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United States District Court
Northern District of California

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

DAVE TACON,
Plaintiff,
v.
KEVA LINK LLC,
Defendant.

Case No. [22-cv-03924-WHO](#)

**ORDER GRANTING MOTION FOR
DEFAULT JUDGMENT**

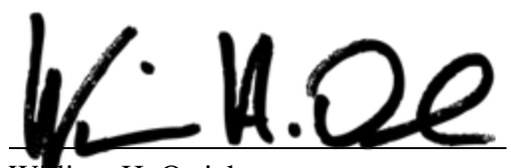
Re: Dkt. No. 22

Plaintiff Dave Tacon moves for entry of default judgment in this action arising from the alleged infringement of his copyright-protected photograph by defendant Keva Link LLC (“Keva Link”). His motion is GRANTED. As explained in the January 11, 2023, Minute Order, which I incorporate by reference here, the majority of the factors articulated in *Eitel v. McCool*, 782 F.2d 1470, 1471-72 (9th Cir. 1986) support default judgment. *See* Dkt. No. 27. The only lingering issue was the amount of damages. *Id.* Tacon then filed a supplemental notice stating that he would accept an award of \$7,830 in statutory damages, which the evidence presented supports. Dkt. No. 28.

Accordingly, default judgment is entered against Keva Link in the amount of \$7,830 in statutory damages, plus \$5,587.50 in attorney fees and \$641 in costs. Keva Link is also enjoined from continuing to store and display the photograph at issue on its website in order to prevent further infringement. *See* 17 U.S.C. § 502(a).

IT IS SO ORDERED.

Dated: January 18, 2023



William H. Orrick
United States District Judge