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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

BOARD OF TRUSTEES OF THE SHEET METAL WORKERS' PENSION PLAN OF SOUTHERN CALIFORNIA, ARIZONA AND NEVADA; BOARD OF TRUSTEES OF THE SHEET METAL WORKERS' HEALTH PLAN OF SOUTHERN CALIFORNIA, ARIZONA AND NEVADA; BOARD OF TRUSTEES OF THE SOUTHERN CALIFORNIA SHEET METAL JOINT APPRENTICESHIP AND TRAINING COMMITTEE; BOARD OF TRUSTEES OF THE SHEET METAL WORKERS' LOCAL 105 RETIREE HEALTH PLAN; BOARD OF TRUSTEES OF THE SOUTHERN CALIFORNIA SHEET METAL WORKERS' 401(A) PLAN; SHEET METAL WORKERS' INTERNATIONAL ASSOCIATION, LOCAL UNION NO. 105 UNION DUES CHECK-OFF AND DEFERRED SAVINGS FUND; BOARD OF TRUSTEES OF THE SOUTHERN CALIFORNIA LABOR MANAGEMENT COOPERATION TRUST; BOARD OF TRUSTEES OF THE SHEET METAL INDUSTRY FUND OF LOS ANGELES,

Plaintiffs,

v.

HENDERSON MECHANICAL SYSTEMS, INC.; JAMES PAUL LEE, III; individual,

Defendants.

Case No. 2:17-cv-00125-JAK-SS

Hon. John A. Kronstadt

ORDER ON STIPULATION FOR JUDGMENT

JS-6

ORDER ON STIPULATION FOR JUDGMENT

1 Pursuant to the Stipulation by and between Plaintiffs Board of Trustees of the
2 Sheet Metal Workers' Pension Plan of Southern California, Arizona and Nevada
3 ("Pension Plan"); Board of Trustees of the Sheet Metal Workers' Health Plan of
4 Southern California, Arizona and Nevada ("Health Plan"); Board of Trustees of the
5 Southern California Sheet Metal Joint Apprenticeship and Training Committee
6 ("JATC"); Board of Trustees of the Sheet Metal Workers' Local 105 Retiree Health Plan
7 ("Retirees Plan"); Board of Trustees of the Southern California Sheet Metal Workers'
8 401(a) Plan ("401(a) Plan"); Sheet Metal Workers' International Association, Local
9 Union No. 105 Union Dues Check-Off and Deferred Savings Fund ("Dues and Savings
10 Fund"); Board of Trustees of the Southern California Labor Management Cooperation
11 Trust ("LMCT"); and Board of Trustees of the Sheet Metal Industry Fund of Los Angeles
12 ("Industry Fund") (collectively the "Plans" or "Trust Funds"), and Defendant, JAMES
13 PAUL LEE, III ("Individual Defendant"); and HENDERSON MECHANICAL
14 SYSTEMS, INC. ("Company") the Court has considered the matter fully and concluded
15 that good cause exists to approve the parties' Stipulation in its entirety.

16 Accordingly, **IT IS HEREBY ORDERED, ADJUDGED AND**
17 **DECREED** as follows:

18 1. The Company and Individual Defendants are indebted to the Plans in the
19 total amount of \$337,956.31.

20 2. Judgment is entered in favor of the Plans and against the Company and
21 Individual Defendant, jointly and severally, in the amount of \$337,956.31 in delinquent
22 employee benefit plan contributions, accrued liquidated damages, interest, attorney fees
23 and costs, together with post-judgment interest thereon at the rate of 12% per annum as of
24 the date of the Judgment.

25 3. This Court retains jurisdiction over this matter through September 1, 2017
26 to enforce the terms of any judgment entered hereunder, to order appropriate injunctive
27

1 and equitable relief, to make appropriate orders of contempt, and to increase the amount
2 of judgment based upon additional sums owed to the Plans by Defendants.

3
4 **IT IS SO ORDERED.**

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6 Dated: February 16, 2017



7 JOHN A. KRONSTADT
8 U.S. DISTRICT COURT JUDGE