United States District Court Northern District of California

UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
MOUNTZ, INC., Plaintiff, v.	Case No. <u>15-cv-04538-MEJ</u> NOTICE RE: DEFAULT JUDGMENT PROCEDURE
AND TORQUE, LLC.,	
Defendant.	
As the Clerk of Court has entered default against Northeast Industrial Bolting and Torque,	
LLC (see Dkt. No. 13), the Court provides this notice to the parties regarding any default	
judgment motions filed pursuant to Federal Rule of Civil Procedure 55(b)(2). All motions shall be	
filed in compliance with Civil Local Rule 7, be structured as outlined in Attachment A below, and	
include all relevant legal authority and analysis necessary to establish the case. If no opposition is	
filed by the deadline under Rule 7, the moving party shall instead file proposed findings of fact	
and conclusions of law (as outlined in Attachment A) by the reply deadline under Rule 7. The	
moving party shall also email the proposed findings in Microsoft Word format to	
mejpo@cand.uscourts.gov. No chambers copie	s of the proposed findings need to be submitted.
IT IS SO ORDERED.	
Dated: February 1, 2016	M
	MARIA-ELENA JAMES United States Magistrate Judge
	NORTHERN DISTR MOUNTZ, INC., Plaintiff, v. NORTHEAST INDUSTRIAL BOLTING AND TORQUE, LLC., Defendant. As the Clerk of Court has entered defaul LLC (<i>see</i> Dkt. No. 13), the Court provides this r judgment motions filed pursuant to Federal Rule filed in compliance with Civil Local Rule 7, be include all relevant legal authority and analysis filed by the deadline under Rule 7, the moving p and conclusions of law (as outlined in Attachme moving party shall also email the proposed find: mejpo@cand.uscourts.gov. No chambers copies IT IS SO ORDERED.

1	ATTACHMENT A
2	* * *
3	INTRODUCTION
4	(Relief sought and disposition.)
5	BACKGROUND
6	(The pertinent factual and procedural background, including citations to the Complaint and
7	record. Plaintiff(s) should be mindful that only facts in the Complaint are taken as true for
8	purposes of default judgment, except for damages; therefore, Plaintiff(s) should cite to the
9	Complaint whenever possible.)
10	DISCUSSION
11	A. Jurisdiction and Service of Process
12	(Include the following standard)
13	In considering whether to enter default judgment, a district court must first determine
14 15	whether it has jurisdiction over the subject matter and the parties to the case. In re Tuli, 172 F.3d
15 16	707, 712 (9th Cir. 1999) ("When entry of judgment is sought against a party who has failed to
16 17	plead or otherwise defend, a district court has an affirmative duty to look into its jurisdiction over
17	both the subject matter and the parties.").
18	1. <u>Subject Matter Jurisdiction</u>
20	(Establish the basis for the Court's subject matter jurisdiction, including citations to relevant case
20 21	law and United States Code provisions.)
22	2. <u>Personal Jurisdiction</u>
22	(Establish the basis for the Court's personal jurisdiction, including citations to relevant legal
23	authority, specific to each defendant. If seeking default judgment against any out-of-state
25	defendants, this shall include a minimum contacts analysis under <u>Schwarzenegger v. Fred Martin</u>
25 26	<u>Motor Co.</u> , 374 F.3d 797, 802 (9th Cir. 2004)).
20 27	3. <u>Service of Process</u>
_ ,	(Establish the adequacy of the service of process on the party against whom default is requested,

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Legal Standard

including relevant provisions of Federal Rule of Civil Procedure 4.)

(Include the following standard)

Federal Rule of Civil Procedure 55(b)(2) permits a court, following default by a defendant, to enter default judgment in a case. "The district court's decision whether to enter default judgment is a discretionary one." Aldabe v. Aldabe, 616 F.2d 1089, 1092 (9th Cir. 1980). In determining whether default judgment is appropriate, the Ninth Circuit has enumerated the following factors for the court to consider: (1) the possibility of prejudice to the plaintiff; (2) the merits of plaintiff's substantive claim; (3) the sufficiency of the complaint; (4) the sum of money at stake in the action; (5) the possibility of dispute concerning material facts; (6) whether default was due to excusable neglect; and (7) the strong policy underlying the Federal Rules of Civil Procedure favoring decisions on the merits. Eitel v. McCool, 782 F.2d 1470, 1471-72 (9th Cir. 1986). Where a default judgment is granted, the scope of relief is limited by Federal Rule of Civil Procedure 54(c), which states that a "default judgment must not differ in kind from, or exceed in amount, what is demanded in the pleadings." Upon entry of default, all factual allegations within the complaint are accepted as true, except those allegations relating to the amount of damages. TeleVideo Sys., Inc. v. Heidenthal, 826 F.2d 915, 917-18 (9th Cir. 1987).

18 C.

Application to the Case at Bar

19 (A detailed analysis of each individual Eitel factor, separated by numbered headings. Factors 2 20 (merits of substantive claims) and 3 (sufficiency of complaint) may be listed and analyzed under 21 one heading. Plaintiff(s) shall include citations to cases that are factually similar, preferably 22 within the Ninth Circuit.)

D. **Relief Sought**

24 (An analysis of any relief sought, including a calculation of damages, attorneys' fees, etc., with 25 citations to relevant legal authority.)

1. Damages

27 (As damages alleged in the complaint are not accepted as true, the proposed findings must 28 provide (a) legal authority establishing entitlement to such damages, and (b) citations to evidence

supporting the requested damages.)

2.

Attorney's Fees

(If attorney's fees and costs are sought, the proposed findings shall include the following: (1) Evidence supporting the request for hours worked, including a detailed breakdown and identification of the subject matter of each person's time expenditures, accompanied by actual billing records and/or time sheets; (2) Documentation justifying the requested billing rates, such as a curriculum vitae or resume; (3) Evidence that the requested rates are in line with those prevailing in the community, including rate determinations in other cases of similarly complex litigation, particularly those setting a rate for the plaintiff's attorney; and (4) Evidence that the requested hours are reasonable, including citations to other cases of similarly complex litigation (preferably from this District).

3. <u>Costs</u>

(Any request for costs must include citations to evidence supporting the requested costs and relevant legal authority establishing entitlement to such costs.)

CONCLUSION

(*Disposition, including any specific award amount(s) and judgment.*)

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