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Issued Notice of Renewal to Plaintiff

5 Attorneys for Plaintiffs, Carpenters Southwest
 6 Administrative corporation, formerly known as Carpenters
 Southern California Administrative Corporation,
 7

8 UNITED STATES DISTRICT COURT
 9 CENTRAL DISTRICT OF CALIFORNIA
 10 WESTERN DIVISION

12 CARPENTERS SOUTHERN
 CALIFORNIA ADMINISTRATIVE
 13 CORPORATION, a California
 California corporation,

CASE NO. CV 99-2281 ABC(CWx)

~~PROPOSED~~ RENEWAL OF
JUDGMENT BY CLERK

Plaintiff,

v.

16 JONATHAN TERRANCE QUARLES,
 17 individually and as co-partner of
 UNIMAX CONSTRUCTION, also doing
 18 business as PRECISION BUILDERS;
 KEVIN ORLANDO QUARLES,
 19 individually and as co-partner of
 UNIMAX CONSTRUCTION, also doing
 20 business as PRECISION BUILDERS;
 RAFER ODELL QUARLES,
 21 individually and as co-partner UNIMAX
 CONSTRUCTION, also doing business
 22 PRECISION BUILDERS, a partnership,
 etc., et al.

Defendant(s).

26 The judgment debtors, KEVIN ORLANDO QUARLES, individually and as
 27 co-partner of UNIMAX CONSTRUCTION, also doing business as PRECISION
 28 BUILDERS, RAFER ODELL QUARLES individually and as co-partner

1 UNIMAX CONSTRUCTION, also doing business as PRECISION BUILDERS,
2 UNIMAX CONSTRUCTION, a partnership, and PRECISION BUILDERS, a
3 partnership ("DEFENDANTS"), having judgment entered against them on April 10,
4 2000 and renewed on June 25, 2007;

5 NOW, upon application of CARPENTERS SOUTHWEST
6 ADMINISTRATIVE CORPORATION, formerly known as CARPENTERS
7 SOUTHERN CALIFORNIA ADMINISTRATIVE CORPORATION, ("CSAC"),
8 and upon declaration that DEFENDANTS have failed to pay the total amount of
9 said judgment; and that DEFENDANTS are indebted to CSAC.

10 Judgment against DEFENDANTS, be renewed for an audit and in the amount
11 of \$30,918.58 and that CSAC recover as follows:

12 Judgment as entered:

13	a.	Principal	\$	18,708.69
14	b.	Judgment interest.....	\$	983.18
15	c.	Costs	\$	0.00
16	d.	Attorney Fees.....	\$	1,722.52
17		Subtotal (Judgment as entered)	\$	21,414.39
18	e.	Less credits after judgment.....	\$	0.00
19	f.	Interest after judgment computed from		
20		April 10, 2000 through June 19, 2007		
21		at 6.17% (\$3.67 per day)	\$	9,504.19
22		Subtotal (Judgment as renewed)	\$	30,918.58
23	g.	Less credits after judgment.....	\$	0.00

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h. Interest after judgment computed from June 25, 2007
through March 27, 2017 at 4.95% (\$6.48 per day)..... \$ 18,499.99
i. Subtotal..... \$ 49,418.57
j. Costs after judgment..... \$ 0.00
GRAND TOTAL \$49,418.57



DATED: 4/18/17

B. Moss
DEPUTY CLERK
UNITED STATES DISTRICT COURT

Presented by:
DeCARLO & SHANLEY,
A Professional Corporation

BY: Jodi Siegner
JODI SIEGNER
Attorneys For Judgment Creditor,
Carpenters Southwest Administrative
corporation, formerly known as Carpenters
Southern California Administrative Corporation

PROOF OF SERVICE (By Mail)
(Carpenters v. Jonathan Terrance Quarles, etc.,)
(USDC Case No. CV 99-2281 ABC(CWx))

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action. My business address is: DeCARLO & SHANLEY, a Professional Corporation, 533 S. Fremont Avenue, Ninth Floor, Los Angeles, California 90071-1706.

On March 30, 2017, I served a copy of the foregoing document, described as:
[PROPOSED] RENEWAL OF JUDGMENT BY CLERK

on defendants, addressed as follows:

Kevin Orlando Quarles
(address redacted)
Los Angeles, CA 90056

Unimax Construction, a partnership
10124 South Broadway
Los Angeles, CA 90003

Rafer Odell Quarles
(address redacted)
Los Angeles, CA 90018

Precision Builders, a partnership
10124 South Broadway
Los Angeles, CA 90003

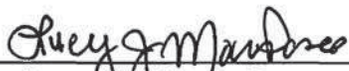
in said action, by placing a true copy thereof, an original enclosed in sealed envelope(s).

[X] (BY DEPOSIT FOR COLLECTION) I am readily familiar with the firm's practice for the collection and processing of correspondence for mailing. Under that practice, mail would be deposited with the United States Postal Service on that same day with postage thereon fully prepared at Los Angeles, California in the ordinary course of business. Following ordinary business practices, I caused such envelope(s), with postage thereon fully prepaid to be placed for collection and mailing.

I am aware that on motion of the party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.

Executed on March 30, 2017, at Los Angeles, California.

[X] (FEDERAL) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.



Lucy J. Moure-Pasco