IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IMPALA PLATINUM HOLDINGS LIMITED, et al.	CIVIL ACTION
,	NO. 13-2930
v.	
A-1 SPECIALIZED SERVICES AND	
SUPPLIES, INC., et al.	

ORDER AND ENTRY OF JUDGMENT

AND NOW, this 26th day of April, 2016 upon consideration of Plaintiffs'

Motion to Lift Stay, Confirm Final Arbitration Award, and Enter Judgment in Conformity with

Final Arbitration Award (ECF 42), and any response thereto, it is hereby **ORDERED** that

Plaintiffs' Motion is **GRANTED**.

It is further **ORDERED** that:

1. The stay of proceedings effected by this Court's January 9, 2014 Consent

Order is hereby lifted.

2. The Final Award entered by the London Court of Arbitration ("LCIA"), LCIA

No. 142657, dated December 9, 2015, is confirmed.

3. In accordance with the terms of the Award, final judgment is hereby

entered in favor of Plaintiffs Impala Platinum Holdings Limited and Impala Refining Services

Limited (collectively, "Impala") and against Defendant A-1 Specialized Services and Supplies,

Inc. ("A-1"), as follows:

a. A-1 is ordered to pay Impala damages in the amount of

\$189,668,037.20.

- b. A-1 is further ordered to pay Impala pre-award interest in the amount of \$9,699,000, as calculated and agreed upon by Impala and A-1.
- c. A-1 is further ordered to pay Impala post-judgment interest in the amount of \$10,392.77 per day, running from December 10, 2015, for each day that the award remains outstanding.
- A-1 is further ordered to pay Impala the amount of \$172,229 (the U.S. dollar equivalent, as of December 9, 2015, of the GBP 115,021.38 awarded by the arbitration panel), representing the registration fee and advances paid by Impala on account of the arbitration costs of the proceedings before the LCIA.
- e. A-1 is further ordered to pay Impala the amount of \$1,844,064.62,
 being the whole of Impala's legal and other costs incurred in the arbitration proceeding before the LCIA.
- 4. Defendant's Motion to Vacate the Arbitration Award (ECF 46) is DENIED
- Defendant's Motion for Leave to File Correct Exhibit and Supplement Record in Support of Motion to Vacate (ECF 63) is GRANTED, in light of Plaintiffs' nonopposition.

BY THE COURT:

/s/ Michael M. Baylson

MICHAEL M. BAYLSON United States District Court Judge

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