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                   UNITED STATES DISTRICT COURT
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                  CENTRAL DISTRICT OF CALIFORNIA
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   CORONA COLLEGE HEIGHTS
                                   Case No. EDCV 11-
   ORANGE & LEMON
                                   01786VAP(SPx)
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   ASSOCIATION, a
                                  JUDGMENT
   corporation,,
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                 Plaintiff,
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        v.
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   RANCHO RINCADO, LLC, a
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   limited liability
   company a/t/a SOUTHERN
   CALIFORNIA CITRUS;
THOMAS C. HAYS, an
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   individual,
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                 Defendants.
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   TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:
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        Pursuant to the Minute Order filed herewith, IT IS
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   ORDERED AND ADJUDGED that Judgment is entered in favor of
   Plaintiff Corona College Heights Orange & Lemon
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   Association ("Plaintiff"), against Defendants Rancho
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Rincado, LLC, also trading as Southern California Citrus,

and Thomas C. Hays (collectively, "Defendants").

Court orders that such judgment be entered.

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Pursuant to this Judgment, Defendants are ordered to pay Plaintiff: 1) damages in the principal amount of \$17,001.90 (the "Principal Amount"); 2) pre-judgment interest on the Principal Amount through and including November 6, 2012, in the amount of \$4,584.01; 3) prejudgment interest on the Principal Amount from November 6, 2012 to the day of judgment at the rate of \$8.38 per day; 4) post-judgment interest on the Principal Amount at the rate of 18% per annum; 5) costs in the amount of \$1,1365.59; and 6) attorneys' fees in the amount of \$2,220.11. Defendants are subject to joint and several liability.

Dated: December 5, 2012

United States District Judge