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17 **UNITED STATES DISTRICT COURT**
 18 **DISTRICT OF NEVADA**

19 PHILIP WINGEN, et al.

Case No. 2:15-cv-02043-JCM-(VCF)

20 Plaintiffs,

JUDGMENT

21 v.

22 VENTRUM ENERGY CORP., et al.

23 Defendants.

24 The matter came before the Court on the Motion for Default Judgment of the Plaintiffs
 25 Phillip and Karen Wingen’s (“Plaintiffs”) against Defendants Ventrum Energy Corp., Salt Creek
 26 West Drilling Fund, LLP, Ventrum Louisiana LLP, Mackel America Corp., NV America Corp.,
 27 Andrew T. Van Slee, Mary E. Hill, and Danial Hassanpoor. (ECF No. 176.) The Court
 28 subsequently GRANTED Plaintiffs’ motion. (ECF No. 181.) Therefore, for good cause shown:

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1 THE COURT HEREBY ORDERS, ADJUDGES, AND DECREES that Plaintiffs Phillip
2 and Karen Wingen, recover, jointly and severally from Defendants Ventrums Energy Corp., Salt
3 Creek West Drilling Fund, LLP, Ventrums Louisiana LLP, Mackel America Corp., NV America
4 Corp., Andrew T. Van Slee, Mary E. Hill, and Danial Hassanpoor, as follows:

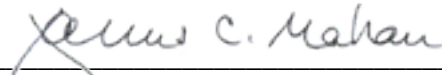
5 (1) In the principal amount of ONE MILLION, SEVEN HUNDRED AND EIGHTY-
6 TWO THOUSAND, TWO HUNDRED AND FIFTY-EIGHT DOLLARS AND NO CENTS
7 (\$1,782,258);

8 (2) Pre-judgment interest accrued from the date of the filing of the Complaint, on
9 October 22, 2015 until November 13, 2019, at the statutory rate provided by 28 U.S.C. § 1961;
10 and

11 (3) Post-judgment interest accruing at the rate provided by 28 U.S.C. § 1961 from
12 November 13, 2019, until the total judgment, including interest, is satisfied.

13 This Order shall constitute a final judgment upon entry by the Clerk of the Court.
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15 Dated: December 5, 2019.

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18 HON. JAMES C. MAHAN
19 UNITED STATES DISTRICT JUDGE
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