IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Magistrate Judge Boyd N. Boland

Civil Action No. 10-cv-00385-WJM-BNB

SBM SITE SERVICES, LLC, an Oregon limited liability company,

Plaintiff,

v.

JOHN GARRETT, an individual, and CROWN BUILDING MAINTENANCE, INC., d/b/a Able Building Maintenance, d/b/a Able Services, d/b/a Able Acquisition Corp.,

Defendants.

ORDER

This matter arises on the following:

- (1) **Defendant Able's Motion for Entry of Amended Protective Order** [Doc. # 511, filed 12/23/2011] (the "Motion for Protective Order");
- (2) Able's Motion for Enlargement of Time to Supplement Its Responses to SBM's Discovery Requests [Doc. # 514, filed 12/23/2011] (the "Motion for Enlargement"); and
- (3) SBM's Motion to Enforce Preliminary Injunction and to Inspect Defendant Garrett's Computer Equipment [Doc. # 521, filed 1/12/2012] (the "Motion to Enforce").

I held a hearing on the motions this morning and made rulings on the record, which are incorporated here. Consistent with my oral rulings,

IT IS ORDERED:

(1) The Motion for Protective Order [Doc. # 511] is GRANTED IN PART and

DENIED IN PART as specified on the record. The parties shall submit for my review a revised

protective order, on or before February 3, 2012, and consistent with their agreements reached

during the hearing and with my oral ruling;

(2) The Motion for Enlargement [Doc. # 514] is DENIED as moot, the passage of

time having rendered it moot. Able shall serve supplemental interrogatory responses, in full

compliance with the formalities of the Federal Rules of Civil Procedure, on or before 12:00 noon

on February 3, 2012. SBM's request for sanctions, asserted in its response, is DENIED pursuant

to D.C.COLO.LCivR 7.1C;

(3) The Motion to Enforce [Doc. # 521] is DENIED as moot based on the parties'

agreements reached during the hearing; and

(4) A telephonic status conference is set for **February 3, 2012, at 1:30 p.m.**, to

discuss scheduling and other discovery related issues. The parties shall initiate an operator

assisted conference call and join the court at 303-844-6408 at the designated time. The parties

shall file a joint status report, on or before 12:00 noon on February 2, 2012, not to exceed ten

pages, identifying the matters to be raised during the telephonic status conference.

Dated January 27, 2012.

BY THE COURT:

s/ Boyd N. Boland

United States Magistrate Judge

2