

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

---

CIA CPCC, INC.,

Plaintiff,

v.

MERRILL IRON & STEEL, INC.,

Defendant.

---

ORDER

10-cv-695-slc

On May 19, 2011, this court entered an order in favor of CIA CPCC, Inc. on its motion to enforce a Canadian judgment against Merrill Iron & Steel, Inc. concerning the purchase of a metallic cutting machine called a coper. Entry of judgment was deferred to June 20, 2011 in order to allow the parties time to work out the mechanics of payment and transfer of the equipment.

On June 20, 2011, defendant filed a motion to stay entry of judgment. Dkt. 41. According to Merrill, it needs to obtain cancelled checks or wire documentation from CIA proving the amounts CIA has paid Mométal towards the equipment.

The motion will be denied. Documentation from CIA CPCC establishes that it has provided to Merrill an accounting from Mométal showing the amounts CIA has paid it towards the coper and the remaining balance. CIA CPCC also told Merrill exactly how much it owes CIA and Mométal, respectively, and where and when it could pick up the coper. Merrill is not entitled to more.

ORDER

1. Defendant Merrill Iron & Steel, Inc's motion to stay entry of judgment, dkt. 18, is DENIED.

2. The court will enter judgment not later than July 1, 2011. On or before June 30, 2011, CIA CPCC should submit to the court a proposed order setting forth the terms of the judgment.

Entered this 24<sup>th</sup> day of June, 2011.

BY THE COURT:

/s/

STEPHEN L. CROCKER  
Magistrate Judge