UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

TB FOOD USA, LLC,

Plaintiff,

v.

Case No. 2:17-cv-9-JES-NPM

AMERICAN PENAEID, INC., and ROBIN PEARL,

Defendants,

and

AMERICAN MARICULTURE, INC.,

Defendant/
Counterclaimant

v.

PB LEGACY, INC.,

Counterclaim Defendant.

ORDER

Before the Court are Plaintiff TB Food USA, LLC's motion for attorney's fees and costs and Defendants' motion for an extension of time to respond (Docs. 478, 482). But a judgment has yet to be entered. As such, TB Food's motion is premature. FED. R. CIV. P. 54(d)(2)(B)(i). Moreover, the motion fails to follow the bifurcated procedure for seeking attorney's fees and nontaxable expenses as detailed

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in the Court's local rules. See M.D. Fla. R. 7.01 ("A party claiming post-judgment

attorney's fees and related non-taxable expenses must obtain an order determining

entitlement before providing a supplemental motion on amount.") (emphasis added).

Finally, the motion improperly seeks taxable costs without first presenting them to

the Clerk. FED. R. CIV. P. 54(d)(1). Accordingly, Plaintiff's motion for attorney's

fees and costs (Doc. 478) is **DENIED WITHOUT PREJUDICE**, and Defendants'

motion for an extension of time to respond to the fee motion (Doc. 482) is **DENIED**

AS MOOT.

Requests for taxable costs must be made by filing a Bill of Costs (form AO

133) within a reasonable time after the judgment. The parties are directed to confer

before filing a Bill of Costs. Parties are also encouraged to mutually resolve any

objections to a filed Bill of Costs by filing an amended Bill of Costs and/or Notice

of No Objection within 14 days.

ORDERED in Fort Myers, Florida on January 4, 2022.

hulas P. Mizell

TED STATES MAGISTRATE JUDGE

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