IN THE CIRCUIT COURT OF COUNTY, MISSISSIPPI

, A CORPORATION

PLAINTIFFS

VS. NO.

ORDERED AND ADJUDGED this the

, A CORPORATION

DEFENDANT

JUDGMENT BY DEFAULT

This action came on for hearing on the motion of the plaintiff for a default judgment pursuant to Rule 55(b) of the Mississippi Rules of Civil Procedure, and the defendant having been duly served with the summons and complaint and not being an infant or an unrepresented incompetent person and having failed to plead or otherwise defend, and its default having been duly entered and the defendant having taken no proceedings since such default was entered, it is ordered and adjudged that the plaintiff, , do have and recover of and from the defendant,), being the unpaid balance on open account due plaintiff by the sum of Dollars (\$ defendant pursuant to the invoices and work orders upon which suit was brought herein, plus %) accruing from the date of judgment; it is further interest at the rate of percent (ordered and adjudged that plaintiff is entitled to have and recover of and from the defendant a judgment foreclosing and enforcing its lien for labor and services against the Well, Well, County, Mississippi, the County, Mississippi, and the County, Mississippi, said judgment Well, extending to the non-operators interest in the mineral estate and fixtures and equipment in the producing unit assigned to such wells by the Mississippi State Oil & Gas Board in the amount stated hereinabove; it is finally ordered and adjudged that the defendant shall be taxed with all costs accrued and to accrue in this behalf, for all of which let execution or other appropriate process issue.

Circuit Court Judge	

day of