IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 11-cv-00968-REB-KLM

KATHLEEN CHYTKA,

Plaintiff,

v.

WRIGHT TREE SERVICE, INC.,

Defendant.

MINUTE ORDER

ENTERED BY MAGISTRATE JUDGE KRISTEN L. MIX

This matter is before the Court on Plaintiff's **Motion to the Court for Court to Make** Judgement in Plaintiff Favor for Her Summery of Judgement Against the Defendant and Allow Plaintiff Use of 2" Binder Information She Filed With the Court [sic] [Docket No. 148; Filed November 15, 2012] (the "Motion").

The Court has repeatedly reminded Plaintiff, who is proceeding *pro se*, that she <u>must</u> comply with D.C.COLO.LCivR 7.1A. *See, e.g.*, [#36, #42, #45, #52, #67, #73, #85, #89]. Plaintiff <u>must</u> tell the Court in her motions whether opposing counsel opposes the relief she requests or whether opposing counsel agrees to the relief she requests. Plaintiff must tell the Court when and how she has attempted to confer with Defendant over the content of her motions. The Motion does not provide this information. Plaintiff has also been warned that motions that do not comply with D.C.COLO.LCivR 7.1A. will be summarily stricken from the record. *See, e.g.*, [#52, #73, #85, #89]. Accordingly,

IT IS HEREBY **ORDERED** that the Motion [#148] is **STRICKEN**.

Dated: November 19, 2012