1 accompanying Judgment; the Court's Order dated December 29, 2010 dismissing state law 2 claims by plaintiff 3000 E. Imperial, LLC and defendant Whittaker Corporation; and the 3 Court's Findings of Fact and Conclusions of Law dated December 29, 2010, there are no 4 remaining claims pending in this action. 5 It is therefore now ORDERED, ADJUDGED, and DECREED that judgment is 6 entered in this action as follows: 7 1. Judgment shall be entered in favor of plaintiff 3000 E. Imperial, LLC 8 ("Plaintiff") on its claim under the Comprehensive Environmental Response, Compensation, 9 and Liability Act ("CERCLA"), 42 U.S.C. § 9601, et seq. against defendant Whittaker 10 Corporation ("Whittaker") in the amount of \$1,234,457.61 plus \$66,700.78 of prejudgment 11 interest, for a total of \$1,301,158.39; 12 2. Plaintiff shall take nothing on its claim against Whittaker under the Resource 13 Conservation and Recovery Act, 42 U.S.C. § 6972(a); 14 3. Whittaker shall take nothing on its claim under CERCLA against Plaintiff; 15 4. Defendant Deskmakers, Inc. shall have judgment in its favor against Plaintiff, 16 Whittaker, Lynwood Imperial, LLC, Gold Realty Company, and Robertshaw Controls 17 Company. 18 5. Plaintiff and Deskmakers, Inc. shall have their costs of suit. 19 The Clerk is ordered to enter this Judgment. 20 21 DATED: April 7, 2011 22 Percy Anderson UNITED STATES DISTRICT JUDGE 23 24 25 26

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