IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 14-cv-00242-MEH

ANDREA HAMMOND, J.D.,

Plaintiff,

v.

INTERVENTION,
ICCS (Intervention Community Correction Services), a subsidiary of Intervention,
GREG KILDOW, CEO of Intervention,
ALL THE BOARD OF DIRECTORS OF INTERVENTION, and
GERI ANN ECHLENBERG, Case Manager at ICCS,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on May 7, 2015.

Plaintiff's Motion to Strike Defendant's Porch Exhibit [filed May 7, 2015; docket #105] is **denied without prejudice** as follows. The exhibit to which Plaintiff refers is attached to Defendants' surreply filed April 20, 2015. *See* docket #104-2. Federal courts generally view motions to strike with disfavor and infrequently grant such requests. 5C Arthur R. Miller & Mary Kay Kane, *Federal Practice & Procedure* § 1380 (3d ed. 2011). Accordingly, the Court finds insufficient cause to strike the exhibit; however, the Court will consider the content of Plaintiff's motion to the extent it is included in her supplemental brief and/or declaration currently due May 14, 2015.