

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

ANDY J. EGAN CO., INC.,

Plaintiff,

v

Case No. 10-114555-CK
Hon. Wendy Potts

PRO SERVICES, INC., et al,

Defendants.

**ORDER RE: DEFENDANT'S REVISED ATTORNEY FEES
AND BILL OF COSTS**

At a session of Court
Held in Pontiac, Michigan

On

AUG 24 2016

This matter is before the Court on Defendant Pro Services, Inc.'s pending Revised Attorney Fees and Bill of Costs petition, which was submitted at the direction of the Court pursuant to the August 31, 2015 Opinion and Order Re: Pro Services, Inc.'s Motion for Entry of Judgment, Interim Award of Attorney Fees and Costs, and Judgment Interest Under MCL 600.6013(6).

Within that Opinion and Order, the Court ordered that "Pro Services must submit a revised bill of costs eliminating the attorney fees that the Court disallowed in this opinion, *specifically identifying the attorney fees that the Court approved*, and giving authority for the costs claimed."¹ [Emphasis added.]

The Court observes that Defendant's September 21, 2015 Revised Attorney Fees and Bill of Costs petition only identifies the fees that were reduced or excluded by the Court's August 31,

¹ See page 10 of the August 31, 2015 Opinion and Order.

2015 Opinion and Order. While Defendant's delineation of the reduced or excluded fees is critical to the Court's analysis, the Revised Attorney Fees and Bill of Costs petition does not specifically identify all of the attorney fees that the Court approved.

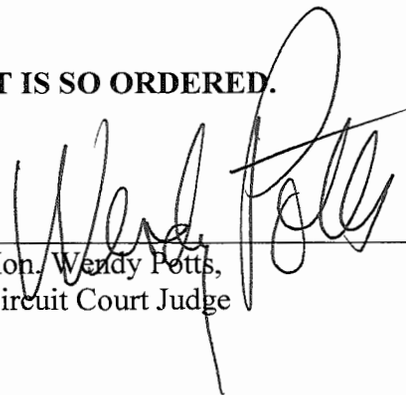
During the parties' Settlement Conference on June 29, 2016, the Court requested that Defendant file, as part of its supplemental submission, a comprehensive Attorney Fees and Bill of Costs document that would include all of the attorney fees that the Court approved in the August 31, 2015 Opinion and Order. However, Defendant's Supplement to its Revised Attorney Fees and Bill of Costs does not specifically identify all of the approved attorney fees, as ordered and requested.

To comply with the August 31, 2015 Opinion and Order, Defendant must produce a comprehensive bill for attorney fees and costs² that includes all of the attorney fees that have been approved.

The Court shall provide Defendant with the opportunity to submit its final, comprehensive Attorney Fees and Bill of Costs document by September 7, 2016. Plaintiff shall have an opportunity to file a response to Defendant's final submission by September 21, 2016. The parties shall submit a Judge's Copy of their respective submission to the Court. The Court shall then consider the parties' submissions and issue an Opinion and Order accordingly.

IT IS SO ORDERED.

Dated: **AUG 24 2016**



Hon. Wendy Potts,
Circuit Court Judge

² The August 31, 2015 Opinion and Order also provides that authority must be given for the costs claimed.