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JUN 2 5 2018

ROBERT C. WILSON, J.S.C.

## ATTORNEYS FOR PLAINTIFF MITSUWA CORPORATION

MITSUWA CORPORATION,	SUPERIOR COURT OF NEW JERSEY
	LAW DIVISION
PLAINTIFF,	BERGEN COUNTY
	DOCKET NO. L-8892-15
VS.	CIVIL ACTION
	AMENDED JUDGMENT
ORAMA HOSPITALITY GROUP, LTD.,	
STAVROULA CHRISTAKOS AND	
SIMEON MAXIMIADIS	
DEFENDANTS.	

A TRIAL OF THIS MATTER having been conducted before the Court on June 1, 2 and 5, 2017, and the Plaintiff having appeared through its counsel, Mitchell Silberberg & Knupp LLP, and the Defendants having appeared through their counsel, Meyner & Landis, and the Court having considered this matter and also having been informed, following the close of trial but prior to the issuance of its decision, that defendant Orama Hospitality Group, Ltd. filed a bankruptcy petition in the U.S. Bankruptcy Court for the District of New Jersey so that no judgment or relief is being entered against Defendant Orama Hospitality Group, Ltd., by this Amended Judgment,

IT IS ORDERED on this 25 day of June 2018, that:

Judgment is entered in favor of Plaintiff Mitsuwa Corporation, and against
 Defendants Stavroula Christakos and Simeon Maximiadis, in the amount of \$1,690,658.32, and

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Defendants Stavroula Christakos and Simeon Maximiadis are jointly and severally liable to Plaintiff Mitsuwa Corporation for the foregoing amount;

- Judgment is entered in favor of Plaintiff Mitsuwa Corporation, and against
  Defendants Stavroula Christakos and Simeon Maximiadis only, on the counterclaims asserted by
  these Defendants only; and
- 3. A copy of this Amended Judgment shall be served upon all parties within seven(7) days of receipt from the Court.

HONORABLE ROBERT C. WILSON