

Skamania County, WA
Total: \$306.50 Pgs=4
LIEN
Request of: MCCARTHY & HOLTHUS, LLP
eRecorded by: Simplifile

2024-001433

10/02/2024 11:22 AM

After Recording Mail to:

David M. Swartley
File No. WA-24-993614-CV
108 1st Ave. S., Suite 300
Seattle, WA 98104

Document Title: Order of Default and Default Judgment

Plaintiff/Grantee: Qualstar Credit Union

Defendant/Grantor: Brandon Douglas Fechtner and Unknown Spouse or Domestic Partner of Brandon Douglas Fechtner

Reference Number of Documents assigned or released: N/A

SKAMANIA COUNTY
FILED

SEP 23 2024

GRACE D. CROSS
SUPERIOR COURT CLERK

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SKAMANIA

QUALSTAR CREDIT UNION

Plaintiff

v

BRANDON DOUGLAS FECHTNER and
UNKNOWN SPOUSE or DOMESTIC
PARTNER of BRANDON DOUGLAS
FECHTNER, individually and the marital
community thereof

Defendants

No. 24 2 00066 30

ORDER OF DEFAULT AND
DEFAULT JUDGMENT

I. JUDGMENT SUMMARY

1	JUDGMENT CREDITOR	Qualstar Credit Union
2	JUDGMENT DEBTOR(S)	Brandon Douglas Fechtner and Unknown
	Spouse or	Domestic Partner of Brandon Douglas
	Fechtner	
3	PRINCIPAL JUDGMENT AMOUNT	\$ 13 392 38
	Deficiency Balance Honda Accord	\$12 859 31
	Line of Credit	\$533 07
4	INTEREST	\$ 336 79

ORDER OF DEFAULT AND DEFAULT JUDGMENT –
PAGE 1 OF 3
MH #WA 24 993614 CV

McCarthy & Holthaus LLP
108 1st Ave S Ste 300
Seattle WA 98104

1 *Deficiency Balance Honda Accord –*
2 *86 days @ 10 240% per annum \$310 26*
3 *Line of Credit*
4 *79 days @ 22 990% per annum \$26 53*

5 ATTORNEY S FEES \$ 2 500 00
6 COSTS \$ 699 60
7 **TOTAL JUDGMENT \$16,928 77**
8 JUDGMENT WILL BEAR INTEREST AT 9 00%
9 ATTORNEY FOR JUDGMENT CREDITOR David M. Swartley
 McCarthy & Holthus LLP

10 **II ORDER AND JUDGMENT**

11 THIS MATTER having come on for hearing before the undersigned Judge and the Court
12 having reviewed the materials submitted and the Court determining that Defendants Brandon
13 Douglas Fechtner and Unknown Spouse or Domestic Partner of Brandon Douglas Fechtner are in
14 default for failing to file an answer herein now therefore

15 IT IS HEREBY ORDERED ADJUDGED AND DECREED that the Defendants are in
16 default It is further

17 ORDERED ADJUDGED AND DECREED that Plaintiff shall have judgment against
18 Defendants and in favor of Plaintiff in the principal amount of \$12 859 31 on the deficiency
19 balance owing on the Honda Accord together with prejudgment interest at the rate of 10 240%
20 from June 24 2024 in the amount of \$310 26 on the deficiency balance owing on the Honda
21 Accord, and in the principal amount \$533 07 on the Line of Credit Account together with
22 prejudgment interest at the rate of 22 990% per annum from July 1 2024 in the amount of \$26 53
23 costs of \$699 60 and reasonable attorney fees of \$2 500 00 and such other terms as set forth in
24

1 the Judgment Summary for a total judgment of \$16 928 77 which shall bear interest at the rate of
2 9 00% *per annum* from date of judgment until paid in full

3 DATED this 23 day of September, 2024

4
5 
6 JUDGE/COURT COMMISSIONER
7 RANDALL C KROG
8
9

10 Presented by

11 MCCARTHY & HOLTHUS, LLP

12 /s/ David M. Swartley

13 David M Swartley WSBA No 51732
14 Attorneys for Plaintiff
15
16
17
18
19
20
21
22
23
24
25
26