UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

EDWARD MONROE, FABIAN MOORE, and TIMOTHY WILLIAMS, on behalf of themselves and all other similarly situated employees,))))	
Plaintiffs,)	
V.)))	Case No. 2:08-cv-02100-JTF-cgc
FTS USA, LLC and)	
UNITEK USA, LLC,)	
)	
Defendants.)	
)	

ORDER FOR ENTRY OF JUDGMENT WITH DAMAGES

Before the Court is Plaintiffs' Motion for Entry of Judgment with Damages. Based upon the Plaintiffs' memoranda, the Court has determined that Plaintiffs' Motion for Entry of Judgment with Damages is GRANTED.

This Court having decided that damages would be determined post-trial if the jury

returned a verdict on liability in Plaintiffs' favor, and a jury having returned a liability verdict in

Plaintiffs' favor, this Court orders the following:

1. A judgment is this day entered in Plaintiffs' favor and against Defendants FTS USA,

LLC and Unitek USA, LLC in the amount reflected below:

- a. Plaintiffs' overtime damages: \$1,936,522.74;
- b. Plaintiffs' liquidated damages: \$1,936,522.74;
- 2. Plaintiffs shall have thirty (30) days from the entry of this judgment to petition for their attorneys' fees and litigation costs; and

3. The twenty-three (23) Plaintiffs who "opted-in" to this case by filing consent to join forms with the Court, but are not subject to the trial verdict by the parties' agreement are hereby dismissed without prejudice and their statute of limitations are tolled to their original consent filing date.

IT IS SO ORDERED this 31st day of October, 2012.

BY THIS COURT:

<u>/s/John T. Fowlkes, Jr.</u> JOHN T. FOWLKES, JR. United States District Judge