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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

HARMONI INTERNATIONAL SPICE,
INC., a California corporation, and
ZHENGZHOU HARMONI SPICE CO.,
LTD., a corporation,
Plaintiffs,

v.

WENXUAN BAI, an individual et al.,
Defendants.

Case No. 2:16-cv-00614-BRO-ASx
Hon. Beverly Reid O’Connell

JUDGMENT

1 **JUDGMENT**

2 The Court previously issued Orders dismissing with prejudice Plaintiffs Harmoni
3 International Spice, Inc. and Zhengzhou Harmoni Spice Co., Ltd.’s (collectively,
4 “Plaintiffs”) RICO §§ 1962(c) and (d) claims against Defendants Robert T. Hume
5 (“Hume”), Joey C. Montoya (“Montoya”), Stanley Crawford (“Crawford”), Huamei
6 Consulting Co., Inc. (“Huamei”), Kwo Lee, Inc. (“Kwo Lee”), Shuzhang Li (“Li”); C
7 Agriculture Group Corp. (“C Agriculture”); Jin Xia Wen (“Wen”); and Mingju Xu
8 (“Xu”) (collectively, the “Dismissed Defendants”). ECF Nos. 121, 163.

9 Under Rule 54(b), a district court may enter a final judgment “as to one or more,
10 but fewer than all, claims or parties only if the court expressly determines that there is
11 no just reason for delay.” Fed. R. Civ. P. 54(b). Having considered the standard for
12 entry of judgment under Rule 54(b), the Court finds that it is appropriate to enter
13 judgment under Rule 54(b) as to the Dismissed Defendants on Plaintiffs’ RICO §§
14 1962(c) and (d) claims.

15 Thus, for the reasons set forth above and in the Court’s Order re Plaintiffs’
16 Motion for Entry of a Final Judgment dated June 12, 2017, ECF No. 200, **IT IS**
17 **HEREBY ORDERED, ADJUDGED and DECREED** that **FINAL JUDGMENT** is
18 hereby entered pursuant to Rule 54(b) of the Federal Rules of Civil Procedure in favor
19 of the Dismissed Defendants on Plaintiffs’ RICO §§ 1962(c) and (d) claims.

20 IT IS SO ORDERED.

21 DATED: June 26, 2017

22 By: 

23 Honorable Beverly R. O’Connell
24 United States District Court Judge
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