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7	UNITED STATES D	ISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	TRIPLE B CORPORATION, d/b/a	CASE NO. C12-1665 RSM
10	CHARLIE'S PRODUCE,	ORDER TO SHOW CAUSE
11	Plaintiff,	ORDER TO SHOW CAUSE
12	v.	
13	YLM, INC. and JASON BROWN,	
14	Defendants.	
15		
16	This matter comes before the Court <i>sua sponte</i> . On May 21, 2014, the Court entered an	
17	Order in this case requiring Plaintiff to show cause why default judgment should be entered in	
18	the amount claimed. See Dkt. #13. In lieu of a response, Plaintiff filed a Motion to Stay,	
19	requesting a stay of further proceedings in this action pending resolution of the bankruptcy of	
20	Defendant Jason R. Brown (Case No. 12-22025-MLB) and an adversary action filed by Triple	
21	B in Bankruptcy Court (Case No. 13-01097-MLB). On November 25, 2014, the Court agreed	
22	to stay the case, but ordered Plaintiff to file a status report within 90 days.	
23	No status report was ever filed, several years passed, and on June 25, 2018, the Court	
24	issued a Minute Order for the parties to file a Joint Status Report informing the Court of the	

status of the case and why the stay should not be lifted. This Joint Status Report was to be filed
within 14 days. The Court has not heard from the parties.

The Court finds that Plaintiff has failed to comply with a Court Order and failed to prosecute its case. In Response to this Order, Plaintiff must write a short and plain statement telling the Court why this case should not be dismissed given the above. This Response may not exceed six (6) pages.

The Court hereby finds and ORDERS that Plaintiff shall file this Response to this Order to Show Cause **no later than fourteen (14) days from the date of this Order**. Failure to file this Response will result in dismissal of this case.

DATED this 10 day of July, 2018.

RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE