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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10	JEONG KO,	Case No.: 2:10-CV-10-5305- PJW
11 12	Plaintiff,	
12	V.	JUDGMENT FOLLOWING
13		COURT TRIAL
15	CITY OF LA HABRA; A PUBLIC ENTITY; and DOES 1 THROUGH 10, INCLUSIVE,	
16	Defendant.	
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18	The Court presided over the trial of of Jeong Ko versus the City of La Habra	
19	between August 22 and August 24, 2016. After reviewing all documentary	
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21	evidence received in evidence at trial, hearing all testimony and weighing the	
22	credibility of witnesses, considering the arguments of counsel, entering Findings of	
23 24	Fact and Conclusions of Law (Dkt. No. 197), and considering post-trial briefing by	
25	the parties (Dkt. Nos. 180, 182, 185 & 187), the Court now issues its Final	
26		
27	Judgment Following Court Trial and Post Trial Briefing ("Judgment").	
28		
	[PROPOSED] JUDGEMENT	1 FOLLOWING COURT TRIAL

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that, pursuant to the Court's Findings of Fact and Conclusions of Law (Dkt. No.197), judgment is hereby entered as follows:

1. Judgment is entered in favor of Jeong Ko and against the City of La Habra, entitling Jeong Ko to:

A. Damages in the principal sum of \$22,457.09 for lost earnings.

B. Equitable Relief: The record reflects that Plaintiff would have obtained Step Rate "F" in or before May of 2012 with reasonable certainty "if [he] had remained continuously employed[]" between April 2008 and September 2009 instead of taking military leave. Accordingly, the City is ordered to take all reasonable steps to retroactively increase Plaintiff's Step Rate to Step Rate "F".¹ The Court retains jurisdiction to make such further orders as may be proper or necessary to effectuate the provisions of this judgment.

IT IS SO ADJUDGED.

DATED: March 30, 2017

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PATRICK J. WALSH UNITED STATES MAGISTRATE JUDGE

¹ The parties have entered an agreement resolving the issues of attorney fees, costs and interest.

PROPOSEDJ JUDGEMENT FOLLOWING COURT TRIAL