- 1. The Final Award of Arbitrator rendered on February 18, 2013 and submitted to this Court with Plaintiff's Motion to Lift Stay and For Confirmation of Arbitration Award on March 5, 2013, including any findings contained therein, is incorporated by reference in this Judgment.
- 2. The Final Award of Arbitrator is hereby confirmed.
- 3. The Clerk shall enter Judgment for PLAINTIFF OPERATION TECHNOLOGY, INC. and against DEFEDNANT KLG SYSTEL, LTD. on Plaintiff's First Amended Complaint.
- 4. Defendant KLG SYSTEL, LTD. shall pay to Plaintiff OPERATION TECHNOLOGY, INC. the sum of USD \$1,114,362.00 as damages in this litigation.
- 5. Interest shall accrue at the rate specified in 28 U.S.C. § 1961 beginning on the date of the entry of this Judgment.¹

IT IS SO ORDERED.

Date: April 8, 2013

Hon. James V. Selna

United States District Court Judge

¹ Although the arbitrator specified the higher California statutory rate, the proper rate is the federal post-judgment interest rate found at 28 U.S.C. § 1691. See Fid. Fed. Bank, FSB v. Durga Ma Corp., 387 F.3d 1021, 1024 (9th Cir. 2004).