1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 McKESSON CORPORATION, a Case No: 3:17-CV-01941-JCS 11 Delaware corporation, 12 Plaintiff. [PROPOSED] DEFAULT 13 JUDGMENT BY CLERK v. 14 CARE TECTURE, LLC, a Texas limited liability company, d/b/a THE 15 PHARMACOMPOUNDÍA: 16 KAZIM OLADOTUN OYENUGA. an individual. 17 Defendants. 18 19 **DEFAULT JUDGMENT** 20 Pursuant to Federal Rule of Civil Procedure, Rule 55(b)(1), Plaintiff 21 McKesson Corporation, a Delaware corporation ("Plaintiff"), by and through its 22 attorneys of record, filed a request for default judgment against Defendants CARE 23 TECTURE, LLC. limited liability d/b/a THE Texas company, 24 PHARMACOMPOUNDIA Tecture"), and KAZIM ("Care OLADOTUN 25 OYENUGA, an individual ("Oyenuga"), an individual (sometimes collectively, the 26 "Defaulting Defendants"). 27 Plaintiff filed its Complaint with this Court on April 7, 2017 [Dkt. 1]. 28 BN 28823212V1 BUCHALTER NEMER

ATTORNEYS AT LAW

Los Angeles

CASE NO. 3:17-CV-01941-JCS

[PROPOSED] DEFAULT JUDGMENT BY CLERK

1	Defaulting Defendants were duly and properly served with the Complaint and
2	Summons in a Civil Case issued in this action, along with other accompanying
3	documents, on the following dates: (a) Defendant Care Tecture was personall
4	served on April 17, 2017; and (b) Defendant Oyenuga was personally served o
5	April 17, 2017.
6	The Proofs of Service as to the Defendants were filed in this action on Ma
7	2, 2017 (Dkts. 7 and 8).
8	Defaulting Defendants failed to respond to the Complaint, and did not mak
9	a general appearance in this action.
10	On May 23, 2017, the clerk entered default against all Defaulting
11	Defendants. [Dkt. 10.]
12	The affidavit of Plaintiff's counsel submitted in support of the motion for
13	default judgment establishes the following: (1) the pleading upon which default wa
14	entered is the Clerk's Entry of Default [Dkt. 11.]; (2) the Defaulting Defendants are
15	not infants or incompetent people; (3) none of the Defaulting Defendants are is
16	military service; and (4) costs properly awarded by the Clerk.
17	Accordingly, Judgment is hereby entered by the Clerk as follows:
18	Defaulting Defendants shall jointly and severally pay to Plaintiffs sums a
19	follows:
20	a. As to Care Tecture, the sum of \$90,946.17;
21	b. As to Oyenuga, the sum of \$74,450.34;
22	c. As to all Defendants, for interest at the legal rate from the date of entr
23	of judgment until paid in full;
24	d. As to all Defendants, of suit herein incurred, in accordance with
25	Plaintiff's Cost Bill to be filed after Judgment is entered;
26	e. Plaintiff waived recovery of attorneys' fees for the purpose of entering
27	judgment; and
28	BN 28823212V1

1	f. The Court retains jurisdiction over any matter pertaining to this
2	judgment.
3	This case is DISMISSED. This is a final appealable order. See Fed. R. App.
4	P. 4(a).
5	R.C. Aunton
6	Date: 09 June 2017
7	for Clerk of the Court United States District Court, Northern
8	District of California
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BUCHALTER NEMER ATTORNEYS AT LAW LOS ANGELES