UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

DALCO TELECOM SERVICE INC

Plaintiff,

PALCO TELECOM SERVICE, INC.,

ADOPTION ORDER

14-cv-4818 (ADS)(SIL)

FILED CLERK 3/31/2015 11:15 am

U.S. DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
LONG ISLAND OFFICE

-against-

GLOBAL WARRANTY GROUP, LLC,

Defendant.

APPEARANCES:

Nicoletti, Hornig & Sweeney

Attorneys for the Plaintiff
Wall Street Plaza
88 Pine Street, 7th Floor
New York, NY 10005
By: William M. Fennell, Esq.
John A.V. Nicoletti, Esq., Of Counsel

NO APPEARANCE:

The Defendant

SPATT, District Judge.

On August 13, 2014, the Plaintiff Palco Telecom Service, Inc. (the "Plaintiff") commenced this action for breach of contract and *quantum meruit* recovery against the Defendant Global Warranty Group, LLC (the "Defendant").

On September 10, 2014, the Clerk of the Court noted the default of the Defendant.

On September 12, 2014, the Plaintiff moved pursuant to Federal Rule of Civil Procedure 55(b) and Local Civil Rule 55.2 for a default judgment against the Defendant.

On September 17, 2014, the Court referred this matter to United States Magistrate Judge Steven I. Locke for a recommendation as to whether the motion for a default judgment should be granted, and if so, whether damages should be awarded, including reasonable attorneys' fees and

costs.

On February 5, 2015, Judge Locke issued a Report recommending that the motion for a

default judgment be granted, but no award of damages issue at this time. Judge Locke further

recommended that the Plaintiff be granted leave to present sufficient additional evidence of

compensatory and related damages.

More than fourteen days have elapsed since service of the February 5, 2015 Report and

Recommendation, and neither party has filed an objection.

Pursuant to 28 U.S.C. § 636(b) and Federal Rule of Civil Procedure 72, this Court has

reviewed the February 5, 2015 Report and Recommendation for clear error, and finding none,

now concurs in both its reasoning and its result.

Accordingly, the February 5, 2015 Report and Recommendation is adopted in its entirety,

and the Plaintiff's motion for a default judgment is granted, but no award of damages is issued at

this time. The Plaintiff is granted leave to present sufficient additional evidence of

compensatory and related damages within 30 days of the date of this order. The Clerk of the

Court is respectfully directed to enter partial judgment in favor of the Plaintiff in accordance

with this Order.

SO ORDERED.

Dated: Central Islip, New York

March 31, 2015

Arthur D. Spatt ARTHUR D. SPATT

United States District Judge

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