IN THE DISTRICT COURT OF SHAWNEE COUNTY, KANSAS Division 7

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STATE OF KANSAS, ex rel.)DEREK SCHMIDT, Attorney General,)	
) Plaintiff,)	
v.)	Case No. 10 C 1180
CTCI, CORP	
a/k/a COMPUTERTRAINING.COM INC.) and)	
COMPUTERTRAINING.COM, LLC	
a/k/a COMPUTERTRAINING.EDU, LLC)	
and)	
COMPUTERTRAINING.COM AT KANSAS)	
CITY, KANSAS, LLC)	
a/k/a COMPUTERTRAINING.EDU AT)	
KANSAS CITY, KANSAS, LLC)	
and)	
DAVID RAU, an individual)	
and)	
CHUCK LANG, an individual)	
)	
Defendants.)	

(Pursuant to K.S.A. Chapter 60

ORDER OF DEFAULT JUDGMENT AGAMST CERTAIN DEFENDANTS

NOW, on this day of classify, the Plaintiff's Amended Motion for Default Judgment against Certain Defendants comes before this Court for consideration. The State of Kansas, *ex rel*. Derek Schmidt, appears by and through Assistant Attorney General, Meghan E. Stoppel. Defendant CTCI Corp, Defendant Computertraining.com LLC and Defendant Computertraining.com at Kansas City, Kansas, LLC ("the Corporate Defendants") appear not. WHEREUPON, after reviewing the Court's file and Plaintiff's Amended Motion for Default Judgment against Certain Defendants ("Plaintiff's Motion"), the Court finds the following:

1. Plaintiff filed its Amended Motion on March 14, 2011.

2. Plaintiff's Motion is predicated upon the Corporate Defendants' failure to file an Answer to Plaintiff's Petition which was filed on August 20, 2010.

3. A copy of the Summons and the original Petition were served upon Defendant CTCI Corp, care of David Rau at 1 Floral Drive, Randolph, New Jersey 07869, by Federal Express on October 1, 2010, pursuant to K.S.A. §60-304(e) and §60-303(c).

4. A copy of the Summons and the original Petition were served upon Defendant Computertraining.com LLC, care of David Rau at 1 Floral Drive, Randolph, New Jersey 07869, by Federal Express on October 1, 2010, pursuant to K.S.A. §60-304(e) and §60-303(c).

5. A copy of the Summons and the original Petition were served upon Defendant Computertraining.com at Kansas City, Kansas LLC, care of David Rau at 1 Floral Drive, Randolph, New Jersey 07869, by Federal Express on October 1, 2010, pursuant to K.S.A. §60-304(e) and §60-303(c).

6. The Corporate Defendants failed to file an Answer within thirty days after being served with process, as required by K.S.A. §60-308(a)(3).

7. Pursuant to K.S.A. §60-255, the Corporate Defendants are in default.

8. The legal arguments and authorities set forth in Plaintiff's Amended Motion are adopted by the Court as its conclusions of law as though fully set forth herein.

IT IS THEREFORE ORDERED, ADJUDICATED AND DECREED that Plaintiff's Amended Motion for Default Judgment against Certain Defendants is granted.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that judgment is hereby entered against the Corporate Defendants in favor of Plaintiff on all counts of the Petition.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that the acts and practices alleged in Plaintiff's Petition, with respect to the Corporate Defendants, are declared to be deceptive and unconscionable in violation of the Kansas Consumer Protection Act, pursuant to K.S.A. §50-632(a)(1).

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that the Corporate Defendants be permanently enjoined from engaging in the acts alleged in Plaintiff's Petition to be violations of the Kansas Consumer Protection Act.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that the Corporate Defendants pay reasonable investigative fees and expenses to the Office of the Kansas Attorney General, pursuant to K.S.A. §50-632, in this case amounting to \$6,500.00.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that the Corporate Defendants pay \$10,000.00 in civil penalties for each violation of the Kansas Consumer Protection Act alleged in Plaintiff's Petition, pursuant to K.S.A. §50-636, in this case amounting to \$240,000.00.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that the Corporate Defendants pay \$98,899.00 in consumer restitution, to be distributed by Plaintiff to the consumers referenced in paragraph nineteen (19) of Plaintiff's Motion for Default Against Certain Defendants, pursuant to K.S.A. §50-632. IT IS FURTHER ORDERED, ADJUDICATED AND DECREED that pay all court

costs and all costs associated with distributing and executing on any restitution or judgment made by this Court

IT IS SO ORDERED.

WIL

Franklin R. Theis District Court Judge

Submitted by:

Meghan E. Stop**pel**,#23685 Assistant Attorney General Office of the Kansas Attorney General 120 SW 10th Ave., 2nd Floor Topeka, Kansas 66612 (785) 296-3751 meghan.stoppel@ksag.org