UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Iracore International, LLC, and Daniel O. Burkes.

Plaintiffs,

v.

Illinois Tool Works, Inc.,

Civil No. 13-115 (JNE/LIB) ORDER

Defendant,

v.

Irathane Systems, Inc., Mesaba Realty Company, Inc., and VBL Inc.,

Third-Party Defendants.

This case is before the Court on Illinois Tool Works, Inc.'s motion for default judgment against VBL Inc. For the reasons set forth below, the Court denies the motion.

On June 25, 2014, the Honorable Leo I. Brisbois, United States Magistrate Judge, noted that Illinois Tool Works had asserted third-party claims against VBL, that more than 21 days had passed since VBL was served with the third-party summons and complaint, and that VBL had not made an appearance. The magistrate judge ordered Illinois Tool Works to notify VBL of VBL's obligation to file a responsive pleading or to move for an extension of time to do so. If VBL failed to file a responsive pleading or to move for an extension of time, then the magistrate judge ordered Illinois Tool Works to "file an application of default" or to "advise the Court in writing of any good cause for

not doing so." If Illinois Tool Works failed to comply within 20 days, then the magistrate

judge would recommend that the case against VBL be dismissed for lack of prosecution.

"When a party against whom a judgment for affirmative relief is sought has failed

to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk

must enter the party's default." Fed. R. Civ. P. 55(a). "[E]ntry of default under Rule

55(a) must precede grant of a default judgment under Rule 55(b)." Johnson v. Dayton

Elec. Mfg. Co., 140 F.3d 781, 783 (8th Cir. 1998). In this case, Illinois Tool Works

moved for default judgment against VBL without obtaining the entry of VBL's default.

Moreover, several claims have yet to be addressed. See Fed. R. Civ. P. 54(b) ("When an

action presents more than one claim for relief . . . or when multiple parties are involved,

the court may direct entry of a final judgment as to one or more, but fewer than all,

claims or parties only if the court expressly determines that there is no just reason for

delay."). Accordingly, the Court denies Illinois Tool Works' motion for default

judgment against VBL and cancels the hearing on September 11, 2014.

Based on the files, records, and proceedings herein, and for the reasons stated

above, IT IS ORDERED THAT:

1. Illinois Tool Works' motion for default judgment against VBL [Docket

No. 61] is DENIED.

2. The hearing on September 11, 2014, at 1:00 p.m. is CANCELLED.

Dated: August 28, 2014

s/Joan N. Ericksen

JOAN N. ERICKSEN

United States District Judge

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