STATE OF SOUTH CAROLINA) COUNTY OF)	ORDER OF JUDGMENT
COLINTY OF	ORDER OF HIDGMENT
)	FOR SUBROGATION CLAIM
PLAINTIFF(S)	CL/ IIIVI
VS.)	
DEFENDANT(S)	
THIS MATTER comes before me pursuant to an Order of Defau hearing was held before me on the day of, 20 testimony presented, the pleadings and exhibits of record, I make of fact and conclusions of law: I find the Defendant herein was properly served with a concomplaint and that (s)he is in default; and, that notice of the with forwarded to the Defendant. Insomuch as the Defendant is in deficient and in the Complaint are uncontroverted and are accepted to matter. I find the Defendant caused the automobile he operated to negligent manner, and that he caused the automobile accident contained in the Complaint are uncontroverted and proximate result of negligence. I find the damages were the direct and proximate result of negligence. I find the damages were settled by Plaintiff for the to Dollars. I find and conclude the settlement was reasonable under that the Plaintiff is entitled to recover judgment in that amount from wherefore, it is ORDERED, ADJUDGED AND DECREED that the Plain against the Defendant,, in the amount of \$ Dollars, for action and for interest at the legal rate from the date of judgment. Mikell R. Scarborough, Master in Equity	Based upon the the following findings opy of the Summons and ann hearing was fault, the allegations the facts of the within to be operated in a amplained of by Plaintiff; of the Defendant's that amount of \$ the circumstances and the Defendant; and the Defendant; on the Defendant;