



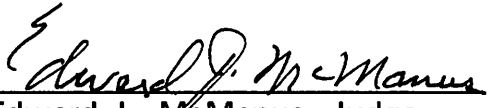
adequate and sufficient notice that it was defending the action under a reservation of rights, that defendant knew or should have known this, that there was no reliance or prejudice, and that the equitable affirmative defense estoppel did not apply here.

It is therefore

ORDERED

R&R accepted. Judgment for plaintiff.

May 19, 2015

  
Edward J. McManus, Judge  
UNITED STATES DISTRICT COURT