

CAUSE NO. 2022-80434

ASSOCIATED ENERGY GROUP, LLC,	§	IN THE DISTRICT COURT OF
	§	
PLAINTIFF,	§	
	§	
v.	§	HARRIS COUNTY, T E X A S
	§	
W-CARGO AIRLINES LIMITED AND	§	
ZONE FOUR INTERNATIONAL LIMITED,	§	
	§	
DEFENDANTS.	§	152 <sup>nd</sup> JUDICIAL DISTRICT

**DEFAULT JUDGMENT**

Came on to be heard the above-entitled and numbered cause wherein Associated Energy Group, LLC (“AEG”) is Plaintiff and W-Cargo Airlines Limited and Zone Four International Limited are Defendants. AEG appeared in person and by its attorney of record and announced ready for trial. W-Cargo Airlines Limited and Zone Four International Limited although having been duly and legally cited to appear and answer, have failed to appear and answer and have wholly made default.

Citations were served on W-Cargo Airlines Limited and Zone Four International Limited according to law and were returned to the Harris County District clerk where they have remained on file for the time required by law. The Court has read the pleadings and the papers on file and is of the opinion that the allegations contained in the Plaintiff’s Original Petition have been admitted and that the cause of action is liquidated and proven by instruments in writing. The Court has considered the Declaration of Chris Clementi in support of the Plaintiff’s claim for damages and has considered the Declaration of Robert J. Kruckemeyer in support of Plaintiff’s claim for attorneys’ fees. It is therefore,

**ORDERED, ADJUDGED and DECREED** that the material allegations of Plaintiff's Original Petition be and the same are deemed admitted as to W-Cargo Airlines Limited and Zone Four International Limited and that Associated Energy Group, LLC have and recover of and from W-Cargo Airlines Limited and Zone Four International Limited as follows:

Actual damages against W-Cargo Airlines Limited in the amount of **\$19,546.09** as of May 5, 2023.

Pre-judgment interest through May 5, 2023, in the amount of **\$4,328.41** with interest accruing thereafter through the date of judgment at the rate of **\$9.64** per day.

Attorneys' fees in the amount of \$5,000.00 through the trial of this matter; an additional attorneys' fee of \$25,000.00 should this matter be appealed to the court of appeals and such appeal is unsuccessful; the additional sum of \$25,000.00 is awarded to AEG in the event that this matter is appealed to the Texas Supreme Court and appeal is unsuccessful.

**IT IS FURTHER ORDERED** that the judgment here rendered shall bear interest at the rate of eighteen percent (18%) from the date of judgment until paid.

All costs of court expended or incurred in this cause are adjudged against W-Cargo Airlines Limited.

**IT IS FURTHER ORDERED** that AEG is entitled to foreclose upon its claim of lien in the amount of \$19,546.09 on the following Aircraft pursuant to Tex. Prop. Code §70.301 et seq.:

**Registration No.:** EY-724

**Manufacturer:** Boeing

**Model:** Boeing 727-030C WIN

**Manufacturer's Serial No:** 19011

**Registered Owner:** Zone Four International Limited

Hangar One – Airserv Complex  
Entebbe International Airport  
P.O. Box 5291  
Kampala, Entebbe, Uganda

All writs and processes for the enforcement and collection of this judgment or the costs of court may issue as necessary.

All relief not expressly granted herein is denied. This is a Final Order disposing of all claims between all Parties and is appealable.

SIGNED this \_\_\_\_ day of \_\_\_\_\_, 2023.

Signed:   
6/13/2023  
\_\_\_\_\_  
Judge Presiding

APPROVED AS TO FORM AND SUBSTANCE:

/s/ Robert J. Kruckemeyer  
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