

## Cause No. 2022-CI-20389

MYR LAND SERVICES, LLC,

Plaintiff,

vs.

RUCKUS ENERGY SERVICES

CO., LLC,

Defendant.

\$

IN THE DISTRICT COURT OF

BEXAR COUNTY, TEXAS

225th JUDICIAL DISTRICT

## FINAL SUMMARY JUDGMENT

CAME ON for consideration, Plaintiff MYR Land Services LLC's Motion for Summary Judgment, and the Court, having considered the Motion, the summary judgment evidence presented, and the argument of counsel, is of the opinion that the Motion should be GRANTED. It is, therefore,

ORDERED that Final Summary Judgment is hereby GRANTED in the principal amount of FIFTY-TWO THOUSAND SEVEN HUNDRED SIX DOLLARS AND SEVENTY-EIGHT CENTS (\$52,706.78), payable by Defendant Ruckus Energy Services Co., LLC ("Defendant") in favor of Plaintiff MYR Land Services, LLC ("Plaintiff"). It is further

ORDERED that pre-judgment interest on that principal amount of \$52,706.78 shall be awarded at a rate of 1.5% per month calculated from October 13, 2022 to the date of the entry of this Final Summary Judgment. It is further,

ORDERED that Plaintiff is further awarded from Defendant the amount of TEN THOUSAND DOLLARS AND NO CENTS (\$10,000.00) as the reasonable and necessary attorney's fees incurred by Plaintiff in prosecuting the above-styled case. It is further,

ORDERED that post-judgment interest on all of the foregoing amounts and the accrued prejudgment interest amount shall accrue at the highest legal rate from the date of the entry of this Judgment until it is fully paid. It is further,

Case Number: 2022CI20389

ORDERED that Plaintiff is awarded the additional amount of TENS AND NO CENTS (\$10,000.00) as reasonable and necessary attorneys' fees to be incurred. upon an unsuccessful appeal of this Final Summary Judgment by Defendant to the further,

ORDERED that Plaintiff is awarded the additional amount of TEN THOUSAND DOLLARS AND NO CENTS (\$10,000.00) as reasonable and necessary attorneys' fees to be incurred, contingent upon an unsuccessful appeal of this Final Summary Judgment by Defendant to the Texas Supreme Court. It is further,

ORDERED that all costs of court incurred in this matter are hereby taxed against Defendant in favor of Plaintiff.

This Judgment disposes of all claims and all parties who have made an appearance in this matter, and it is therefore, and is intended to be, a final appealable Order of this Court.

SIGNED this \_\_\_\_\_day of January, 2023.

Case Number: 2022CI20389

APPROVED:

ROYSTON, RAYZOR, VICKERY

By:\_\_\_\_/s/

Philip C. Snyder

State Bar No. 2406063

Micah J. Robison

State Bar No. 24129998

Fountainhead Tower

8200 I.H 10 West, Suite 504

San Antonio, Texas 78230

(210) 524-9696 (Telephone)

(210) 524-9811 (Facsimile)

E-mail: <a href="mailto:philip.snyder@roystonlaw.com">philip.snyder@roystonlaw.com</a>
Email: <a href="mailto:micah.robison@roystonlaw.com">micah.robison@roystonlaw.com</a>

E-Service: ServiceSA@roystonlaw.com
ATTORNEYS FOR PLAINTIFF

APPROVED AS TO FORM ONLY:

**K&L GATES LLP** 

Mitchell Murphy

State Bar No. 24037157

mitch.murphy@klgates.com

609 Main Street, Suite 4150

Houston, Texas 77002

(713) 815-7300 Telephone

(713) 815-7301 Facsimile

ATTORNEYS FOR DEFENDANT

CERTIFIED COPY CERTIFICATE STATE OF TEXAS I, GLORIA A. MARTINEZ, BEXAR COUNTY DISTRICT CLERK, CERTIFY THAT THE FOREGOING IS A TRUE AND CORRECT COPY OF THE ORIGINAL RECORD AS INDICATED BY THE VOLUME, PAGE AND COURT ON SAID DOCUMENT. WITNESSED MY OFFICIAL HAND AND SEAL OF OFFICE ON THIS:

March 22, 2023

GLORIA A. MARTINEZ, BEXAR COUNTY, TEXAS

BONNIE MARTINEZ, Deputy District Clerk

(NOT VALID WITHOUT THE CLERKS'S ORIGINAL SIGNATURE.)

