<<COURT\_NAME>>

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| <<PROVIDER\_SUITNAME>>,  a/a/o <<INJUREDPARTY\_NAME>>    Plaintiff,  vs.  <<INSURANCECOMPANY\_SUITNAME>>  Defendant. | Case No. <<INDEXORAAA\_NUMBER>> |

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**MOTION FOR ENTRY OF DEFAULT FINAL JUDGMENT**

Plaintiff, <<PROVIDER\_SUITNAME>>, moves for entry of a Default Final Judgment by the Court against Defendant, <<INSURANCECOMPANY\_SUITNAME>>, for the relief demanded in the Complaint, and in support thereof alleges and states:

1. That Defendant, <<INSURANCECOMPANY\_SUITNAME>>, was properly served with a copy of the Complaint via the Florida Department of Financial Services.

2. That Defendant, <<INSURANCECOMPANY\_SUITNAME>>, failed to appear to the pretrial conference; as a result, a default was entered against Defendant, <<INSURANCECOMPANY\_SUITNAME>>.

3. That Defendant, <<INSURANCECOMPANY\_SUITNAME>>, has not moved to set aside the default. Accordingly, Plaintiff is entitled to a final judgment by default against Defendant.

4. As the prevailing party, Plaintiff is entitled to receive Court costs. Plaintiff is also entitled to recover a reasonable attorney’s fees as provided by Florida law, specifically Fla. Stat. 627.7152, 627.428 and/or 627.9373.

WHEREFORE, Plaintiffs moves this Court to enter a Default Final Judgment against Defendant, <<INSURANCECOMPANY\_SUITNAME>>, for the relief demanded in the Complaint, execution, costs, and attorney fees, to which execution may issue forthwith, and for any other relief this Court deems just and appropriate.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on February 19, 2022, a true and correct copy of the foregoing was filed through Florida Courts E-Filing Portal.

**Florida Insurance Law Group, LLC**

8724 Sunset Drive, #260, Miami, FL 33173

Tel. (305) 906-4262



Robert F. Gonzalez, Esq.

Fla. Bar No. 68865

[Pleadings@flinslaw.com](mailto:Pleadings@flinslaw.com)