UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CENGAGE LEARNING, INC., BEDFORD, FREEMAN & WORTH PUBLISHING GROUP, LLC d/b/a MACMILLAN LEARNING, ELSEVIER INC., MCGRAW HILL LLC, and PEARSON EDUCATION, INC.,

20-cv-769 (JGK)

ORDER

Plaintiffs,

- against -

TRUNG KIEN NGUYEN, DUY ANH NGUYEN, DUONG THI BAY, XUAN CHINH NGUYEN, TUAN ANH NGUYEN, VINH NGOC NGUYEN, LÊ TRANG, VAN QUYNH PHAM, THI LIEN PHUONG NGUYEN, VAN TUAN DANG, HIEN VO VAN, QUANG NGUYEN, JESSICA GOLDBERG, MAXIM GUBCEAC, TRACEY LUM, RODNEY MOUZONE, ZAINEE JALLAL, LUU VAN DOAN, BUI HAI LINH, MOHD HANIFF HASLAM, RAFAN WASEEF, SAMEER YAMAN, STEFAN DEMETER, SHAHBAZ HAIDER, ERIKA DEMETEROVA, ROSTISLAV ZHURAYSKIY, SUSAN RAGON, WALESKA CAMACHO, ANJUM AKHTER, HASEEB ANJUM, MUHD IZHAN KHAIRUL, VU XUAN TRUONG, BINH NGUYEN, ANTHONY TORRESI, MICHAEL MCEVILLEY, CORNELL KILLEBREW, MOHD ALI KAMIL, ADAM HAROLD, ABDUL RAHIM MOHSIN, REFAT HAMOUDA, MOHAMED SABEK, DO THANH DUY, CRIS AUSTIN, and WASRI WAMIN,

Defendants.

JOHN G. KOELTL, District Judge:

On September 2, 2020, the Clerk of the Court issued a Certificate of Default as to the defendants Trung Kien Nguyen, Duy Anh Nguyen, Duong Thi Bay, Xuan Chinh Nguyen, Tuan Anh Nguyen, Vinh Ngoc Nguyen, Le Trang, Van Quynh Pham, Thi Lien

Case 1:20-cv-00769-JGK-SDA Document 107 Filed 03/16/21 Page 2 of 2

Phuong Nguyen, Van Tuan Dang, Hien Vo Van, Quang Nguyen, Jessica Goldberg, Maxim Gubceac, Tracey Lum, Rodney Mouzone, Zainee Jallal, Luu Van Doan, Bui Hai Linh, Mohd Haniff Haslam, Rafan Waseef, Sameer Yaman, Stefan Demeter, Shahbaz Haider, Erika Demeterova, Rostislav Zhuravskiy, Susan Ragon, Waleska Camacho, Anjum Akhter, Haseeb Anjum, Muhd Izhan Khairul, Vu Xuan Truong, Binh Nguyen, Mohd Ali Kamil, Adam Harold, Abdul Rahim Mohsin, Refat Hamouda, Mohamed Sabek, Do Thanh Duy, Cris Austin and Wasri Wamin. By Order dated November 24, 2020, the Court ordered these defendants to show cause by December 11, 2020, why an order for an entry of default judgment should not be issued pursuant to Rule 54(b) and Rule 55(b) of the Federal Rules of Civil Procedure. The plaintiff served the defendants with the Order and filed proof of service on December 3, 2020. Because the defendants failed to respond by the due date, the plaintiff is entitled to a default judgment. The case is referred to the Magistrate Judge for an inquest with respect to the nature of the judgment to be entered.

SO ORDERED.

Dated: New York, New York March 16, 2021

/s/ John G. Koeltl John G. Koeltl United States District Judge

2