10:00 A.M. H COUNSEL SLIP COURT FILE NO CV-15-11148-00CL DATE OCT. 18, 2018. NO ON LIST 5 ZEIFMAN PARTNERS INC. TITLE OF V AIELLO , DAVID. PROCEEDING Stephanne De Carler + Margara sims COUNSEL FOR: PHONE & FAX NOS Por Dlaintific Releaver PLAINTIFF(S) CT) 416-595-2652 APPLICANT(S) (F) 416-595- (86955 PETITIONER(S) COUNSEL FOR: PHONE & FAX NOS B. Diymond DEFENDANT(S) · 61/6 365 3351 **RESPONDENT(S)** :.416 363 a252 Octobed 18/18 Joday motion in adjacenced & December 14/18 Rod. I haven 45 Menuker The belonce of , endorrener f <del>NECOCO</del> 12 ee ee

This file sharely



.

- .



Hair J.

.

.

.

## Terms sought

- Payment by the Defendant to the Plaintiff in the total amount of \$20,193.82 on account of the outstanding cost awards (being \$17,000 awarded pursuant to the Order of Justice McEwen dated July 20, 2018 and \$3,193.82 awarded pursuant to the Order of Justice McEwen dated September 18, 2018) on or before October 2,5, 2018 at 5 p.m. EST.
- Payment by the Defendant to the Plaintiff in the amount of \$15,744.80 in respect of the Plaintiff's costs thrown away related to the motion for default judgment (which is set out in the Plaintiff's Bill of Costs, attached at Tab 5 of its motion record returnable October 18 2018) on or before <u>1001122016</u>.
- 3. A timetable to be set by the Court for the hearing of the Defendant's motion to seek to set aside the noting in default, which motion will be opposed by the Plaintiff.

Subject to court availability, the motion must be heard by November 16 2018, with the Defendant's motion record delivered on or before November 1, 2018 and the Defendant must make himself available for cross examinations on affidavits (if any) on or before November 8, 2018 Should the earlier return date not be available, then we can address a schedule to permit the earliest possible return date.

Motion scheduled For i4If the earliest return date is December 12, 2018, then have the Defendant's motion to seek to set aside the noting in default, which motion will be opposed by the Plaintiff, set for December 12, 2018, with the Defendant's motion record delivered on or before November 12, 2018 and the Defendant must make himself available for cross examinations on affidavits (if any) on or before November 28, 2018.

4. On a without prejudice basis to Plaintiff position on the Defendant's motion to set aside (i.e. that the noting in default should not be set aside), all of the following dates set by the Order of the Court dated April 17, 2018 are confirmed by the Defendant and the Defendant undertakes that he will not seek to adjourn or delay these dates:

/the deadline for mediation to be completed by March 1, 2019;

- //the date set for the pre-trial judicial mediation conference of March 4, 2019; and
- the trial dates scheduled for April 15, 16, 17 and 18, 2019;

The costs aworded in para chaine and without prejudiced to the plaint iff requesting substantial