



IN THE DISTRICT

001820965D01

NEBRASKA

LinPepCo Corporation, individually and on  
behalf of Renewable Energy Fund I, LP,

CASE NO. 18-4469

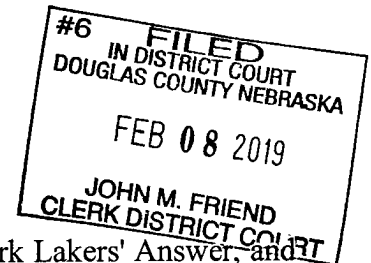
Plaintiff,

vs.

**FINAL JUDGMENT AGAINST  
MARK LAKERS**

MARK LAKERS and JACQUELINE  
LAKERS,

Defendants.



This matter is before the Court pursuant to the Order Striking Mark Lakers' Answer, and

Order Entering Default Judgment Against Mark Lakers in favor of Plaintiff, entered on January 18, 2019. In that Order, the Court directed Plaintiff to schedule a hearing for the purposes of proving the amount of damages to which it is entitled in its Judgment against Mark Lakers. Plaintiff scheduled a hearing for February 8, 2019, and Plaintiff issued a Notice of Hearing providing notice to all parties of such hearing. Hearing was held on February 8, 2019, at which time Plaintiff was represented by Patrick Cooper. Defendants Mark Lakers and Jacqueline Lakers did not appear.

The Court received into evidence the Affidavit of Steve Ford Re: Mark Lakers, the Affidavit of Jerame Rief, and the Affidavit of Patrick Cooper Re: Attorney's Fees. The Court has reviewed the contents of those Affidavits. The Court finds that Plaintiff is entitled to Judgment against Mark Lakers in the amount of \$1,815,774.83 for damages sustained to the Limited Partnership.

The Court also finds, pursuant to Neb. Rev. Stat. § 67-291, that Plaintiff LinPepCo Corporation, individually, has incurred attorney's fees in the amount of \$57,677.46. The Court finds that those attorney's fees are fair, reasonable, and were necessarily incurred in connection with the litigation and such fees are recoverable in a derivative action pursuant to section 67-291.

Accordingly, the Court finds that Plaintiff is entitled to Judgment against Mark Lakers in the amount of \$57,677.46 for attorney's fees sustained by LinPepCo, individually.

Accordingly, judgment is hereby entered on behalf of Plaintiff in the total amount of \$1,873,452.29, plus taxable costs and post-judgment interest.

Dated this 8 day of February, 2019.

BY THE COURT:



HON. SHELLY R. STRATMAN  
District Court Judge