

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

:

METROMONT CORPORATION

:

v. : Civil Action No. DKC 18-3928

:

ALLAN MYERS, L.P.

:

MEMORANDUM OPINION

Metromont Corporation filed a notice on August 18, 2021, notifying the court that its Judgment dated August 3, 2021 omitted \$72,000 in testing costs from its award. (ECF No. 137). Specifically, the court's memorandum opinion states that "Metromont has proven it is entitled to \$72,000, but not more, on the claim for testing cost of reimbursement." (ECF No. 135, at 6). The memorandum opinion, however, goes on to award a grand total of \$1,387,363.23 consisting of: \$901,077.55 due to Metromont on its breach of contract claim for component parts, \$476,806 in prejudgment interest on the component parts until May 31, 2021, and \$9,479.68 in prejudgment interest from May 31, 2021 to the date of the opinion. The Judgment erroneously failed to include the \$72,000 owed to Metromont Corporation for reimbursement of testing costs. The Judgment should have included such cost and

Case 1:18-cv-03928-DKC Document 139 Filed 08/24/21 Page 2 of 2

indicated that the grand total award was \$1,459,363.23. An amended Judgment will be issued pursuant to Fed.R.Civ.P. 60(a).

/s/

DEBORAH K. CHASANOW
United States District Judge