

1 Anthony Lanza, Bar No. 156703
 2 Brodie Smith, Bar No. 221877
 3 LANZA & GOOLSBY
 4 A Professional Law Corporation
 5 3 Park Plaza, Suite 1650
 Irvine, California 92614-8540
 Telephone (949) 221-0490
 Facsimile (949) 221-0027

6 Attorneys for Plaintiff Doug Martin

7
 8 UNITED STATES DISTRICT COURT
 9 CENTRAL DISTRICT OF CALIFORNIA
 10 SOUTHERN DIVISION – SANTA ANA

11 DOUG MARTIN, an individual; 12 Plaintiff, 13 vs. 14 ARROW ELECTRONICS, INC., 15 a corporation; 16 Defendant. 17) Case No. SACV04-1134 JVS)) SECOND AMENDED JUDGMENT) IN FAVOR OF PLAINTIFF)) Hon. James V. Selna) Trial: May 30, 2006)))
--	---

18
 19
 20 From May 30, 2006, through June 9, 2006, the Honorable James V. Selna
 21 presided over the jury trial of the counts asserted in this action by plaintiff Doug Martin
 22 against defendant Arrow Electronics, Inc., resulting in a special verdict, signed on June
 23 12, 2006, in favor of Doug Martin. The special verdict returned by the jury awarded
 24 monetary damages in favor of Doug Martin against Arrow Electronics in the total sum of
 25 \$1,519,579.
 26
 27
 28

1 Judgment was initially entered on June 29, 2006, in the sum of \$1,519,579. The
2 Court then granted in part and denied in part Arrow's motion for judgment as a matter of
3 law under FRCP 50(b), or in the alternative, for a new trial under FRCP 59, resulting in
4 an amended judgment, dated September 14, 2006, in the sum of \$973,385, based on the
5 following breakdown of damages:

6
7 a. Past economic loss:

8 Lost earnings: \$607,385

9 Medical expenses: \$41,000

10 b. Future economic loss:

11 Lost earnings: none (stricken by the Court)

12 Medical expenses: \$24,000

13 c. Past non-economic loss: (such as physical pain): \$300,000

14 d. Future non-economic loss: (such as physical pain): \$0

15 e. Punitive damages: \$1,000

16
17 Plaintiff's initial motion for attorney fees was thereafter argued and granted, in the
18 sum of \$473,554 for attorney fees and \$22,452 for costs, which elevated the total
19 judgment to \$1,469,391.

20 Arrow filed an appeal on October 5, 2006, which was denied on May 29, 2009,
21 pursuant to appellate memorandum of decision, which confirmed the judgment in its
22 entirety.

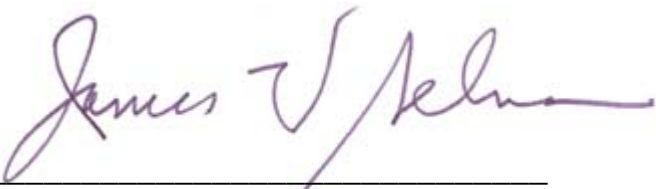
23 After the appellate decision became final, in 2009, Martin filed a motion to
24 enforce bond and a motion for supplemental award of attorney fees. Both motions were
25 granted on November 10, 2009. The Court added supplemental attorney fees in the sum
26 of \$5,282, plus supplemental costs in the sum of \$1,973.12, plus interest, at the annual
27 rate of 5.04%, thereby elevating the total judgment to \$1,732,482.40, effective through
28 November 10, 2009.

1 Interest continued to accrue on the judgment from November 11 through
2 December 14, 2009, at the rate of 5.04% per annum, for a total of \$7,894.26, thereby
3 elevating the total judgment to \$1,740,376.66, effective through December 14, 2009.

4 Judgment is hereby accordingly entered in favor of plaintiff Doug Martin against
5 defendant Arrow Electronics, Inc. in the total sum of \$1,740,376.66. The bonding
6 surety, First Deposit & Fidelity Co. of Maryland, is obligated, jointly and severally with
7 Arrow, to pay this judgment pursuant to Court Order dated November 10, 2009.

8 This judgment shall continue to accrue interest pursuant to 28 USC Section
9 1961(a) at 5.04% per annum, in the sum of \$239.22 per day, accruing from December
10 15, 2009, until paid in full.

11
12
13 Dated: December 15, 2009

14 
15 _____
16 Judge James V. Selna