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FILED & ENTERED

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**Central District of California BY egarcia DEPUTY CLERK**

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Attorneys for Plaintiffs Howard Fialkov,

1. HJG Partnership and 1568931 Ontario LTD

# UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA

1. **LOS ANGELES DIVISION**

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1. In re
2. ANTONY GORDON, 13

Debtor.

Case No.: 2:13-bk-14465-DS

Chapter: 7

Adv. No.: 2:13-ap-01536-DS

1568931 ONTARIO LTD., an Ontario

1. (Canada) Corporation; HJG PARTNERSHIP, an Ontario (Canada)
2. Partnership, and HOWARD FIALKOV,
3. an individual,

# SUMMARY JUDGMENT AGAINST DEFENDANT ANTONY GORDON FOR DENIAL OF DISCHARGE OF DEBT PURSUANT TO 11 U.S.C. § 523(a)(2)(A) AND 523(a)(6)

1. vs. 18

Plaintiff,

Hearings:

Date: September 30, 2014

ANTONY GORDON, an individual,

1. Defendant.
2. ANTONY GORDON,
3. Cross-Complainant,
4. v.
5. HOWARD FIALKOV,
6. Cross-Respondent.

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Time: 1:30 p.m.

Date: October 8, 2014

Time: 11:00 a.m.

Place: Courtroom 1339

United States Bankruptcy Court 255 E. Temple Street

Los Angeles, CA 90012

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* 1. The motion of Plaintiffs Howard Fialkov, HJG Partnership and 1568931 Ontario
  2. LTD (collectively “Plaintiffs”) for summary judgment, or in the alternative, summary
  3. adjudication of the issues, as to Plaintiffs’ claims for non-dischargeability of certain debts
  4. asserted against Defendant (the “Motion”) in the above-captioned adversary proceeding
  5. came on regularly for hearing on September 30, 2014 at 1:30 p.m. in the United States
  6. Bankruptcy Court for the Central District of California, the Honorable Deborah J.
  7. Saltzman, United States Bankruptcy Court Judge presiding. Appearances were as
  8. stated on the record.
  9. The Court, held a continued hearing on October 8, 2014 at 11:00 a.m. at which
  10. time, having determined that the Motion was duly noticed to all interested parties; having
  11. considered the parties’ pleadings and evidence therein; and having entertained oral
  12. argument, and based on the accompanying Statement of Uncontroverted Facts and
  13. Conclusions of Law, for the reasons stated on the record at the continued hearing on
  14. October 8, 2014, and for good cause appearing,

# IT IS HEREBY ORDERED that:

* 1. 1. Plaintiffs’ Motion is GRANTED;
  2. 2. Summary Judgment is granted in favor of Plaintiffs and against Defendant
  3. Antony Gordon with respect to Plaintiffs’ First Claim for Relief for the nondischargeability
  4. of debt in the amount of $7,600,000.00 pursuant to 11 U.S.C. § 523(a)(2)(A), as all
  5. elements of said claim were satisfied;
  6. 3. Summary Judgment is granted in favor of Plaintiffs and against Defendant
  7. Antony Gordon with respect to Plaintiffs’ Second Claim for Relief for the
  8. nondischargeability of debt in the amount of $1,600,000.00 pursuant to 11 U.S.C. §
  9. 523(a)(6), as all elements of said claim were satisfied; and 25 ///

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* + 1. 4. This Judgment is without prejudice to the rights of Plaintiffs to seek
    2. attorneys’ fees and costs from Defendant as provided for under applicable law.
    3. IT IS SO ORDERED.

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24 Date: November 4, 2014

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