL

Clerk of the Circuit Court For Montgomery County Case 18-19121-RAM Doc 2717 Filed 10/06/21 Page 2 of 5

IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

1 GLOBAL CAPITAL LLC Plaintiff

vs.

Case No.: 487357-V

MARK KAUFMAN Defendant

Other Court's Case#: 18-19121-RAM

NOTICE OF FOREIGN JUDGMENT (558)

I HEREBY CERTIFY that the following Judgment was recorded in this Court in the

above entitled case on September 27th, 2021:

TRUE TEST COPY OF DEFAULT FINAL JUDGMENT AGAINST MARK KAUFMAN FROM THE UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF FLORIDA, MIAMI DIVISION FILED ON MAY 22, 2020 THAT FINAL JUDGMENT IS ENTERED IN FAVOR OF 1 GLOBAL CAPITAL LLC, AND AGAINST DEFENDANT, MARK KAUFMAN, FOR THE TOTAL SUM OF \$66,925.10, WHICH AMOUNT SHALL BEAR INTEREST FROM THIS DATE FORWARD AT THE PREVAILING LEGAL RATE OF INTEREST, ALL FOR WHICH LET EXECUTION ISSUE FORTHWITH, FILED.

Creditor 1 GLOBAL CAPITAL LLC 1250 E HALLANDALE BCH BLVD HALLANDALE FL 33009

Creditor's Attorney: MICHAEL JAMES ENROUGHTY, ESQ 4500 EAST-WEST HWY 6TH FL BETHESDA MD 20814 240-482-4683

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of this Court.

Clerk of the Circuit Court for Montgomery County, Maryland

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION 301 N MIAMI AVE ROOM #150 MIAMI FL 33128 Case ID: 487357-V

NOTICE

You may receive a Judgment Debtor (Defendant) Information Sheet (CC-DC-CV-114) from the plaintiff or the plaintiff's attorney requesting information under oath about you, your employment, and your assets, liabilities, income, and expenses. You do not have to complete and return that form, but if you fail to do so within the time allowed, you may be summoned to appear or undergo an examination under oath before a judge or examiner regarding those matters. If you fully complete and return the completed Judgment Debtor (Defendant) Information Sheet within the time allowed, you will not be subject to discovery in aid of enforcement for at least one year from the entry of the judgment against you, unless the judgment creditor has been granted leave of court IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, MARYLAND

1 GLOBAL CAPITAL LLC Plaintiff

vs.

Case No. 487357-V

MARK KAUFMAN Defendant

NOTICE OF JUDGMENT (817)

I HEREBY CERTIFY that the following Judgment was entered in the above

entitled case on September 27th, 2021:

FOREIGN JUDGMENT ENTERED AND RECORDED ON THE JUDGMENT INDEX THAT FINAL JUDGMENT IS ENTERED IN FAVOR OF 1 GLOBAL CAPITAL LLC, AND AGAINST DEFENDANT, MARK KAUFMAN, FOR THE TOTAL SUM OF \$66,925.10, WHICH AMOUNT SHALL BEAR INTEREST FROM THIS DATE FORWARD AT THE PREVAILING LEGAL RATE OF INTEREST, ALL FOR WHICH LET EXECUTION ISSUE FORTHWITH.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of this Court.

erk of the Circuit Court for Montgomery County, Maryland

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION 301 N MIAMI AVE ROOM #150 **MIAMI FL 33128**

Case ID: 487357-V

NOTICE

You may receive a Judgment Debtor (Defendant) Information Sheet (CC-DC-CV-114) from the plaintiff or the plaintiff's attorney requesting information under oath about you, your employment, and your assets, liabilities, income, and expenses. You do not have to complete and return that form, but if you fail to do so within the time allowed, you may be summoned to appear or undergo an examination under oath before a judge or examiner regarding those matters. If you fully complete and return the completed Judgment Debtor (Defendant) Information Sheet within the time allowed, you will not be subject to discovery in aid of enforcement for at least one year from the entry of the judgment against you, unless the judgment creditor has been granted leave of court for good cause shown.