UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA Case No. 11-20207-CIV-O'SULLIVAN [CONSENT]

ALIRIO ANTONIO ZAMBRANO,
Plaintiff

٧.

DOM & DOM PIZZA INC., d/b/a GINO'S PIZZA and GIANCARLO MONTOYA,
Defendants.

ORDER

THIS MATTER comes before the Court on the Motion to Correct Final Judgment and Lift Automatic Stay (DE # 73, 5/23/12). Rule 7.1(C), Local Rules for the United States District Court for the Southern District of Florida provides, in pertinent part:

Each party opposing a motion shall serve an opposing memorandum of law no later than fourteen (14) days after service of the motion. Failure to do so may be deemed sufficient cause for granting the motion by default.

S.D. Fla. L.R. 7.1(C)(emphasis added).

Having received no response from defendant Dom & Dom Pizza, Inc.,¹ it is ORDERED AND ADJUDGED that Dom & Dom Pizza, Inc. shall file a response to the Motion to Correct Final Judgment and Lift Automatic Stay (DE # 73, 5/23/12) on or before **Monday**, **June 25**, **2012**. The failure to file a response may result in an Order granting the Motion to Correct Final Judgment and Lift Automatic Stay (DE # 73,

¹ On April 16, 2012, the Court stayed the case as to the corporate defendant, Dom & Dom Pizza, Inc. See Order (DE# 66, 4/16/12). Thus, Dom & Dom Pizza, Inc. was not required to file a response to the instant motion. However, due to the allegations in the motion, Dom & Dom Pizza, Inc. shall file a response to the motion.

5/23/12) its entirety.

DONE AND ORDERED, in Chambers, in Miami, Florida, this 18th day of June,

2012.

JOHN J. O'SULLIVAN UNITED STATES MAGISTRATE JUDGE

Copies furnished to: All counsel of record