

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

JOE HAND PROMOTIONS, INC.,

No. C 11-2222 CW

Plaintiff,

ORDER DENYING
WITHOUT PREJUDICE
PLAINTIFF'S MOTION
FOR DEFAULT
JUDGMENT AND
DIRECTING
DEFENDANT HTHREEE,
LLC TO SHOW CAUSE
AS TO WHY A
DEFAULT SHOULD NOT
BE ENTERED
(Docket No. 30)

v.

KENNETH TEDFORD LOONEY, doing
business as Looney's Smokehouse,
also known as Looney's Smokehouse
Bar B Que, and HTHREEE, LLC, an
unknown business entity, doing
business as Looney's Smokehouse,
also known as Looney's Smokehouse
Bar B Que,

Defendants.

United States District Court
For the Northern District of California

Plaintiff Joe Hand Promotions, Inc. moves for default judgment against Defendants Kenneth Tedford Looney and Hthreeo, LLC. However, default has not been entered against Hthreeo. Therefore, Plaintiff's motion for default judgment is DENIED without prejudice.

Plaintiff has filed a certificate of service showing that Hthreeo was served on June 24, 2011 (Docket No. 14). However, Hthreee has not answered or otherwise responded to Plaintiff's complaint.

Accordingly, the Court hereby orders Hthreeo to show cause why default judgment should not be entered against it. If Hthreeo does not respond within ten days of the date of this order, the Court will enter a default in favor of Plaintiff.

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Plaintiff shall renew its motion for default if default is entered against Hthreeo, within thirty days thereafter.

IT IS SO ORDERED.

Dated: 11/3/2011



CLAUDIA WILKEN
United States District Judge