ORDERED ACCORDINGLY.

The Clerk shall close this adversary file.

Dated: August 26, 2015

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FREEBORN & PETERS LLP Richard S. Lauter* Devon J. Eggert* Elizabeth L. Janczak* 311 South Wacker Drive, Suite 3000 Chicago, Illinois 60606 Telephone: 312.360.6000 Facsimile: 312.360.6520 rlauter@freeborn.com deggert@freeborn.com ejanczak@freeborn.com	Brenda K. Martin, Bankruptcy Judge
*Admitted pro hac vice	
Counsel for Dale Schian, Creditor Trustee of Family Holding Company, L.L.C. Creditor T	
UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA	
In re:	Chapter 11
PRM FAMILY HOLDING COMPANY,	Case No. 2:13-bk-09026-BKM
L.L.C., et al., Debtors.	(Jointly Administered)
DALE SCHIAN, CREDITOR TRUSTEE OF THE PRM FAMILY HOLDING COMPANY, L.L.C. CREDITOR TRUST,	
Plaintiff,	Adv. Pro. No. 2:15-ap-00387-BKM
V.	
M&A CLEANING LLC,	ORDER GRANTING MOTION FOR ENTRY OF DEFAULT JUDGMENT PURSUANT TO
Defendant.	FED. R. CIV. P. 55(b)(1)
This Filing Applies to:	
☑ All Debtors□ Specified Debtors	

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Default was entered against Defendant M&A Cleaning LLC (the "Defendant") on August 14, 2015. Plaintiff Dale Schian, not individually but solely as creditor trustee (the "Plaintiff") of the PRM Family Holding Company, L.L.C. Creditor Trust (the "Creditor Trust") has requested entry of judgment

Entered 08/27/15 09:33:31 ^{||}Case 2:15-ap-00387-BKM Filed 08/26/15 Desc Doc 13 Main Document Page 1 of 2

by default and has filed an affidavit of the amount due and stating the Defendant is a limited liability company and is, therefore, not in military service, is not an infant, and is not an incompetent person.

IT IS HEREBY ORDERED, pursuant to Rule 55(b)(1), Fed. R. Civ. P., made applicable in these proceedings by Rule 7055, Fed. R. Bankr. P., judgment is entered against M&A Cleaning LLC in favor of the Plaintiff as follows:

1. Final Judgment is entered against the Defendant and in favor of the Plaintiff on Counts I and III of the Complaint in the amount of \$20,111.00.

2. Plaintiff shall be awarded post-judgment interest at the statutory rate from the date this Judgment is entered until paid in full pursuant to 28 U.S.C. § 1961.

3. Final Judgment is entered against the Defendant and in favor of the Plaintiff on Count IV of the Complaint. Accordingly, any and all claims of the Defendant against the Debtors or the Creditor Trust, whether asserted in a proof of claim or scheduled on the Debtors' schedules of assets and liabilities are disallowed pursuant to 11 U.S.C. § 502(d).

4. Count II, pled in the alternative to Count I, is hereby dismissed as moot.

There is no just reason to delay enforcement or appeal of this judgment.

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DATED AND SIGNED ABOVE.

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