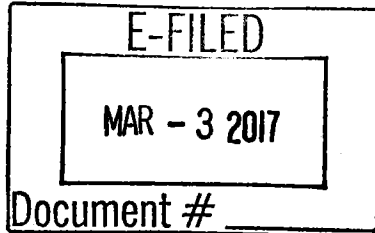


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6 Attorneys for Defendant
 7 WORLEYPARSONS GROUP, INC.

8 UNITED STATES DISTRICT COURT
 9 CENTRAL DISTRICT OF CALIFORNIA

11 GREGORY DENTON,
 12 Plaintiff,
 13 v.
 14 WORLEYPARSONS GROUP, INC., an
 15 Australian Corporation, registered in
 16 Delaware conducting business in
 17 California; CHRISTOPHER PARKER, an
 18 individual; DENISE SCIBECK, an
 19 individual; ANDREW WOODS, an
 20 individual; STUART BRADIE, an
 21 individual; IAN WILKINSON, an
 22 individual and DOES 1-50, inclusive, ,
 23 Defendant.

Case No. 2:14-CV-09573-PSG-MRW

JUDGMENT
 Ctrm: 880
 Judge: Philip S. Gutierrez

1 Whereas, on February 7, 2017, the Court issued an Order Granting Motion
2 to Confirm Arbitration Award (“Order”) and ordered Defendant to prepare a
3 judgment consistent with the Order (“Judgment”) (Dkt. #27);

4 Whereas, a copy of the Arbitration Agreement was filed on December 22,
5 2014 (Dkt. #10-3, Exh. B, page 48);

6 Whereas, the Order indicates that pre-award interest as provided in the
7 Arbitrator’s Final Award (Dkt. #22, Exh. C, Corrected Final Award) shall be
8 calculated on damages for items 1 (base salary), 3 (combined incentive plan), 6
9 (car allowance), and 11 (payroll banking);

10 Whereas, the Order further indicates that once the Award is calculated,
11 Plaintiff is then further entitled to post-award, pre-judgment interest from
12 September 26, 2016 until the date this Court enters judgment;

13 Whereas, the damages including pre-judgment interest up through February
14 13, 2017 total \$864,132;

15 Whereas Plaintiff is also awarded reinstatement of 3668 shares as specified
16 in the Final Award (Dkt. 22, Exh. C);

17 Whereas, the Order further indicates that the wage portions of the Final
18 Award are subject to withholding when the Judgment is paid;

19 Whereas the wage portions of the Final Award include: base salary
20 (\$610,451), bonuses and raises (\$17,774), and combined incentive money
21 (\$91,734), totaling \$719,959; less mitigated wages of \$190,164 (\$140,408 +
22 \$32,756 + \$17,000); for a total of **\$529,795**;

23 Whereas, Plaintiff shall be entitled to post-judgment interest at the rate of
24 10% per year on the total Award of \$864,132, from February 14, 2017 (the date
25 that pre-judgment interest ceased accruing based on calculations attached to
26 Defendant’s Opposition, Dkt. 25-10, Exh. I) until the date Judgment is satisfied;

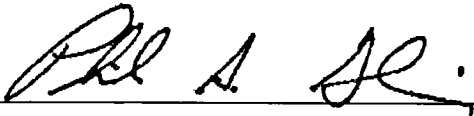
27 Whereas, in all other respects the Final Award is affirmed, and Plaintiff’s
28 request for attorneys’ fees is denied.

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IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

1. Judgment is entered in favor of Plaintiff Gregory Denton in the amount of **\$864,132**, plus the reinstatement of 3668 shares.
2. Of the monetary award, **\$529,795** shall be taxed as wages.
3. Neither party shall have any right to recover attorneys' fees or costs for any actions up through the date Judgment is entered.

IT IS SO ORDERED.

Dated: 03/03/17 

The Honorable Philip S. Gutierrez
United States District Court Judge