

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No.	2:16-cv-03917-RGK (GJS)	Date	July 27, 2017
Title	<i>HEADSPACE INTERNATIONAL, LLC v. NEW GEN AGRICULTURAL SERVICES, LLC et al.</i>		

Present: The Honorable	R. GARY KLAUSNER, UNITED STATES DISTRICT JUDGE		
Sharon L. Williams	Not Reported	N/A	
Deputy Clerk	Court Reporter / Recorder	Tape No.	
Attorneys Present for Plaintiff:	Attorneys Present for Defendants:		
Not Present	Not Present		

Proceedings: (IN CHAMBERS) Order to Show Cause re: Damages

On June 19, 2017, the Court denied without prejudice Plaintiff Headspace International, LLC’s Motion for Default Judgment for failing to prove up damages. (DE 77). Although the Court found that Plaintiff was entitled to injunctive relief and damages under the Lanham Act, the “one final judgment” rule prevented the Court from issuing a final judgment while part of Plaintiff’s requested relief was pending. *Romoland Sch. Dist. v. Inland Empire Energy Ctr., LLC*, 548 F.3d 738, 747 (9th Cir. 2008).

On July 24, 2017, Plaintiff filed an amended Motion for Default Judgment, but failed to request an ascertainable dollar amount in damages. As such, Plaintiff is **ORDERED** to submit a reasonable estimate of Plaintiff’s damages owing to the sale of infringing goods. Plaintiff must submit this within **3 days** of this Order.

IT IS SO ORDERED.

Initials of Preparer _____ : _____
