IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

IN RE: *

MARK DANIEL DORAN, SR *

and *

CYNTHIA DENISE DORAN, * Case no.: 90-55373-SD

Debtors * Adversary Proceeding no.: A91-0103

ORIX CREDIT ALLIANCE, INC.

f/k/a CREDIT ALLIANCE

CORPORATION and/or LEASING

SERVICE CORPORATION a/f/k/a

FIRST INTERSTATE CREDIT

ALLIANCE, INC.

1331A Ashton Road

Hanover, Maryland 21076,

Movant

VS.

MARK DORAN T/A DORAN'S
TRUCKING AND DIESEL REPAIR,

Respondent

STIPULATION FOR JUDGMENT, JUDGMENT FOR NON-DISCHARGEABILITY BY CONSENT

Plaintiff, ORIX Credit Alliance, Inc., a New York corporation (hereinafter "ORIX") and Debtor/Defendant, Mark Daniel Doran, Sr. (hereinafter "Doran") by and through their respective counsel of record stipulate as follows:

1. That a judgment be entered in favor of ORIX and against Mark Daniel Doran, Sr. for the sum of \$5,000.00 (hereinafter the "Judgment").

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U.S. BANKRUPTCY COURT BALTIMORE, MD.



- This Judgment shall be non-dischargeable pursuant to 11 U.S.C. 523(a)(6). The Judgment shall remain non-dischargeable whether or not the Debtor herein obtains a discharge or a dismissal of the above captioned matter, or converts his case to a Chapter 11, 12 or 13 of Title 11 of the United States Bankruptcy Code.
- 3. Enforcement of the Judgment shall not occur so long as Mark Daniel Doran, Sr. makes the payments required to be paid to ORIX pursuant to this stipulation and that those payments are timely made by Doran and received by ORIX.
- 4. On or before the 15th day of November, 1991 Doran shall deliver to ORIX a monthly payment of \$75.00 in good funds and a like payment on the 15th day of each consecutive month thereafter for a total of sixty six (66) payments with a balloon the month following the sixty sixth (66th) payment.
- 5. These payments are to be paid at 1331A Ashton Road, Hanover, Maryland 21076; further, no interest shall accrue on the Judgment so long as the monthly payments are made as aforesaid.
- 6. Notwithstanding that the Judgment will be non-dischargeable, both parties so stipulate that there will be no admission whatsoever of any liability on the part of any party. This is a stipulated settlement with disputed issues and disputed

facts.

- 7. Should Doran fail to make the payments as stated above, then notice that event, the in and without further to Debtor/Defendant or further order of the Court, then entire amount of the remaining principal balance on the Judgment shall become due and payable with interest thereon at 10% from the date of default. Upon default of the Debtor, Plaintiff may take all legal necessary steps to enforce the Judgment.
- 8. Subject to Doran's timely compliance with all of the terms and conditions hereof, Doran will have no further obligations to ORIX with respect to the Judgment, and ORIX will satisfy the Judgment provided there has been timely compliance with all of the terms and conditions hereof.

The above stipulation for Judgment is approved.

Glickstein Marc D.

Attorney for the Plaintiff Fed Bay # 07253

Arthur L. Rhoads, Jr.

Attorney for the

Defendant/Debtor FED BAR # 08654

Mark Daniel Doran, Sr.

Debtor/Defendant

JUDGMENT

The above Stipulation is approved and the terms of the Stipulation

shall be entered as a Judgment of this Court.

E. Stephen Derby

United States Bankruptcy Court Judge

cc: Marc D. Glickstein ORIX Credit Alliance, Inc. 7250 Parkway Drive, Suite 130

Hanover, Maryland 21076

Arthur L. Rhoads, Jr. 704 Frederick Road Baltimore, Maryland 21228-4501

Mark Doran/Debtor 9244 Fort Smallwood Road Pasadena, Maryland 21122