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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

AECOM ENERGY &
CONSTRUCTION, INC.,

Plaintiff,

v.

JOHN RIPLEY; TODD HALE;
GARY TOPOLEWSKI; HENRY
BLUM; BUD ZUKALOFF;
"MORRISON KNUDSEN
CORPORATION;" "MORRISON-
KNUDSEN COMPANY, INC.;"
"MORRISON-KNUDSEN SERVICES,
INC.;" and "MORRISON-
KNUDSEN INTERNATIONAL
INC.,"

Defendants.

CV 17-5398-RSWL-SSx

JUDGMENT

REDACTED BY COURT

WHEREAS, on November 8, 2018, this Court **GRANTED**
Plaintiff AECOM Energy & Construction, Inc.'s
("Plaintiff") Motion for Summary Judgment and Permanent
Injunction against Defendants Gary Topolewski; Morrison
Knudsen Corporation; Morrison-Knudsen Company, Inc.;

1 Morrison-Knudsen Services, Inc.; and Morrison-Knudsen
2 International Inc. [242];

3 On January 24, 2019, this Court **GRANTED** Plaintiff's
4 Motion for Default Judgment against defaulting
5 Defendants John Ripley, Todd Hale, Henry Blum, and Bud
6 Zukaloff;

7 **IT IS HEREBY ORDERED, ADJUDGED, and DECREED** that
8 judgment is entered in favor of Plaintiff as follows:

- 9 1. Defendants John Ripley; Todd Hale; Henry Blum; Bud
10 Zukaloff; Gary Topolewski; Morrison Knudsen
11 Corporation; Morrison-Knudsen Company, Inc.;
12 Morrison-Knudsen Services, Inc.; and Morrison-
13 Knudsen International Inc. ("Defendants") shall be
14 jointly and severally liable for all claims for
15 relief in this Action;
- 16 2. Registration No. 5,077,287 shall be cancelled;
- 17 3. Pursuant to the Court's Order granting Plaintiff's
18 Motion for Permanent Injunction [242], Defendants,
19 their officers, directors, employees, agents, and
20 all persons acting on their behalf or in concert
21 with them, are HEREBY PERMANENTLY ENJOINED FROM:
 - 22 a) any further representations—to the government,
23 to actual and potential customers and business
24 partners, and to the public—that they are
25 Morrison Knudsen Corporation and/or any related
26 entity ("MK"), that MK's accomplishments are
27 their own, that the products and services they
28 offer originate from MK, that the products and

1 services they offer are affiliated with,
2 backed, sponsored or endorsed by, or have any
3 relationship whatsoever to MK,

4 b) further use of the word mark MORRISON KNUDSEN
5 (Reg. No. 1,716,505), the MK logo and the
6 combined word and design mark MKCO MORRISON
7 KNUDSEN (Reg. No. 1,744,815), or any
8 confusingly similar name or logo, including the
9 use of "MK," "Morrison Knudsen," or any
10 confusingly similar name;

11 4. Plaintiff is awarded damages in the amount of
12 [REDACTED], payable to Plaintiff within thirty
13 business days after entry of this Judgment; and

14 5. Plaintiff is awarded its reasonable attorneys' fees
15 and costs, where the amount of attorneys' fees
16 shall be determined by a Motion to Set Amount of
17 Attorneys' fees after entry of this Final Judgment.

18
19 As no Defendants remain, the clerk shall close this
20 matter.

21
22 **IT IS SO ORDERED.**

23
24 DATED: January 24, 2019

s/ RONALD S.W. LEW

HONORABLE RONALD S.W. LEW
Senior U.S. District Judge