1 2 3	United States District Court Central District of California	
4 5	Xerox Corporation, a New York Corporation,	central district of california by: <u>BH</u> deputy
6	Plaintiff,	
7	V.	
8	A & M Printing, an unknown entity,	
9	a.k.a. A&M Printing, A And M	
10	Printing, A & M Printing and	LACV 12-00043-MMM-E
11	Graphics, and A And M Printing	AMENDED JUDGMENT
12	and Graphics; Oliver Lewin, an	
13	individual, a.k.a. Weldon Oliver	
14	Lewin, Weldon O. Lewin, and	
15	Weldon Lewin, and d.b.a. A & M	
16	Printing, A&M Printing, A And M	
17	Printing, A & M Printing and	
18	Graphics, and A And M Printing	
19	and Graphics,	
20	Defendants.	
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## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Pursuant to the Court's Order, filed on May 4, 2018, IT IS ORDERED AND ADJUDGED that the first term of the Court's Judgment, entered on May 20, 2013, is amended as follows:

 That Plaintiff Xerox Corporation ("Plaintiff") recover from Defendant Oliver Lewin, an individual, a.k.a. Weldon Oliver Lewin, Weldon O. Lewin, and Weldon Lewin, and d.b.a. A & M Printing, A&M Printing, A And M Printing, A & M Printing and Graphics, and A And M Printing and Graphics ("Defendant"), the sum of \$151,356.00, representing \$101,723.24 in principal payments owed by Defendant, \$42,723.81 in pre-judgment interest, \$420 in costs of the suit, and \$6,488.95 in attorneys' fees;

All other terms contained in the Court's May 20, 2013 Judgment remain in full force and effect.

The Court orders that such amended judgment be entered.

## IT IS SO ORDERED.

Dated: 5/4/18

- a. Philu

Virginia A. Phillips Chief United States District Judge

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