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5	UNITED STATES DISTRICT COURT		
6	WESTERN DISTRICT OF WASHINGTON AT TACOMA		
7 8	ENPAC. LLC.		
9	Plaintiff	CASE NO. C11-37BHS	
10	v.		
11	CHASSIDY F. LUCAS and CB STORMWATER <sup>1</sup> ,	ORDER GRANTING STORMWATER'S MOTION	
12		TO SET ASIDE DEFAULT AND DENYING PLAINTIFF'S	
13		MOTION FOR JUDGMENT BY DEFAULT AS TO CB	
14		STORMWATER	
15			
16	This matter comes before the Court on Defendant CB Stormwater's		

("Stormwater") motion to set aside default (Dkt. 40) and on Plaintiff Enpac, LLC's ("Enpac") motion for judgment by default (Dkt. 33). The Court has reviewed the briefs filed in support of and in opposition to the motions and the remainder of the file and hereby grants the motion to set aside default and denies Enpac's motion as to Stormwater for the reasons stated herein.

## I. PROCEDURAL HISTORY

On May 31, 2011, Stormwater filed a motion to set aside default (Dkt. 40). On June 1, 2011, the Court granted Defendants' motion to set aside default as to Lucas. Dkt. 38. On June 8, 2011, Defendants filed a notice of appearance on behalf of Stormwater.

ORDER - 1

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 <sup>&</sup>lt;sup>1</sup> While the motion was originally filed on behalf of CB Stormwater LLC, CB
 28 Stormwater has reorganized as a sole proprietorship.

Dkt. 41. For a more detailed discussion of the procedural history see the Court's prior order. Dkt. 38.

## **II. DISCUSSION**

## A. Motion To Set Aside Default

## 1. Standing

A business entity, except a sole proprietorship, must be represented by counsel. Local Rules W.D. Wash. GR 2(g)(4)(b); *see also Rowland v. California Men's Colony, Unit II Men's Advisory Council*, 506 U.S. 194, 202 (1993)(holding that artificial entities such as corporations, partnerships or associations may appear in the federal courts only through licensed counsel).

Here, in order to comply with this rule, Defendants filed a notice of appearance on behalf of Stormwater and indicated that the business is now registered as a sole proprietorship. Dkt. 41. Therefore, according to Local General Rule 2(g), Stormwater may proceed pro se, and the Court will now consider its motion to set aside default. Dkt. 40.

2. Rule 55(c) Analysis

An entry of default may be set aside for good cause. Fed. R. Civ. P. 55 (c). "To determine good cause, a court must 'consider three factors: (1) whether the party seeking to set aside the default engaged in culpable conduct that led to the default; (2) whether it had no meritorious defense; or (3) whether reopening the default judgment would prejudice' the other party." *Id.* at 1091 (quoting *Franchise Holding II v. Huntington Rests. Group, Inc.*, 375 F.3d 922, 925-26 (9th Cir. 2004)).

As Stormwater is proceeding pro se, the Court may now consider its motion to set aside default (Dkt. 40) and Enpac's motion for default judgment (Dkt. 33) as it pertains to Stormwater. Accordingly, for the reasons set out in its prior order, the Court finds that all

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<ul> <li>equally favor Stormwater. See Dkt. 38 at 3-6.</li> <li>B. Motion for Judgment by Default</li> <li>Judgment by default is appropriate only in extreme circumstan</li> <li>should, whenever possible, be decided on the merits. United States v.</li> <li><i>Check No. 730 of Yubran S. Mesle</i>, 615 F.3d 1085, 1089 (9th Cir. 201</li> <li>Because the Court has set aside the default as to Stormwater, g</li> <li>bu default would be improper. Therefore, the Court concludes that the</li> </ul>	<i>Signed Personal</i> 10). granting judgment
<ul> <li>Judgment by default is appropriate only in extreme circumstan</li> <li>should, whenever possible, be decided on the merits. <i>United States v.</i></li> <li><i>Check No. 730 of Yubran S. Mesle</i>, 615 F.3d 1085, 1089 (9th Cir. 2017)</li> <li>Because the Court has set aside the default as to Stormwater, g.</li> </ul>	<i>Signed Personal</i> 10). granting judgment
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<ul> <li>Because the Court has set aside the default as to Stormwater, g</li> </ul>	granting judgment
because the Court has set aside the default as to Storiniwater, g	
0	e motion for default
by default would be improper. Therefore, the Court concludes that the motion for default	
judgment as to Stormwater should be denied.	
III. ORDER	
11 Therefore, it is hereby <b>ORDERED</b> that:	
12 (1) Stormwater's motion to set aside the default (Dkt. 40) a	gainst it is
13 <b>GRANTED</b> ; and 14	
(2) Enpac's motion for default judgment (Dkt. 33) is <b>DENI</b>	ED without
16 prejudice as to Stormwater.	
DATED this 30th day of June, 2011.	
20 BENJAMIN H. SET United States Distric	
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28 ORDER - 3	