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MONETARY JUDGMENT SUMMARY

1. Judgment Creditor: Schnitzer Steel Industries, Inc.

("Schnitzer")

2. Counsel for Judgment Creditor: Barran Liebman, LLP

3. Judgment Debtors: Milton Sessler ("Sessler")

Pacific Hide & Fur Depot, a Montana

Corporation dba Pacific Steel &

Recycling ("Pacific")

4. Counsel for Debtors: Evans, Craven & Lackie, PS

Counsel for Sessler

Witherspoon Kelley Counsel for Pacific

5. Judgment Amount: \$297,000

Therefore, **IT IS HEREBY ORDERED, ADJUDGED**, and **DECREED** that the parties' Stipulation Motion for Permanent Injunction and Monetary Judgment, **ECF No. 101**, is **GRANTED**, and further:

- 1. **JUDGMENT IS ENTERED** in favor of Plaintiff.
- 2. Defendant Milton Sessler ("Sessler") is permanently enjoined from:
 - a. Directly or indirectly soliciting or transacting business for a period of two years from the date of entry of this Judgment from people or entities who were customers or suppliers of Schnitzer Steel Industries, Inc. ("Schnitzer") with whom Sessler had dealings prior to quitting on March 7, 2017 and who operate within Oregon and Washington.

- b. Soliciting, diverting, or hiring away for a period of two years from the date of entry of this Judgment any person or entity who, within the six-month period prior to March 7, 2017, was an employee of or performed any work for Schnitzer.
- c. Retaining, using, disclosing, or otherwise misappropriating confidential or trade secret information of Schnitzer.
- d. Violating the terms of the Schnitzer Steel Industries, Inc. Employee
 Confidential Agreement ("Agreement") that Sessler executed on April 14, 2014.
- 3. Defendant Pacific Hide & Fur Depot, a Montana corporation, dba Pacific Steel & Recycling ("Pacific") is permanently enjoined from retaining or using or disclosing any confidential information or trade secret information of Schnitzer, including information that was or may have been provided to Pacific by Sessler or Martin Powers.
- 4. Plaintiff Schnitzer Steel Industries, Inc., is awarded a monetary judgment against the Defendants, Sessler and Pacific, jointly and severally, in the amount of two hundred ninety-seven thousand dollars (\$297,000.00).

This Permanent Injunction and Monetary Judgment constitutes a final judgment pursuant to Fed. R. Civ. P. 54. No appeals shall be taken from this Permanent Injunction and Monetary Judgment, and Plaintiff and Defendants waive all rights to appeal. This Court expressly retains jurisdiction over this matter to

1	enforce any violation of the terms of this Permanent Injunction and Monetary
2	Judgment by Defendants.
3	The District Court Clerk is directed to enter this Judgment, dismiss all other
4	pending motions, provide copies to counsel, and close this case .
5	DATED November 14, 2017.
6	s/ Rosanna Malouf Peterson ROSANNA MALOUF PETERSON
7	United States District Judge
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