UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW	
MEIDE ZHANG and ZHONGLIAN	X Case No.: 1:16-cv-04013 (LGS) NG QIU,
Plaintiff v.	AMENDED **ROPOSED JUDGMENT
SUNSHINE USA INC. d/b/a WU LIANG YE,	
Defenda	
LORNA G. SCHOFIELD, DISTRICT JUDGE:	

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Orders dated March 30, 2018 (Dkt. 140) and September 13, 2018 (Dkt. 238), a judgment is entered against Defendant SUNSHINE USA INC. D/B/A WU LIANG YE in favor of Plaintiff Meide Zhang in the amount of \$151,266.52 and Plaintiff Zhongliang Qiu in the amount of \$120,044.53.

It is hereby further **ORDERED**, **ADJUDGED AND DECREED**: That post-judgment

interest accrued from August 20, 2018 to August 20, 2020 shall be awarded to Plaintiffs against based on the 28 U.S.C. § 1961 rate. See 28 U.S.C. § 1961 (Section 1961

applies to "any money judgment in a civil case recovered in a district court." (emphasis added)). See also x807x227x97x and x2x Plainiffx Zhonghana Oiniinthe annount of \$21x608x00x

Cappiello v. ICD Publications, Inc., 720 F.3d 109, 113 (2d Cir. 2013) (holding that the federal statutory rate governs in the analogous diversity jurisdiction context). Dated: New York, New York August 20, 2020

Lorna G. Schofield

United States District Judge