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9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA	
11	Peter Bonavito,	
12	Plaintiff,) Case No.: 2:13-cv-417-JAD-CWH
13	V.	
14	Nevada Property 1 LLC,	Order Granting Nevada Property 1's Counter Motion to Set Aside Default [Doc.
15	Defendant.	 Order Granting Nevada Property 1's Counter Motion to Set Aside Default [Doc. 16] and Denying as Moot Peter Bonavito's Motion for Default Judgment [Doc. 11] and Motion to Strike Response to Default
16		Motion to Strike Response to Default Judgment [Doc. 22]
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18	Pending before the Court is Defendant Nevada Property 1 LLC's Counter Motion to	
19	Set Aside Default [Doc. 16], which seeks, inter-	<i>r alia</i> , to set aside the Clerk's Entry of Default
20	that Plaintiff Peter Bonavito has secured again	st Nevada Property. Doc. 11. Bonavito has
21	filed a Response, Doc. 15, and Nevada Property has filed a Reply. Doc. 19.	
22	Also pending before the Court are two motions whose relevance hinges on the	
23	outcome of the Motion to Set Aside Default: Bonavito's Motion for Default Judgment [Doc.	
24	11], and Bonavito's Motion to Strike Response	e to Default Judgment [Doc. 22]. Because the
25	Court grants Nevada Property's request to set aside the Clerk's Entry of Default, these other	
26	motions are both denied as moot.	
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1	I.	
2	Background	
3	On March 12, 2013, Bonavito brought suit under a negligence theory for personal	
4	injuries he alleges to have sustained while a guest at Nevada Property's hotel. Doc. 1, p. 2.	
5	On the same day, the Clerk's office issued a Summons to Nevada Property. Doc. 3. On	
6	April 10, 2013, Bonavito filed a Certified Mail receipt indicating that he effected service on	
7	Nevada Property. Doc. 8. On April 11, 2013, Bonavito moved for a Clerk's Entry of Default	
8	against Nevada Property, which was entered the next day. Docs. 9, 10. On May 16, 2013,	
9	Nevada Property brought the instant motion. After the Motion was brought, Bonavito filed a	
10	Summons that reflects that it was personally served on Nevada Property on July 9, 2013.	
11	Doc. 28.	
12	II.	
13	Discussion	
14	A. Motion to Set Aside Clerk's Entry of Default	
15	In support of its Motion, Nevada Property contends that the Clerk's Entry of Default	
16	is unsupported by proper service of the Summons and Complaint. Nevada Property contends	
17	that service was improper because it was made my mail. The Court agrees.	
18	"[S]ervice of process is the means by which a court asserts jurisdiction over the	
19	person." Securities and Exchange Commission v. Ross, 504 F.3d 1130, 1138 (9th Cir. 2007)	
20	(citation omitted). Where personal service is required, failure to perfect it is fatal to a claim.	
21	Daly-Murphy v. Winston, 837 F.2d 348, 355 (9th Cir. 1987). Rule 4(h) provides that:	
22	Unless federal law provides otherwise or the defendant's waiver ^[1] has been filed a domestic according to a provide the served:	
23	filed, a domestic corporation must be served: (1) in a judicial district of the United States: (A) in the manner prescribed by Pule 4(a)(1) for serving an	
24	 (A) in the manner prescribed by Rule 4(e)(1) for serving an individual; or (B) by delivering a copy of the summons and of the complete 	
25	(B) by delivering a copy of the summons and of the complaint	
26	¹ Rule 4(d) provides, <i>inter alia</i> , that corporations subject to service under Rule 4(e) or (h) have "a duty	
27	to avoid unnecessary expenses of serving the summons." <i>Id.</i> at $4(d)(1)$. Thus, Plaintiffs may request a waiver of service of process under the Rules, and sanctions may be imposed where Defendants fail to return the same. <i>See</i> Rule $4(d)(2)$. However, there is no evidence here that Bonavito has requested a waiver of service, and thus the Rule is inapposite.	
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1	to an officer, a managing or general agent, or any other agent	
2	to an officer, a managing or general agent, or any other agent authorized by appointment of law to receive service of process and - if the agent is one authorized by statute and the statute so	
3	requires - by also mailing a copy of each to the defendant $Fad_{n} P_{n}$ Cive Proce $A(h)(1)$. Pule $A(a)$ provides that correspondence may be made in a judicial district.	
4	Fed. R. Civ. Proc. 4(h)(1). Rule 4(e) provides that service may be made in a judicial district of the United States by:	
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7	(A) delivering a copy of the summons and of the complaint to the individual personally;	
8 9	(C) delivering a copy of each to an agent authorized by appointment or by law to receive service of process.	
10	Id. Courts in Nevada have found that attempts to serve corporate defendants by certified	
11	mail are deficient under Rule 4(h). Viloria v. Premium Capital Funding LLC, 2012 WL	
12	4361252, at *2 (D. Nev. Sept. 20, 2012).	
13	Nevada state law also allows service on corporations by personal delivery, but does	
14	not provide for service by mail. Nev. R. Civ. Proc. 4(a), (d)(1); see NRS § 14.020. Indeed,	
15	in Nevada a plaintiff who cannot effect personal service upon a Defendant must first file an	
16	Affidavit with the Nevada Secretary of State explaining why service cannot be made, and	
17	only thereafter must mail a copy of the Summons and Complaint to both the Nevada	
18	Secretary of State, as well the last known address of any "known officer, general partner,	
19	member, manager, trustee or director." Nev. R. Civ. Proc. 4(d)(1).	
20	No evidence of any of these predicate steps appears in the record, and Nevada courts	
21	interpreting other provisions of the Nevada service laws have remained skeptical of a party's	
22	failure to comply with the plain language of the Rules. See, e.g., Mayweather v. Wine Bistro,	
23	LLC, 2013 WL 5537312, at *4-*5 (D. Nev. Oct. 4, 2013) (finding that attorney's unsworn	
24	declaration failed to comply with the "affidavit" requirement for obtaining service by	
25	publication under Ned. R. Civ. Proc. 4(e)(1)); Mason v. Republic Services, Inc., 2011 WL	
26	283310, at *2 (D. Nev. Jan. 25, 2011) (finding service inappropriate on corporate defendant's	
27	employee who was not an "officer, a managing or general agent, or any other agent	
28	authorized" to receive process, and no showing had been made that employee had "special	
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authority" such that service was appropriate); *Corrales v. Castillo*, 2008 WL 1840774, at *2
 (D. Nev. Apr. 22, 2008) (finding that service of writ of garnishment was deficient where
 plaintiff failed, *inter alia*, to provide declaration stating when five dollar fee was paid to
 party subject to service).

As Plaintiff failed to effect proper service upon Nevada Property prior to seeking
entry of default, the Court finds that good cause exists for the default to be set aside.

7 **B**.

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Derivative Motions

Obtaining a default judgment is a two-step process. *Eitel v. McCool*, 782 F.2d 1470,
1471 (9th Cir. 1986). First, a party must obtain a clerk's entry of default under Rule 55(a);
thereafter, that party must seek entry of default under Rule 55(b). *Symantec Corp. v. Global Impact, Inc.*, 559 F.3d 922, 923 (9th Cir. 2009). Having now set aside the Clerk's Entry of
Default against Nevada Properties, Bonavito's Motion for Default Judgment [Doc. 11] and
his Motion to Strike Response to Default Judgment [Doc. 22] are denied as moot.

14	III.
15	Conclusion
16	Accordingly, based upon the foregoing reasons and with good cause appearing and no
17	reason for delay,
18	It is ORDERED that Nevada Property's Counter Motion to Set Aside Default [Doc.
19	16] is GRANTED , and the Clerk's Entry of Default [Doc. 10] is set aside;
20	It is FURTHER ORDERED that Bonavito's Motion for Default Judgment [Doc. 11]
21	and Motion to Strike Response to Default Judgment [Doc. 22] are DENIED as moot.
22	DATED: October 21, 2013.
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24	IENNIFER A DORSEY
25	UNITED STATES DISTRICT JUDGE
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