



In the Commonwealth of The Bahamas  
In the Supreme Court  
Common Law and Equity Division

Claims Nos. 81620 of 2014 and Claims Nos. 81478 of 2013  
initiated by Order of the Judge dated 4 November 2015, as amended under Rules  
11.2(1) and 11.2(2) of the Civil Procedure Rules, 2012 (CPR)

In the Matter of the Securities Industry Act, 2011,  
In the Matter of the Companies Act, 1992, as amended by the Companies (Winding-Up Amendment)  
Act, 2011,  
In the Matter of the Trusts and Dispositions Act, 1991,  
In the Matter of the Penal Code, 1977.

Between:

**JUNGAO ESTATES LTD,  
YURO YEABOWDENKO,  
IRINA TSARRIKH-YEABOWDENKO,**

Claimants,

And

**URS (BAHAMAS) LTD (BY VOLUNTARY LIQUIDATORS),  
URS AG (A SWISS BRANCH),  
NATHAN LEE PERKINS,  
TERHAUD BALEWYCK,  
GEORGE MALLIN,  
MARCUS PURQUISSE,**

Defendants.

**JUDGMENT FOR FAILURE TO FILE AN ACKNOWLEDGMENT OF SERVICE  
(CPR Rules 11.4(1) and 11.4(4), 12.4(1)(a), 13(1) and 12.4(2))**

In the Defendant URS AG (A SWISS BRANCH),

Under CPR Rules 11.4(1), 11.4(4), 11.4(5), 11.4(6) and 11.4(7) the Claimants hereby advise  
Judgment for failure to file an acknowledgment of service against the Defendant URS AG (A  
SWISS BRANCH) in respect of the Claimants ("Default Judgment") that:

(1) THE NUMBER OF THE MONIES CLAIMED BY THE CLAIMANTS TO BE DEBITED BY THE COURT  
UNDER CPR Rule 12.4(1)(a);

(2) THE AMOUNT OF INTEREST TO BE DEBITED BY THE COURT UNDER CPR Rule 12.4(2)(a); and

(3) THE MONY CLAIMED UNDER CPR Rule 12.4(2)(b) IN THE AMOUNT \$10,000.00 UNDER CPR Rule  
12.4(2)(b) IN THAT THE CLAIMANTS ARE ENTITLED, AS SET FORTH IN COLUMN 2 OF TABLE 1 IN THE  
SECOND SCHEDULE TO THIS PART OF THE PROCEEDINGS AND SET IN COLUMN 2 OF THAT SAME  
TABLE NUMBER, WHERE TOTAL THE CLAIMS EXCEEDING \$10,000.00, AS SET FORTH.