Dated: September 1, 2017

CI COURT POR

Benda Merof af

Brenda Moody Whinery, Bankruptcy Judge

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA

10 CIRCUS FURNITURE, LLC, 11 Debtor. 12 13 GAYLE ESKAY MILLS, TRUSTEE, 14 Plaintiff, 15 VS. 16 APAR MANAGEMENT, LLC, a Virginia limited liability company; and ALLEN 17 PARVIZIAN and JANE DOE PARVIZIAN, husband and wife, 18

Defendants.

9

19

20

21

22

23

24

25

26

27

28

In re:

(Chapter 7 Case)

No. 4:15-bk-13290-BMW

Adv. 4:17-ap-00343-BMW

JUDGMENT:

APAR MANAGEMENT, LLC

Pursuant to the Stipulated Application to Compromise Motion for Order to Show Cause As to APAR Management, LLC and Allen Parvizian ("Stipulation") and good cause appearing therefor;

## IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

Gayle Eskay Mills, Plaintiff and Chapter 7 Trustee ("Trustee Mills") is hereby granted
judgment against APAR Management, LLC in the principal sum of \$193,807.55, plus any and
all penalties accruing at the rate of \$250.00 per day, from July 16, 2017, less any payments
received by Trustee Mills after July 15, 2017, until the Judgment is paid in full.

Lane & Nach, P.C. 2001 East Campbell Avenue, Suite 103 Phoenix, AZ 85016

2. That interest on the Judgment, from July 16, 2017 until paid, shall be at the rate of interest set forth in 28 U.S.C. § 1961.

IT IS FURTHER ORDERED that there is no just cause for delay and pursuant to Federal Rule of Bankruptcy Procedure 7054(b), the Court directs entry of the judgment as final judgment.

## SIGNED AND DATED ABOVE.

Lane & Nach, P.C. 2001 East Campbell Avenue, Suite 103 Phoenix, AZ 85016