

1 MARK BRNOVICH
Attorney General
2 Firm Bar No. 14000

3 CHERIE L. HOWE
Assistant Attorney General
4 State Bar No. 013878
Pima County Computer No. 66724
5 Office of the Attorney General
400 W Congress St., South Bldg., Ste. 315
6 Tucson, Arizona 85701-1367
Telephone: (520) 628-6503
7 Facsimile: (520) 628-6532
consumer@azag.gov
8 Attorneys for Plaintiff

9
10 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
11 **IN AND FOR THE COUNTY OF PIMA**

12 STATE OF ARIZONA, *ex rel.* MARK
BRNOVICH, Attorney General,

13 Plaintiff,

14 vs.

15 OFELIA OLIVAS LIZARRAGA and JOHN DOE
16 LIZARRAGA, wife and husband, and
17 MULTISERVICIOS OLIVAS, LLC, an Arizona
limited liability company,

18 Defendants.
19

Case No.: C20153592

DEFAULT JUDGMENT

(Assigned to the Hon. Leslie Miller)

(Default hearing assigned to Commissioner
Lee Ann Roads)

20
21 This matter having come before the Court on the State’s Motion for Entry of Default Judgment,
22 and the Court having reviewed the pleading of record and having conducted a hearing on January 26,
23 2016, on the issue of relief to be awarded to the State, and being fully advised on the premises, find that
24 Defendants were regularly served with process and failed to appear and answer the State’s Complaint
25 within the period prescribed by law, that the default against the above-named Defendants were entered,
26 that none of the above-named Defendants are either an infant or incompetent, and that the State is
27 entitled to affirmative relief against the above-named Defendants as specified herein.

28 Based on the foregoing findings, and good cause appearing therefore:

1 IT IS ORDERED, ADJUDGED AND DECREED:

2 1. Pursuant to Arizona Revised Statutes (“A.R.S.”) § 44-1528(A), Ofelia Olivas Lizarraga
3 and Multiservicios Olivas, LLC, their agents, servants, employees, attorneys, successors and assistants,
4 and all persons in active concert or participation with them, are permanently enjoined from engaging in
5 any activity related to advertising or providing legal advice, legal document preparation, or any services
6 in an immigration or nationality matter, unless they possess all required licenses, certifications, or
7 authorizations to provide the services advertised or provided, while in the State of Arizona or on behalf
8 of any Arizona consumer

9 2. Pursuant to A.R.S. § 44-1528(A), Ofelia Olivas Lizarraga and Multiservicios Olivas,
10 LLC, their agents, servants, employees, attorneys, successors and assistants, and all persons in active
11 concert or participation with them, are permanently enjoined from representing to Arizona consumers
12 that either of them is a “notario publico” unless they are licensed by the State Bar of Arizona to practice
13 law in this state and are in good standing with such organization.

14 3. Pursuant to A.R.S. § 44-1528(A), Ofelia Olivas Lizarraga and Multiservicios Olivas,
15 LLC shall comply with the Arizona Consumer Fraud Act, to the extent that such Act applies to any of
16 their activities in the State of Arizona, collectively and individually.

17 4. Pursuant to A.R.S. § 44-1528(A)(2), the State is awarded judgment against the
18 Defendants, jointly and severally, in the amount of \$4,130, with interest thereon at the rate of 4.5% per
19 annum until paid, as consumer restitution.

20 5. Pursuant to A.R.S. § 44-1531, the State is awarded judgment against Ofelia Olivas
21 Lizarraga and Multiservicios Olivas, LLC, jointly and severally, in the amount of \$20,000, with interest
22 thereon at the rate of 4.5% per annum until paid, as civil penalties.

23 6. Pursuant to A.R.S. § 44-1534, the State is awarded judgment against the Defendants,
24 jointly and severally, in the amount of \$6,482 with interest thereon at the rate of 4.5% per annum until
25 paid, as attorney’s fees and costs.

26 7. The State shall allocate payments received pursuant to this Judgment first to consumer
27 restitution, then to attorney’s fees and costs, and then to civil penalties.

