1 2 3 4 5 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 6 7 TRUSTEES OF THE BRICKLAYERS & 2:10-cv-00767-HDM-PAL ALLIED CRAFTWORKERS LOCAL 13 DEFINED CONTRIBUTION PENSION TRUST FOR SOUTHERN NEVADA, ORDER TRUSTEES OF THE BRICKLAYERS & ALLIED CRAFTWORKERS LOCAL 13 HEALTH BENEFITS FUND, TRUSTEES OF) THE BRICKLAYERS & ALLIED 12 CRAFTWORKERS LOCAL 13 VACATION FUND, BRICKLAYERS & ALLIED 13 CRAFTWORKERS LOCAL 13 NEVADA, TRUSTEES OF THE BRICKLAYERS & 14 TROWEL TRADES INTERNATIONAL PENSION FUND, TRUSTEES OF THE 15 BRICKLAYERS & TROWEL TRADES INTERNATIONAL HEALTH FUND, and TRUSTEES OF THE INTERNATIONAL MASONRY INSTITUTE, 17 Plaintiffs, 18 VS. 19 GRANITE WORKS, INC., and JON 20 CANJA, 21 Defendants. 22 On July 26, 2011, the court entered its order granting in 23 part, denying in part, and reserving in part on the plaintiffs' 24 motion for default judgment against defendant Jon Canja. The court 25 granted the motion as to unpaid employee contributions and denied 26 the motion as to the unpaid employer contributions for the 27 International Health Fund, the International Pension Fund, and the 28

1 Pension Trust. The court reserved its decision as to the unpaid employer contributions for the Vacation Trust, the Health Benefits 3 Fund, and the Masonry Trust and allowed the plaintiffs a final opportunity to supplement their motion. The court's order 4 5 specifically directed plaintiffs to supplement their motion both as 6 to the amounts of unpaid employer contributions for those three 7 trust funds as well as to the factual basis supporting its 8 assertion that Canja exercised fiduciary control over the unpaid employer contributions to those funds. In particular, the court's 10 order stated: "The failure to file a supplement and provide 11 evidence of Canja's fiduciary function will result in a denial of 12 the motion for default judgment as to all unpaid employer 13 contributions." (Doc. #42 at 12). The supplement was ordered to

On August 16, 2011, plaintiffs filed their second supplemental brief regarding Canja's liability (#48). The supplement addresses only the amount of unpaid employer contributions and does not provide any evidence or argument as to Canja's fiduciary role with respect to those contributions. Accordingly, for the reasons set forth in the prior order of this court, plaintiffs' motion for default judgment against Canja as to unpaid employer contributions is hereby **DENIED**.

IT IS SO ORDERED.

DATED: This 23rd day of August, 2011.

be filed on or before August 16, 2011.

25

14

15

16

17

18

19

20

21

22

23

24

26

27

28

2

Howard DM: Killen

UNITED STATES DISTRICT JUDGE