

SMALL CLAIMS TRIBUNAL

ADJUDICATOR DR. NADIA H. VELLA

Sitting of the 26 th November, 2012

Talba Number. 600/2012

Matsurv & Associates Limited (C46332)

vs.

Optical Surveying Equipment Limited

The Tribunal

Having seen the Notice of Claim in the cited names, whereby the plaintiff company requested from the defendant company payment of the sum of one thousand, nine hundred and seventy eight Euro and thirty cents (\in 1,978.30c) – being the price of surveying equipment sold by the plaintiff company to the defendant company.

Having seen that from the documents in the Tribunal's file, it results that the defendant company has been duly

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notified with both the Notice of Claim and also with the Notice of Hearing, however it did not contest the case within the time limit prescribed by law, neither was it present for the sittings held before the Tribunal.

Having seen the note filed by the plaintiff company whereby it declared its intention to furnish evidence by reference to the oath of the defendant company, and the questions embedded in such a note. Having seen that the defendant company did not appear to reply to such a note and that therefore according to law, specifically Article 698 of the Code of Organization and Civil Procedure, Chapter 12 of the Laws of Malta, the questions are deemed to be admitted and accepted.

Therefore, since the claim filed by the plaintiff company has been sufficiently proved, the Tribunal hereby accedes to the claim of the plaintiff company and consequently condemns the defendant company to pay the plaintiff company the sum of one thousand, nine hundred and seventy eight Euro and thirty cents (\in 1,978.30c), with legal interests running from the 7th December 2011, which is the date of the relative invoice, to the date when payment is in effect made. The cost of these proceedings shall be borne by the defendant company.

< Final Judgement >

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