IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

IN RE:

DAVIS CONCRETE COMPANY, INC.,

Case No. 82-2-0343

Debtor

DAVIS CONCRETE COMPANY, INC.,

Plaintiff

Adversary No. 84-0038B

EDWARD C. HOWELL, ET AL.,

Defendants

ORDER FOR DEFAULT JUDGMENT AGAINST DEFENDANT PARKVILLE PAVING

This matter having come before the Court upon Plaintiff's Motion for Default Judgment on Count Two against the Defendant, Parkville Paving, and it appearing to the Court that good cause having been shown for said Motion, the Defendant having failed to serve a motion or answer to the Complaint upon Plaintiff's attorney within the time prescribed by law, it is this 27th day of april , 1984, by the United States Bankruptcy Court for the District of Maryland,

ORDERED that judgment shall and it is hereby entered in favor of Davis Concrete Company, Inc. on Count Two against Defendant Parkville Paving, in the amount of \$1,257.06, plus costs. APR 27 1984

cc: Alan M. Graffinda, Maryand Edward Brewer, President Gerald Walter, President Mr. Edward Howell Stephen F. Fruin, Esq.

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LAW OFFICES OF MELNICOVE, KAUFMAN. WEINER & SMOUSE, P. A.