

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
INDIANAPOLIS DIVISION

INTERNATIONAL MEDICAL GROUP, INC.,
Plaintiff,

vs.

PAUL WALKER and ESSENTIAL HEALTH LTD.
Defendants.

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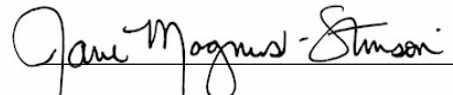
1:08-cv-00923-JMS-TAB

ORDER

Previously before the Court is the Magistrate Judge's Report and Recommendation concerning motions pending as Docket Numbers 80, 88, and 100. [Dkt. 131.] Defendants advise that, although they continue to believe the Court erroneously required them to produce certain items during discovery, they have now produced all the items ordered to be produced and that they have no objection to the attorney's fee award recommended by the Magistrate Judge; in other words, they lodge no objection for the Court to consider here. [Dkt. 149.] Plaintiff has advised the Court's staff that it doesn't intend to respond to the Defendants' filing.

Finding no error in the Magistrate Judge's Report and Recommendation, [dkt. 131], the Court now **ADOPTS** it **IN FULL** pursuant to Federal Rule of Civil Procedure 72. Defendants must pay Plaintiff the required attorney's fees within **ten days**, unless the parties stipulate to a longer time in writing.

08/10/2010



Hon. Jane Magnus-Stinson, Judge
United States District Court
Southern District of Indiana

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