1		
2		
3		
4		
5		
6		
7		
8	INITED STATES	DISTRICT COLIDT
9	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
10		Case No. CV 11-00724-JAK
11	Man Limited Company; ORPENDALE Incorporated in the	JUDGMENT ON VERIFIED
12	LINLEY INVESTMENTS, an Isle of Man Limited Company; ORPENDALE, Incorporated in the Republic of Ireland; LYNCH BAGES LIMITED, Incorporated in the	PETITION TO RECOGNIZE, CONFIRM AND ENFORCE
13	Republic of Ireland; WYNATT, Incorporated in the Republic of Ireland;	FOREIGN ARBITRAL AWARDS
14	L CHELSTON (IRELAND)	
15	Incorporated in the Republic of Ireland; and SPRINGCON, Incorporated in the Republic of Ireland	Petition Filed: January 25, 2011
16	Petitioners,	Judge: John A. Kronstadt
17	VS.	
18	JERRY JAMGOTCHIAN, an	
19	individual,	
20	Respondent.	
21		
22		
23		
24		
25		
26		
27		
28		

This Court has considered the VERIFIED PETITION TO RECOGNIZE, CONFIRM AND ENFORCE FOREIGN ARBITRAL AWARDS (Dkt. 1), hereinafter referred to as "VERIFIED PETITION," which was brought by Petitioners, LINLEY INVESTMENTS, ORPENDALE, LYNCH BAGES LIMITED, WYNATT, CHELSTON (IRELAND) and SPRINGCON, hereinafter collectively referred to as "Petitioners." Briefs were submitted and considered from the Petitioners and from Respondent Jerry Jamgotchian ("Respondent.") Hearings were conducted on June 20, 2011 (Dkt. 40), September 8, 2011 (Dkt. 54) and, following limited and focused discovery, the matter was submitted, along with Supplemental Briefs, on October 17, 2011. On May 11, 2012, the Court issued its Findings of Facts and Conclusions of Law. In accordance with those findings and conclusions and the provisions of Rule 58 of the Federal Rule of Civil Procedure,

IT IS ADJUDGED that:

- 1. The VERIFIED PETITION TO RECOGNIZE, CONFIRM AND ENFORCE FOREIGN ARBITRAL AWARDS is granted;
- 2. Petitioners shall have Judgment against Respondent in the amount of \$538,154. Said amount shall bear interest at the rate of 8% per annum from April 16, 2014 until the date of payment.
- 3. The judgment amount includes the sum of the Arbitration Awards -€301,783.25-- and prejudgment interest at the rate of 8% per annum from August
 23, 2010 through April 15, 2014 -- €88,098.66 The award is based upon the
 prevailing exchange rate from Euros to U.S. dollars as of April 16, 2014.
- 4. Petitioners elected by their filing of a single Petition to have the 14 separate Arbitration Awards set forth in their Petition combined into a single judgment against Respondent. Any partial satisfaction of the Judgment by the Respondent will be credited against Respondent's combined single liability on the entire judgment amount. Petitioners shall be solely and exclusively responsible for

allocating any and all payments received from Respondent, by virtue of this judgment, among them. 5. Petitioners, as the prevailing party, may submit a bill of costs and file a motion for attorney's fees. IT IS SO ORDERED. April 16, 2014 DATED: HON. JOHN A. KRONSTADT U.S. DISTRICT JUDGE