CLERK

MONROE COUNTY CLERK'S OFFICE

RECEIVED NYSCEF: 12/08/2023

INDEX NO. E2023014764

THIS IS NOT A BILL. THIS IS YOUR RECEIPT.

Receipt # 3665139

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NYSCEF DOC. NO. 1

STEVEN ZAKHARYAYEV 10 W37th Street, RM 602 New York, NY 10018

No. Pages: 6

Instrument: EFILING INDEX NUMBER

Control #: 202312081412 Index #: E2023014764

Date: 12/08/2023

LIONHEART FUNDING Time: 4:43:32 PM

CROWN AUTO SPA LLC ARTHUR, ANDREW

State Fee Index Number \$165.00 County Fee Index Number \$26.00 State Fee Cultural Education \$14.25

State Fee Records \$4.75 Employee: JR

Management

Total Fees Paid: \$210.00

State of New York

MONROE COUNTY CLERK'S OFFICE WARNING - THIS SHEET CONSTITUTES THE CLERKS ENDORSEMENT, REQUIRED BY SECTION 317-a(5) & SECTION 319 OF THE REAL PROPERTY LAW OF THE STATE OF NEW YORK. DO NOT DETACH OR REMOVE.

JAMIE ROMEO

MONROE COUNTY CLERK



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C| 202312081612 E2023014764

RECEIVED NYSCEF: 12/08/2023

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF MONROE

	x
Lionheart Funding LLC,	Index No.
Plaintiff,	muca 140.
-against-	
CROWN AUTO SPA LLC and ANDREW ARTHUR,	SUMMONS
Defendant(s).	T.

To the above-named Defendant(s):

YOU ARE HEREBY SUMMONED and required to serve upon Plaintiff's attorney an answer to the complaint in this action within twenty days after the service of this summons, exclusive of the day of service, or within thirty days after service is complete if this summons is not personally delivered to you within the State of New York. In case of your failure to answer, judgment will be taken against you by default for the relief demanded in the annexed complaint.

Plaintiff designates MONROE County as the place of trial. The basis of the venue is designated in the Agreement between the parties.

Dated: December 6, 2023 New York, NY

> By: /s/ Steven Zakharyayev Steven Zakharyayev, Esq. 10 W 37th Street, RM 602 New York, NY 10018 (201) 716-0681 Attorneys for Plaintiff

TO DEFENDANT(S):

CROWN AUTO SPA LLC 2006 East Franklin Road, Meridian ID 83642

ANDREW ARTHUR 902 North Park Vista Avenue, Star ID 83669

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RECEIVED NYSCEF: 12/08/2023

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## SUPREME COURT OF THE STATE OF NEW YORK **COUNTY OF MONROE**

	X
Lionheart Funding LLC	Index No
Plaintiff,	
-against-	VERIFIED COMPLAINT
CROWN AUTO SPA LLC and ANDREW ARTHUR,	
Defendant(s).	$\mathbf{Y}$
	<b>11</b>

Plaintiff, Lionheart Funding LLC, by its attorney Steven Zakharyayev, Esq. as and for its complaint against Defendant(s) herein, alleges as follows:

- 1. Plaintiff Lionheart Funding LLC ("Plaintiff") is a New York limited liability company engaged in the receivable financing business.
- 2. Upon information and belief, CROWN AUTO SPA LLC ("Defendant-Seller") is a foreign limited liability company.
- 3. Defendant ANDREW ARTHUR ("Defendant-Guarantor") is an individual residing in the State of INDIANA and upon information and belief is a principal of defendant-seller.
- 4. Pursuant to a receivable purchase agreement and personal guaranty dated June 14, 2023 (the "Agreement"), Plaintiff purchased a percentage of the Defendant-Seller's total future accounts receivable up to the sum of \$26,982.00 ("Purchased Amount") in exchange for an upfront purchase price of \$18,000.00 ("Purchase Price") A copy of the merchant agreement is attached as EXHIBIT A.
- 5. The Agreement contains the parties' express consent to the jurisdiction of the courts located in the State of New York.
- 6. Pursuant to the Agreement, Plaintiff was authorized to collect via an ACH electronic

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debit of the Future Receivables, until such time that Plaintiff collected the total amount of purchased receivables.

- 7. Critical to facilitating this transaction, the Agreement contains Defendant-Seller's express covenant not to revoke its ACH authorization to Plaintiff or otherwise take any measure to interfere with Plaintiff's ability to collect the Future Receivables.
- 8. Contrary to Defendant-Seller's express covenant set forth above, Defendant-Seller materially breached the terms of the Agreement on September 28, 2023 by changing the designated bank account without Plaintiff's authorization, by placing a stop payment on Plaintiff's debits to the account or by otherwise taking measures to interfere with Plaintiff's ability to collect the Future Receivables. A copy of the remittance history is attached as EXHIBIT B.

## AS AND FOR A FIRST CAUSE OF ACTION (Breach of Contract as to Defendant-Seller)

- 9. The Agreement provides that Defendant-Seller shall be in default of the Agreement if, *inter alia*, it breaches any covenants contained therein or makes any representation or warranty proving to have been incorrect, false or misleading in any material respect.
- 10. As a result of Defendant-Seller's breach of the provisions set forth above, Defendant-Seller has defaulted under the Agreement.
- 11. Pursuant to the Agreement, in the event of Defendant-Seller's default, Plaintiff may declare the total amount of receivables purchased and not delivered as immediately due and owing to Plaintiff, including costs and fees. Plaintiff now has a balance of \$28,135.60 in undelivered Future Receivables.
- 12. Subtracting the amount of receivables Plaintiff has previously collected from Defendant-Seller under the Agreement from the total Future Receivables purchased by Plaintiff, there is presently due and owing from Defendant-Seller to Plaintiff the amount of \$28,135.60 with interest thereon from September 28, 2023.

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AS AND FOR A SECOND CAUSE OF ACTION

(Breach of Guaranty as to Defendant-Guarantor)

13. The Agreement contains Defendant-Guarantor's separately executed and

unconditional guarantee of payment in the event of default under the Agreement by

Defendant-Seller ("Guaranty").

14. As a result of Defendant-Seller's breach and default under the Agreement as set forth

above and pursuant to the Guaranty, there is presently due and owing from

Defendant-Guarantor to Plaintiff the amount of \$28,135.60 with interest thereon

from September 28, 2023.

WHEREFORE, Plaintiff demands judgment against defendants on the respective causes of action in the amount of \$28,135.60, plus interest from September 28, 2023 and costs and attorneys' fees, for such other and further relief as this Court may deem just and

proper.

Dated: December 6, 2023 New York, NY

By:/s/ Steven Zakharyayev

STEVEN ZAKHARYAYEV, ESQ 10 W 37th Street, RM 602

New York, NY 10018

(201) 716-0681

Attorneys for Plaintiff

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## SUPREME COURT OF THE STATE OF NEW YORK **COUNTY OF MONROE**

NYSCEF DOC. NO. 1

	_
Lionheart Funding LLC,	Index No
Plaintiff,	muca 140.
-against-	
CROWN AUTO SPA LLC and ANDREW ARTHUR,	VERIFICATION BY A PARTY
Defendant(s).	
STATE OF FLORIDA)	X
COUNTY OF MIAMI-DADE)	
ERIC MEDLIN, being duly sworn, hereby deposes and states the	ne following:
I am a(n) ACCOUNT MANAGER of Lionheart Fund	ling LLC in the within action. I have read the
foregoing Verified Complaint and know the contents thereof; th	e same is true to my own knowledge, except as
to matters therein stated to be alleged on information and belie	f, and as to those matters, I believe them to be
true.	
The foregoing statements are true under penalties of per	jury.
	Eric Medlin ERIC MEDLIN
ACKNOWLEDGEMENT	
STATE OF Florida )  COUNTY OF Miami-Dade ):	
On December 7  2023, The foregoing instrument was acknown presence or [] online notarization by ERIC MEDLIN who is person satisfactory evidence to be the individual whose name is subscribed to that he executed the same in his representative capacity, and that by hinstrument.	o the within instrument and acknowledged to me