PROCEDURES FOR REQUESTING JUDGMENT BY DEFAULT PURSUANT TO BANKRUPTCY RULE 7055 In the UNITED STATES BANKRUPTCY COURT, WESTERN DISTRICT OF NEW YORK

Prior to requesting either that the Clerk of Court enter the "Fact of Default," pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a), or that the Court grant Judgment by Default, pursuant to Bankruptcy Rule 7055(b)(2)¹, Plaintiff's attorney must ensure that: (1) the Summons and Complaint has been timely and properly served on the Defendant as required by Bankruptcy Rule 7004; and (2) an accurate and complete Certificate of Service has been filed with the Court. If the Defendant has not answered, appeared or otherwise defended the action within the time required by the Bankruptcy Rules, Plaintiff's attorney may seek entry of the "Fact of Default" [Bankruptcy Rule 7055(a)] and "Judgment by Default" [Bankruptcy Rule 7055(b)] by submitting the appropriate Application and supporting documents to the Court, as noted below. Counsel must submit either Suggested Forms D100-D104 [Core Proceeding] or Suggested Forms D100-D102 and D105-D107 [Non-Core Proceeding], or the equivalent.

If the Debtor is the Defendant, Plaintiff must seek Judgment by Default by proper service of a "Notice of Motion" and "Motion," pursuant to Bankruptcy Rule 9014, even if the Debtor/Defendant has failed to answer or otherwise plead in the Adversary Proceeding.²

JUDGMENT BY DEFAULT IN CORE PROCEEDINGS

Where the Adversary Proceeding is a Core Proceeding [28 U.S.C. § 157(b)(2)], and Defendant has failed to answer, appear or otherwise defend, Plaintiff's attorney may seek Judgment by Default by filing with the Court:

- "Affidavit in Support of Application for Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D100);
- "Affidavit of Non-Military Service" [50 U.S.C. Appx. § 521] (Suggested Form D101);
- "Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D102);
- "Application for Order Granting Judgment by Default and Affidavit of Amount Due" [Bankruptcy Rule 7055(b)] (Suggested Form D103);
- "Order Granting Judgment by Default (Core Proceeding)" [Bankruptcy Rule 7055(b)] (Suggested Form D104).

¹ NOTE: The authority of the Clerk of Court in this District to enter Judgment by Default, pursuant to Rule 7055(b)(1), is limited to actions involving post-petition accounts receivable. In all other instances, the Court requires that Judgment by Default be sought from and granted by the Court, pursuant to Rule 7055(b)(2).

² <u>See</u>, In Re Emmerling, 223 B.R. 860 (B.A.P. 2d Cir. N.Y. 1997).

JUDGMENT BY DEFAULT IN NON-CORE PROCEEDINGS

Where the Adversary Proceeding is a Non-Core Proceeding [28 U.S.C. § 157(c)] and Defendant has failed to answer, appear or otherwise defend, the Bankruptcy Judge may "recommend" to the District Court that Judgment by Default be entered. However, in Non-Core Proceedings, Judgment by Default must be entered in and by the District Court for the Western District of New York.

Where the Adversary Proceeding is a Non-Core Proceeding [28 U.S.C. § 157(c)] and Defendant has failed to answer, appear or otherwise defend, Plaintiff's attorney may seek a Recommendation from the Bankruptcy Court to the District Court that Judgment by Default be entered, by filing with the Court:

- "Affidavit in Support of Application for Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D100);
- "Affidavit of Non-Military Service" [50 U.S.C. Appx. § 521] (Suggested Form D101);
- "Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D102);
- "Affidavit of Amount Due" (Suggested Form D105);
- "Order to Transmit Record to District Court, Combined with Findings of Fact, Conclusions of Law and Recommendation Regarding Plaintiff's Request for Entry of Judgment by Default" (Suggested Form D106);
- "Order Granting Judgment by Default (Non-Core Proceeding)" (Suggested Form D107).

If the Bankruptcy Judge, on the basis of Plaintiff's "Recommendation for Judgment by Default," determines that a hearing is necessary, the Court will inform the parties of the date for the hearing. For example, if the Defendant appeared but did not answer or otherwise defend the action, the Defendant may have the right to be heard on the issue of damages. Following the hearing, if the Court grants the relief requested, Plaintiff's attorney is to submit a revised "Order to Transmit" (Suggested Form D106) based upon the hearing, a revised "Affidavit of Amount Due" (Suggested Form D105) consistent with the hearing and an "Order Granting Judgment by Default (Non-Core Proceeding)" (Suggested Form D107) for execution by the United States District Judge.

Dated: January 2005

Paul R. Warren Clerk of Court

In Re:

AFFIDAVIT IN SUPPORT OF APPLICATION FOR ENTRY OF FACT OF DEFAULT [Bankruptcy Rule 7055(a)]

Debtor(s).

BK Case No.

Plaintiff(s),

AP Case No.

vs.

Defendant(s).

The undersigned, being duly sworn, deposes and states that:

- 1. I am an attorney admitted to practice before this Court and am the attorney to the Plaintiff in this action (or, in the alternative, I am the Plaintiff in the above captioned Adversary Proceeding and appear *pro se*).
- I make this Affidavit in support of Plaintiff's request that the Clerk of Court certify and enter the "Fact of Default" of Defendant,______, ("Defendant"), pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a).
- 3. This Adversary Proceeding is a Core Non-Core Proceeding (check appropriate box).
- 4. On _____, 2___, a copy of the Summons and Complaint was served on Defendant pursuant to Bankruptcy Rule 7004.
- 5. A Certificate of Service detailing the date, time and manner of service on Defendant was filed with the Court on ______, 2____.
- 6. Defendant has failed to answer, plead or otherwise defend this action.

- 7. The time to answer, plead or otherwise defend expired on ______, 2____, said date being _____ days after issuance of the Summons.
- 8. Defendant has not appeared in this action and the time to appear has expired.
 OR
 Defendant has appeared but has not answered or otherwise defended; Defendant's appearance is more fully described as follows:
- 9. Defendant is not an infant or incompetent person.
- 10. Pursuant to 50 U.S.C. Appx. § 521, I have made an investigation to ascertain whether Defendant is in the military service of the United States. The results of my investigation are as follows¹:

From the foregoing facts, I am convinced that Defendant is not in the military service of the United States, as defined by 50 U.S.C. Appx. § 521 [Suggested Form D-101, "Affidavit of Non-Military Service," is attached.]

- 11. The Defendant is not the Debtor 2 .
- 12. Plaintiff hereby requests that the Clerk of Court enter the Fact of Default of Defendant, pursuant to Bankruptcy Rule 7055(a).

Dated:_____

By: Attorney for Plaintiff or Plaintiff pro se

Sworn to before me this _____ day of _____,2____.

Notary

² If the Defendant is the Debtor, Judgment by Default must be sought by Notice of Motion and Motion, pursuant to Bankruptcy Rule 9014. See, In Re Emmerling, 223 B.R. 860 (B.A.P. 2d Cir. N.Y. 1997).

¹To properly complete the "Affidavit of Non-Military Service" required to be submitted in connection with a request for judgment by default, the requesting party is strongly encouraged to verify military status through the Defense Manpower Data Center ["DMDC"] Military Verification Service. The DMDC has a 24-hour website, and verification of military status can be printed from the website in a form document that contains the Department of Defense seal and the signature of the Director of the DMDC. A password to the DMDC website can be obtained by making a request on company letter to: DMDC, Military Verification, 1600 Wilson Blvd., Suite 400, Alexandria, VA 22209 or fax to 703-696-4156.

In Re:

Debtor(s).

AFFIDAVIT OF NON-MILITARY SERVICE [Bankruptcy Rule 7055(a)]

Plaintiff(s),

BK Case No.

AP Case No.

VS.

Defendant(s).

The undersigned is the attorney for the Plaintiff in the above-captioned action or, in the alternative, the undersigned is the Plaintiff pro se in this action.

Pursuant to 50 U.S.C. Appx. § 521, I have made an investigation to ascertain if Defendant, ("Defendant"), is in the military service of the United States. The results of my investigation are as follows¹:

From the facts set forth above, I am convinced that Defendant is not in the military service of the United States as defined in the Service Members' Civil Relief Act of 1940, 50 U.S.C. Appx. § 521.

Dated:

By: Attorney for Plaintiff or Plaintiff pro se

Sworn to before me this _____day of ______,2____.

Notary

¹To properly complete the "Affidavit of Non-Military Service" required to be submitted in connection with a request for judgment by default, the requesting party is strongly encouraged to verify military status through the Defense Manpower Data Center ["DMDC"] Military Verification Service. The DMDC has a 24-hour website, and verification of military status can be printed from the website in a form document that contains the Department of Defense seal and the signature of the Director of the DMDC. A password to the DMDC website can be obtained by making a request on company letter to: DMDC, Military Verification, 1600 Wilson Blvd., Suite 400, Alexandria, VA 22209 or fax to 703-696-4156.

In Re:

	Debtor(s).	ENTRY OF FACT OF DEFAULT [Bankruptcy Rule 7055(a)]
vs.	Plaintiff(s),	BK Case No AP Case No
	Defendant(s).	

Plaintiff has requested entry of the Fact of Default by the filing of an "Affidavit in Support of Application for Entry of Fact of Default," pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a).

It appears from the record that Defendant, ______, ("Defendant"), has failed to plead or otherwise defend this Adversary Proceeding as required by the Federal Rules of Bankruptcy Procedure.

Therefore, the Fact of Default is entered against Defendant as authorized by Bankruptcy Rule 7055(a).

Dated: _____

Clerk of Court

In Re:

APPLICATION FOR ORDER GRANTING JUDGMENT BY DEFAULT AND AFFIDAVIT OF AMOUNT DUE [Bankruptcy Rule 7055(b)] (Core Proceeding)

Debtor(s).

BK Case No.

Plaintiff(s),

AP Case No.

vs.

Defendant(s).

The undersigned, being duly sworn, deposes and states that:

- 1. I am an attorney admitted to practice in this Court and am the attorney to Plaintiff in this Adversary Proceeding or Plaintiff pro se.
- 2. Defendant, ______ ("Defendant"), has failed to answer or otherwise appear in this action. Defendant is not an infant or incompetent person, nor is Defendant in the military service of the United States. In addition, Defendant is <u>not</u> the Debtor.¹
- 3. Pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a), the Clerk of Court entered and certified the Fact of Default of Defendant, on ______, 2____.

¹ If the Defendant is the Debtor, Judgment by Default must be sought by Notice of Motion and Motion, pursuant to Bankruptcy Rule 9014. <u>See</u>, In Re Emmerling, 223 B.R. 860 (B.A.P. 2d Cir. N.Y. 1997).

4. Pursuant to Bankruptcy Rule 7055(b), Plaintiff hereby requests that the Court² enter Judgment by Default in favor of Plaintiff and against Defendant for the relief demanded in the Complaint, as follows: the principal sum of \$_____, plus interest ³ in the amount of \$_____, pursuant to 28 U.S.C. § 1961 (at the rate of ______% per-annum for the period from _______ through ______), together with costs in the sum of \$______, for a total amount due in the sum of \$______.

Dated:

Attorney for Plaintiff or Plaintiff pro se

Sworn to before me this _____ day of _____, 2____.

Notary

² The authority of the Clerk of Court to enter Judgment by Default, pursuant to Bankruptcy Rule 7055(b)(1), is limited in this District to actions involving post-petition accounts receivable. In all other instances, Judgment by Default must be sought from and granted by the Court, pursuant to Bankruptcy Rule 7055(b)(2).

³ To be computed by Plaintiff.

In Re:

ORDER GRANTING JUDGMENT BY DEFAULT [Bankruptcy Rule 7055(b)(2)] (Core Proceeding)

Debtor(s).

Plaintiff(s),

BK Case No.

vs.

AP Case No.

Defendant(s).

The Fact of Default was certified and entered by the Clerk of Court against Defendant, ("Defendant"), on ______, 2____, pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a). Plaintiff has made application to this Court for the entry of a Judgment by Default, pursuant to Bankruptcy Rule 7055(b)(2). It appears from the Application submitted by Plaintiff that: (1) Defendant is not an infant or incompetent person; (2) Defendant is not in the military service of the United States; and (3) Defendant is not the Debtor. It further appears from the Complaint that Plaintiff has stated a cause of action for which relief can be granted by this Court.

Therefore, pursuant to Bankruptcy Rule 7055(b)(2), on application of the Plaintiff, it is hereby:

ORDERED, ADJUDGED AND DECREED, that Judgment by Default be and is hereby, granted and shall be entered against Defendant in the principal amount of \$______, plus prejudgment interest in the amount of \$______, calculated at the rate of ____% per-annum from _______through _______, together with costs in the amount of \$______, for a Judgment by Default in the total amount of \$______. This Judgment by Default will bear post-judgment interest at the rate of ____% per-annum (rate to be set by the Court) from the date of entry of this Judgment by Default until paid in full.

Dated: _____

Blank

PROCEDURES FOR REQUESTING JUDGMENT BY DEFAULT PURSUANT TO BANKRUPTCY RULE 7055 In the UNITED STATES BANKRUPTCY COURT, WESTERN DISTRICT OF NEW YORK

Prior to requesting either that the Clerk of Court enter the "Fact of Default," pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a), or that the Court grant Judgment by Default, pursuant to Bankruptcy Rule 7055(b)(2)¹, Plaintiff's attorney must ensure that: (1) the Summons and Complaint has been timely and properly served on the Defendant as required by Bankruptcy Rule 7004; and (2) an accurate and complete Certificate of Service has been filed with the Court. If the Defendant has not answered, appeared or otherwise defended the action within the time required by the Bankruptcy Rules, Plaintiff's attorney may seek entry of the "Fact of Default" [Bankruptcy Rule 7055(a)] and "Judgment by Default" [Bankruptcy Rule 7055(b)] by submitting the appropriate Application and supporting documents to the Court, as noted below. Counsel must submit either Suggested Forms D100-D104 [Core Proceeding] or Suggested Forms D100-D102 and D105-D107 [Non-Core Proceeding], or the equivalent.

If the Debtor is the Defendant, Plaintiff must seek Judgment by Default by proper service of a "Notice of Motion" and "Motion," pursuant to Bankruptcy Rule 9014, even if the Debtor/Defendant has failed to answer or otherwise plead in the Adversary Proceeding.²

JUDGMENT BY DEFAULT IN CORE PROCEEDINGS

Where the Adversary Proceeding is a Core Proceeding [28 U.S.C. § 157(b)(2)], and Defendant has failed to answer, appear or otherwise defend, Plaintiff's attorney may seek Judgment by Default by filing with the Court:

- "Affidavit in Support of Application for Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D100);
- "Affidavit of Non-Military Service" [50 U.S.C. Appx. § 521] (Suggested Form D101);
- "Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D102);
- "Application for Order Granting Judgment by Default and Affidavit of Amount Due" [Bankruptcy Rule 7055(b)] (Suggested Form D103);
- "Order Granting Judgment by Default (Core Proceeding)" [Bankruptcy Rule 7055(b)] (Suggested Form D104).

¹ NOTE: The authority of the Clerk of Court in this District to enter Judgment by Default, pursuant to Rule 7055(b)(1), is limited to actions involving post-petition accounts receivable. In all other instances, the Court requires that Judgment by Default be sought from and granted by the Court, pursuant to Rule 7055(b)(2).

² <u>See</u>, In Re Emmerling, 223 B.R. 860 (B.A.P. 2d Cir. N.Y. 1997).

JUDGMENT BY DEFAULT IN NON-CORE PROCEEDINGS

Where the Adversary Proceeding is a Non-Core Proceeding [28 U.S.C. § 157(c)] and Defendant has failed to answer, appear or otherwise defend, the Bankruptcy Judge may "recommend" to the District Court that Judgment by Default be entered. However, in Non-Core Proceedings, Judgment by Default must be entered in and by the District Court for the Western District of New York.

Where the Adversary Proceeding is a Non-Core Proceeding [28 U.S.C. § 157(c)] and Defendant has failed to answer, appear or otherwise defend, Plaintiff's attorney may seek a Recommendation from the Bankruptcy Court to the District Court that Judgment by Default be entered, by filing with the Court:

- "Affidavit in Support of Application for Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D100);
- "Affidavit of Non-Military Service" [50 U.S.C. Appx. § 521] (Suggested Form D101);
- "Entry of Fact of Default" [Bankruptcy Rule 7055(a)] (Suggested Form D102);
- "Affidavit of Amount Due" (Suggested Form D105);
- "Order to Transmit Record to District Court, Combined with Findings of Fact, Conclusions of Law and Recommendation Regarding Plaintiff's Request for Entry of Judgment by Default" (Suggested Form D106);
- "Order Granting Judgment by Default (Non-Core Proceeding)" (Suggested Form D107).

If the Bankruptcy Judge, on the basis of Plaintiff's "Recommendation for Judgment by Default," determines that a hearing is necessary, the Court will inform the parties of the date for the hearing. For example, if the Defendant appeared but did not answer or otherwise defend the action, the Defendant may have the right to be heard on the issue of damages. Following the hearing, if the Court grants the relief requested, Plaintiff's attorney is to submit a revised "Order to Transmit" (Suggested Form D106) based upon the hearing, a revised "Affidavit of Amount Due" (Suggested Form D105) consistent with the hearing and an "Order Granting Judgment by Default (Non-Core Proceeding)" (Suggested Form D107) for execution by the United States District Judge.

Dated: January 2005

Paul R. Warren Clerk of Court

In Re:

AFFIDAVIT IN SUPPORT OF APPLICATION FOR ENTRY OF FACT OF DEFAULT [Bankruptcy Rule 7055(a)]

Debtor(s).

BK Case No.

Plaintiff(s),

AP Case No.

VS.

Defendant(s).

The undersigned, being duly sworn, deposes and states that:

- 1. I am an attorney admitted to practice before this Court and am the attorney to the Plaintiff in this action (or, in the alternative, I am the Plaintiff in the above captioned Adversary Proceeding and appear *pro se*).
- I make this Affidavit in support of Plaintiff's request that the Clerk of Court certify and enter the "Fact of Default" of Defendant,______, ("Defendant"), pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a).
- 3. This Adversary Proceeding is a Core Non-Core Proceeding (check appropriate box).
- 4. On _____, 2___, a copy of the Summons and Complaint was served on Defendant pursuant to Bankruptcy Rule 7004.
- 5. A Certificate of Service detailing the date, time and manner of service on Defendant was filed with the Court on ______, 2____.
- 6. Defendant has failed to answer, plead or otherwise defend this action.

- 7. The time to answer, plead or otherwise defend expired on ______, 2____, said date being _____ days after issuance of the Summons.
- 8. Defendant has not appeared in this action and the time to appear has expired.
 OR
 Defendant has appeared but has not answered or otherwise defended; Defendant's appearance is more fully described as follows:
- 9. Defendant is not an infant or incompetent person.
- 10. Pursuant to 50 U.S.C. Appx. § 521, I have made an investigation to ascertain whether Defendant is in the military service of the United States. The results of my investigation are as follows¹:

From the foregoing facts, I am convinced that Defendant is not in the military service of the United States, as defined by 50 U.S.C. Appx. § 521 [Suggested Form D-101, "Affidavit of Non-Military Service," is attached.]

- 11. The Defendant is not the Debtor 2 .
- 12. Plaintiff hereby requests that the Clerk of Court enter the Fact of Default of Defendant, pursuant to Bankruptcy Rule 7055(a).

Dated:_____

By: Attorney for Plaintiff or Plaintiff pro se

Sworn to before me this _____ day of _____,2____.

Notary

² If the Defendant is the Debtor, Judgment by Default must be sought by Notice of Motion and Motion, pursuant to Bankruptcy Rule 9014. See, In Re Emmerling, 223 B.R. 860 (B.A.P. 2d Cir. N.Y. 1997).

¹To properly complete the "Affidavit of Non-Military Service" required to be submitted in connection with a request for judgment by default, the requesting party is strongly encouraged to verify military status through the Defense Manpower Data Center ["DMDC"] Military Verification Service. The DMDC has a 24-hour website, and verification of military status can be printed from the website in a form document that contains the Department of Defense seal and the signature of the Director of the DMDC. A password to the DMDC website can be obtained by making a request on company letter to: DMDC, Military Verification, 1600 Wilson Blvd., Suite 400, Alexandria, VA 22209 or fax to 703-696-4156.

In Re:

Debtor(s).

AFFIDAVIT OF NON-MILITARY SERVICE [Bankruptcy Rule 7055(a)]

Plaintiff(s),

BK Case No.

AP Case No.

VS.

Defendant(s).

The undersigned is the attorney for the Plaintiff in the above-captioned action or, in the alternative, the undersigned is the Plaintiff pro se in this action.

Pursuant to 50 U.S.C. Appx. § 521, I have made an investigation to ascertain if Defendant, ("Defendant"), is in the military service of the United States. The results of my investigation are as follows¹:

From the facts set forth above, I am convinced that Defendant is not in the military service of the United States as defined in the Service Members' Civil Relief Act of 1940, 50 U.S.C. Appx. § 521.

Dated:

By: Attorney for Plaintiff or Plaintiff pro se

Sworn to before me this _____day of ______,2____.

Notary

¹To properly complete the "Affidavit of Non-Military Service" required to be submitted in connection with a request for judgment by default, the requesting party is strongly encouraged to verify military status through the Defense Manpower Data Center ["DMDC"] Military Verification Service. The DMDC has a 24-hour website, and verification of military status can be printed from the website in a form document that contains the Department of Defense seal and the signature of the Director of the DMDC. A password to the DMDC website can be obtained by making a request on company letter to: DMDC, Military Verification, 1600 Wilson Blvd., Suite 400, Alexandria, VA 22209 or fax to 703-696-4156.

In Re:

	Debtor(s).	ENTRY OF FACT OF DEFAULT [Bankruptcy Rule 7055(a)]
VS.	Plaintiff(s),	BK Case No AP Case No
	Defendant(s).	

Plaintiff has requested entry of the Fact of Default by the filing of an "Affidavit in Support of Application for Entry of Fact of Default," pursuant to Federal Rules of Bankruptcy Procedure ("Bankruptcy Rule") 7055(a).

It appears from the record that Defendant, ______, ("Defendant"), has failed to plead or otherwise defend this Adversary Proceeding as required by the Federal Rules of Bankruptcy Procedure.

Therefore, the Fact of Default is entered against Defendant as authorized by Bankruptcy Rule 7055(a).

Dated: _____

Clerk of Court

In Re:

AFFIDAVIT OF AMOUNT DUE (Non-Core Proceeding)

Debtor (s).

Plaintiff (s),

BK Case No.

vs.

AP Case No.

Defendant (s).

In support of the Plaintiff's request that the Bankruptcy Court recommend and the District Court enter Judgment by Default against the Defendant, ("Defendant"), Plaintiff submits the following itemization of damages sought: Principal amount prayed for in Complaint \$ Pre-judgment interest¹ \$ Cost \$ Attorney's Fees² \$ **TOTAL DAMAGES** \$ Plus per diem of \$ \$ since the date of the filing Plaintiff's request for default TOTAL DEFAULT JUDGMENT REQUESTED \$ Date: Attorney for Plaintiff or Plaintiff pro se Sworn to before me this _____, 2____, Notary 1 Based on 28 U.S.C. § 1961; at the rate of ____% since _____, through the date of the filing of the request (to be computed by Plaintiff). 2

See, 28 U.S.C. § 1923.

In Re:

Debtor(s).

ORDER TO TRANSMIT RECORD TO DISTRICT COURT COMBINED WITH FINDINGS OF FACT, CONCLUSIONS OF LAW AND RECOMMENDATION REGARDING PLAINTIFF'S REQUEST FOR ENTRY OF JUDGMENT BY DEFAULT (Non-Core Proceeding)

Plaintiff (s),

vs.

AP Case No.

Defendant (s).

The Clerk of Court is directed to transmit this Adversary Proceeding to the District Court for consideration of the following, pursuant to P.L. 98-353 (The Bankruptcy Amendments and Federal Judgeship Act of 1984).

TO THE DISTRICT COURT:

Having examined the record in this Adversary Proceeding and having found it to be a Non-Core Proceeding, the Bankruptcy Court is without authority to enter a final or dispositive Order or Judgment. (See, 28 U.S.C. § 157(c)). Plaintiff has requested entry of Judgment by Default against Defendant,_____("Defendant").

This (Court has determined that:	
	No hearing was necessary.	
	A hearing was necessary, which hearing was held on, on notice to	at
	appeared	at which hearing there who
	was heard.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

FINDINGS

This Court now finds that the Complaint wa	s filed by the Plaintiff on; that	
an Affidavit of Service was filed attesting to service	ce of the Summons and a copy of the Complaint	
upon the Defendant on	; that the Defendant failed to plead or otherwise	
defend within the time prescribed by law and rule; that the Plaintiff has duly and timely requested		
entry of Judgment by Default by application or affidavit filed with this Court on		
and that the Clerk of Court has certified and entered the Fact of Default on		
pursuant to Rule 7055(a) of the Federal Rules of Bankruptcy Procedure.		

CONCLUSIONS

The Plaintiff is entitled under applicable law to entry of Judgment by Default.

RECOMMENDATION

WHEREFORE, it is hereby recommended that the District Court award Judgment by Default to the Plaintiff and against Defendant in the total amount of \$______(plus the allowed per diem amount of \$______from the application for default), which amount is fully itemized in the attached "Affidavit of Amount Due (Non-Core Proceeding)" (Suggested Form D105) duly sworn to by Plaintiff's attorney or Plaintiff pro se and dated ______.

Date:_____

United States Bankruptcy Judge

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

In Re:

	Debtor(s).	ORDER GRANTING JUDGMENT BY DEFAULT (Non-Core Proceeding)
vs.	Plaintiff(s),	BK Case No AP Case No

Defendant(s).

Based on the annexed "Order and Recommendation" of the Hon._____, U.S.B.J., it is hereby:

ORDERED, ADJUDGED AND DECREED, that Judgment by Default, pursuant to Rule 55 of the Federal Rules of Civil Procedure, be entered in favor of Plaintiff and against Defendant, , in the amount of \$_____.

Dated:_____

UNITED STATES DISTRICT JUDGE