

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2006-007573

06/13/2011

COMMISSIONER MICHAEL L. BARTH

CLERK OF THE COURT
L. Nixon
Deputy

FRANK STOKES

JOYCE N VAN COTT

v.

A W S M TECHNOLOGY L L C, et al.

A W S M TECHNOLOGY L L C
C/O CT CORP SYSTEMS
2394 E CAMELBACK RD
PHOENIX AZ 85016

CRAIG MUNSEY
NO ADDRESS ON RECORD
MATTHEW O'BRIEN
AWSM TECHNOLOGY, LLC
13835 N TATUM BLVD, STE 9-610
PHOENIX AZ 85032

MINUTE ENTRY

The Court has received and reviewed Plaintiff's Amended Motion for Entry of Default Judgment Against Defendant AWSM Technology, L.L.C. and proposed form of Judgment thereto and issues the following ruling.

Plaintiff's Amended Motion for Entry of Default Judgment Against Defendant AWSM Technology is GRANTED all in accordance with the formal written Judgment as revised and signed by the Court on June 10, 2011, and filed by the Clerk on June 13, 2011.

IT IS ORDERED the Plaintiff shall be awarded a judgment for the total amount of damages in this case which the Court has determined are \$2,300,263.65.

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IT IS FURTHER ORDERED awarding Plaintiff attorneys' fees and costs in the sum of \$241,256.71, and interest on the amount owed to the class members in the amount of \$1,163,933.43, as referenced in the formal written Judgment.

ALERT: eFiling through AZTurboCourt.gov is mandatory in civil cases for attorney-filed documents effective May 1, 2011. See Arizona Supreme Court Administrative Orders 2010-117 and 2011-010. The Court may impose sanctions against counsel to ensure compliance with this requirement after May 1, 2011.