IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DENISE HARLAN,)	
	Plaintiff,)	CIVIL ACTION
)	No. 10-cv-0324
	v.)	
)	
NRA GROUP, LLC,	d/b/a)	
NATIONAL RECO	VERY AGENCY, et al.,)	
	Defendants.)	

ORDER

AND NOW, this 9th day of February 2011, upon consideration of Plaintiff's Motion for Judgment on the Pleadings [doc no. 10], Defendants' Response thereto [doc. no. 11], and Plaintiff's Reply [doc. no. 15], and for the reasons set forth in the accompanying Memorandum, it is hereby ORDERED that Plaintiff's Motion for Judgment on the Pleadings is GRANTED and JUDGMENT as to liability is ENTERED against Defendants NRA Group, LLC d/b/a National Recovery Agency and Business Office Solutions. Defendants' Motion for Summary Judgment [doc. no. 17] and Plaintiff's Cross-Motion for Summary Judgment [doc. no. 18] are hereby DISMISSED AS MOOT.

It is further **ORDERED** that:

- 1. Pursuant to the Parties' agreement, actual and statutory damages to be assessed against Defendant are fixed at \$1,000.
- 2. On or before **February 23, 2011**, Plaintiff shall submit an affidavit regarding her costs and reasonable attorneys fees requested in this matter, including a detailed bill of costs and

See Pl.'s Resp. in Opp'n to Defs.' Mot for Summ. J. & Cross-Mot. for Summ. J, Certification of Andrew Milz & Ex. A (noting parties have agreed to total damages of \$1,000 upon a finding of liability).

fees, and any supplemental brief that may be required.

3. On or before **March 2, 2011**, Defendants shall submit their response to Plaintiff's requests for fees and costs.

It is so **ORDERED**.

BY THE COURT:

s/ Cynthia M. Rufe

CYNTHIA M. RUFE, J.