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Superior Court of California
County of Los Angeles

AUG 16 2017

Sherri R. Carter, Executive Officer/Clerk
By E. Garcia, Deputy

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SUPERIOR COURT FOR THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

CARMEN HARRA, an individual,

Plaintiff,

vs.

LEIGH LESHNER, an individual; FRED
FONTANA, an individual; and DOES 1 to 20,
Inclusive,

Defendants.

Case. No. BC498013

[Assigned For All Purposes To
Honorable Judge Richard L. Fruin]

~~[PROPOSED]~~ FIRST AMENDED
JUDGMENT

FRED FONTANA, an individual; R.J. LOUIS,
an individual,

Cross-Complainants,

vs.

CARMEN HARRA, an individual; CARMEN
HARRA ENTERPRISES, INC. a Florida
Corporation; OTMAR SIBILO, an individual,
and GLOBAL ENTERTAINMENT MOVIES,
LLC, a Florida limited liability company, and
DOES 1 through 100, inclusive,

Cross-Defendants.

1 The Final Arbitration Award of the Hon. Michael A. Latin (Ret.), dated March 6, 2017, having
2 been confirmed by Order of this Court on June 6, 2017, and no statement of decision having been
3 requested by any party,

4 IT IS ADJUDGED AND DECREED that:

5 (a) As to Plaintiff Carmen Harra's affirmative claims against Defendants Fred Fontana and R.J.
6 Louis, and Plaintiffs Carmen Harra and Carmen Harra Enterprises, Inc.'s cross-claims against Cross-
7 Defendant Otmar Sibilo, terminating sanctions were issued against Carmen Harra and Carmen Harra
8 Enterprises, Inc. for repeated discovery abuses and violations as to all of her affirmative claims, and as
9 set ordered in the Final Arbitration Award, the judgment is entered in favor of Fred Fontana, R.J.
10 Louis, and Otmar Sibilo and against Carmen Harra and Carmen Harra Enterprises, Inc. on all of
11 Carmen Harra and Carmen Harra Enterprises, Inc.'s affirmative claims;

12 (b) As to the cross-claims of R.J. Louis against Carmen Harra and Carmen Harra Enterprises,
13 Inc., judgment is entered in favor of R.J. Louis and against Carmen Harra and Carmen Harra
14 Enterprises, Inc. jointly and severally for a total award of \$846,329.35, plus prejudgment interest
15 thereon at the legal rate of 10% per annum, from March 6, 2017 to the date of entry of this Judgment
16 as ordered in the Final Arbitration Award. Costs in the amount of \$2,847⁰⁰ in these proceedings are
17 awarded in favor of R.J. Louis against Carmen Harra and Carmen Harra Enterprises jointly;

18 (c) As to the cross-claims of R.J. Louis against Otmar Sibilo and Global Entertainment Movies,
19 LLC, as ordered in the Final Arbitration Award, judgment is entered in favor of Otmar Sibilo and
20 Global Entertainment Movies, LLC against R.J. Louis on all of R.J. Louis' claims;

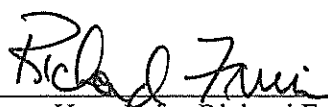
21 (d) As to the cross-claims of Fred Fontana against Carmen Harra and Carmen Harra
22 Enterprises, Inc., judgment is entered in favor of Fred Fontana and against Carmen Harra and Carmen
23 Harra Enterprises, Inc. jointly and severally for a total award of \$811,200.02, plus prejudgment interest
24 thereon at the legal rate of 10% per annum, from March 6, 2017 to the date of entry of this Judgment
25 as ordered in the Final Arbitration Award. Costs in the amount of \$2,847⁰⁰ in these proceedings are
26 awarded in favor of Fred Fontana against Carmen Harra and Carmen Harra Enterprises jointly; and

27 (e) As to the cross-claims of Otmar Sibilo against Carmen Harra and Carmen Harra
28 Enterprises, Inc., judgment is entered in favor of Otmar Sibilo and against Carmen Harra and Carmen

1 Harra Enterprises, Inc. jointly and severally for a total award of \$5,146,336.55, plus prejudgment
2 interest thereon at the legal rate of 10% per annum from March 6, 2017 to the date of entry of this
3 Judgment as ordered in the Final Arbitration Award. Costs in the amount of \$3,521⁷² in these
4 proceedings are awarded in favor of Otmar Sibilo against Carmen Harra and Carmen Harra Enterprises
5 jointly.

6 IT IS SO ADJUDGED.

7 Dated: Aug. 16, 2017

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9 _____
10 Hon. Judge Richard Fruin

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PROOF OF SERVICE

I, Minsoo C. Lee, am employed in the County of Los Angeles, in the State of California. I am over the age of 18 and not a party to the above referenced matter. My business address is: Law Offices of Gerard Fox, Inc., 1880 Century Park East, Suite 1410, Los Angeles, CA 90067.

On July 25, 2017, I served the following documents, described as:


[PROPOSED] FIRST AMENDED JUDGMENT

on the person(s) listed in the attached Service List. The documents were served by the following means:

<input checked="" type="checkbox"/>	By personal service. I personally delivered the documents to the persons at the addresses listed in the attached Service List. For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the documents, in an envelope or package clearly labeled to identify the attorney being served, with a receptionist or an individual in charge of the office, between the hours of 9 a.m. and 5 p.m. For a party, delivery was made to the party or by leaving the documents at the party's residence with some person not younger than 18 years of age.
<input type="checkbox"/>	By United States mail. I enclosed the documents in a sealed envelope or package addressed to the persons listed in the attached Service List and placed the envelope for collection and mailing following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.
<input type="checkbox"/>	By overnight delivery. I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to the persons at the addresses listed in the attached Service List. I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.
<input type="checkbox"/>	By messenger service. I served the documents by placing them in an envelope or packing addressed to the persons at the addresses listed in the attached Service List and providing them to a professional messenger service for delivery.
<input type="checkbox"/>	By facsimile transmission. Based on an agreement of the parties to accept service by fax transmission, I faxed the documents to the persons at the fax numbers listed in the attached Service List. No error was reported by the fax machine that I used. A copy of the record of the fax transmission, which I printed, is attached.
<input type="checkbox"/>	By electronic service: I caused the documents to be sent to the persons at the electronic notification addresses listed in the attached Services List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: July 25, 2017



Minsoo C. Lee

Service List

1		
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3	Corey Evan Parker	Counsel for Plaintiff and Cross Defendant
4	Law Office of Corey Evan Parker	Carmen Harra
5	1230 Rosecrans Avenue, Suite 300	
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7	corey@coreyevanparkerlaw.com	
8	Ed McPherson	Counsel for Defendants and Cross Claimants:
9	Pierre Pine	Fred Fontana and RJ Louis
10	McPherson Rane, LLP	
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