Contrary to the assertions in the pending motion, Plaintiff's complaint also seeks attorney's fees. *Compare* Docket No. 14, Decl. of Gregory Wilde ¶¶ 2 ("The Complaint filed in this case . . . is not seeking any damages or fees from Defendant") *with* Compl. ¶¶ 20, 24 ("Plaintiff is entitled to any and all expenses incurred including, without limitation, all attorney's fees and costs of suit") *and* Compl. Prayer for Relief 3 (seeking "reasonable attorney's fees").

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judgment); *Northland Ins. Co. v. Cailu Title Corp.*, 204 F.R.D. 327, 329 (W.D. Mich. 2000) (same). Accordingly, Plaintiff's request that the Clerk enter default judgment is hereby **DENIED**.

To the extent Plaintiff continues to seek default judgment in this case, it must bring a motion to the Court pursuant to Fed. R. Civ. P. 55(b)(2). The Court reminds Plaintiff that a defendant's default alone does not entitle it to a court-ordered judgment. *See, e.g., Utica Mutual Ins. Co. v. Larry Black*, 2014 U.S. Dist. Lexis 33501, *5 (D. Nev. Feb. 21, 2014), *adopted*, 2014 U.S. Dist. Lexis 33500 (D. Nev. Mar. 14, 2014). Accordingly, any motion for default judgment must include discussion of the seven factors relevant to the Court's analysis. *See id.* In this case, such a motion should also explain why sufficient proof has been provided that Defendant "Queen Victoria #1720-104 NV West Servicing LLC" was served given that the proof of service filed in this case shows service on "Nevada West Servicing LLE." *See* Docket No. 11.

IT IS SO ORDERED.

DATED: May 30, 2014

Nancy J. Koppe United States Magistrate Judge