1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE EASTERN DISTRICT OF CALIFORNIA PREMIER POOL MANAGEMENT 8 CORP., 9 Plaintiff, No. CIV S-11-2896 GEB CKD 10 VS. 11 FRANKLIN DEAN LUSK et al., 12 **ORDER** 13 Defendants. 14 15 Presently pending before the court is plaintiff's motion for default judgment.¹ 16 (Dkt. No. 12.) The motion was previously submitted on the record without oral argument. 17 Plaintiff's motion includes a request for costs and attorneys' fees. In his declaration in support of the motion, plaintiff's counsel indicates that he spent in excess of 36 hours on this case, and that 18 19 the total value of that time, based upon his hourly rate, is in excess of \$10,440. He also claims 20 that the total amount of expenses incurred by his client is \$1,754.87. (Dkt. No. 12-3, ¶ 7.) 21 However, plaintiff's counsel fails to attach billing records showing a breakdown of the hours 22 spent on various activities or receipts/invoices for the costs incurred. 23 Accordingly, plaintiff's counsel will be required to file a supplemental declaration 24 that, at a minimum: (a) provides counsel's applicable billing rate(s); (b) attaches billing records 25 ¹ This action is before the undersigned pursuant to E.D. Cal. L.R. 302(c)(19) and 28 26 U.S.C. § 636(b)(1).

and/or other appropriate documentation from which the court can determine how much time was spent on various activities and whether the time spent was reasonable; (c) attaches receipts or invoices for the costs related to this action incurred by plaintiff; and (d) provides the authority pursuant to which each item of costs may be recovered.

This order is issued merely to allow for supplementation of the record before the court and shall not be construed as final findings and recommendations with respect to plaintiff's entitlement to its attorneys' fees and costs, or as to the merits of plaintiff's claims.

Accordingly, IT IS HEREBY ORDERED THAT, within seven (7) days of this order, plaintiff's counsel shall file a supplemental declaration that, at a minimum: (a) provides counsel's applicable billing rate(s); (b) attaches billing records and/or other appropriate documentation from which the court can determine how much time was spent on various activities and whether the time spent was reasonable; (c) attaches receipts or invoices for the costs related to this action incurred by plaintiff; and (d) provides the authority pursuant to which each item of costs may be recovered.

Dated: April 25, 2012

CAROLYN K. DELANEY

UNITED STATES MAGISTRATE JUDGE

CKD/5

PremierPool.2896.suppl.wpd