## **Monsalve v Agudelo**

2021 NY Slip Op 31795(U)

May 25, 2021

Supreme Court, New York County

Docket Number: 652027/2020

Judge: Debra A. James

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This opinion is uncorrected and not selected for official publication.

NEW YORK COUNTY CLERK 05/26/2021

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## SUPREME COURT OF THE STATE OF NEW YORK **NEW YORK COUNTY**

PRESENT:	HON. DEBRA A. JAMES	PART	IAS MOTION 59EFN
	Justi	ce	
	)	INDEX NO.	652027/2020
YURANI MO	ONSALVE and TIBOR PROKOPOVIC,	MOTION DATE	1/08/2021
	Plaintiffs,	MOTION SEQ. NO	o001
	- V -		
TERREMOT	AGUDELO, TERREMOTO COFFEE CCC, INC. FO COFFEE CHELSEA LLC and TERREMOTO NO, LLC, XYZ CORP. #1-5, JOHN DOE #1-5, #1-5		ORDER ON
	Defendants.		
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	XX		
	e-filed documents, listed by NYSCEF documents, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28	t number (Motion 001)	10, 11, 12, 13, 14,
were read on	this motion for	JUDGMENT - DEFAL	JLT
were read on	tris motion for	JUDGWENT - DEFAL	<u> </u>

## ORDER

Upon the foregoing documents, it is

ORDERED and ADJUDGED that plaintiffs' motion is granted on default and the issue of damages to be assessed against defendants RICHARD AGUDELO, TERREMOTO COFFEE CCC, INC., TERREMOTO COFFEE CHELSEA LLC and TERREMOTO COFFEE TWO, LLC is referred for determination pursuant CPLR 3215 (b) to a Special Referee and that within 60 days from the date of this Order the plaintiff shall cause a copy of this order with notice of entry, including proof of service thereof, to be filed with the Special Referee clerk (Room 119M, 646-386-3028 or spref@nycourts.gov) to arrange a date for a reference to determine pursuant to CPLR 4317 (b); and it is further

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ORDERED and ADJUDGED that pursuant to CPLR 3215 (b) the Clerk is directed to enter judgment in favor of plaintiffs YURANI MONSALVE and TIBOR PROKOPOVIC and against defendants RICHARD AGUDELO, TERREMOTO COFFEE CCC, INC., TERREMOTO COFFEE CHELSEA LLC and TERREMOTO COFFEE TWO, LLC in accordance with the report of the aforementioned Special Referee without any further application; and it is further

ORDERED that the branch of plaintiffs' motion to amend the caption is granted and the caption of the complaint is amended as follows:

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK YURANI MONSALVE and TIBOR PROKOPOVIC,

Plaintiffs,

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RICHARD AGUDELO, TERREMOTO COFFEE CCC, INC., TERREMOTO COFFEE CHELSEA, LLC and TERREMOTO COFFEE TWO, LLC,

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is granted; and it is further

ORDERED that plaintiff shall serve a copy of this order with notice of entry upon defendants at their last known addresses and file same with the County Clerk with proof of service; and it is further

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ORDERED that plaintiff shall serve a copy of this order with notice of entry upon the County Clerk (Room 141B, 60 Centre Street) and the General Clerk's Office (Room 119, 60 Centre Street), who are directed to mark the court records to reflect the change in the caption herein; and it is further

ORDERED that such service upon the Clerk of the Court and the Clerk of the General Clerk's Office shall be made in accordance with the procedures set forth in the Protocol on Courthouse and County Clerk Procedures for Electronically Filed Cases (accessible at the "E-Filing" page on the court's website at the address www.nycourts.gov/supctmanh).

## DECISION

In this action for breach of contract, plaintiffs YURANI MONSALVE and TIBOR PROKOPOVIC move for a default judgment based upon the failure of defendants RICHARD AGUDELO, TERREMOTO COFFEE CCC, INC., TERREMOTO COFFEE CHELSEA LLC and TERREMOTO COFFEE TWO, LLC to answer or appear. Plaintiffs also move to amend the caption to reflect defendant TERREMOTO COFFEE CHELSEA LLC's actual name TERREMOTO COFFEE CHELSEA, LLC. Plaintiffs have submitted proof of service of the summons and complaint and proof of service of this motion upon defendants. Plaintiffs have submitted an affidavit of facts as well as an affirmation as to defendants' default pursuant to CPLR 3215 (f). Plaintiff has also submitted proof of additional service of the summons

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upon defendants pursuant to CPLR 3215(g)(3)(i) and CPLR 3215(g)(4). This motion is brought within one year of the default.

As the statutory requisites have been established, plaintiffs are entitled to an inquest on damages.

5/25/2021 DATE	<del>-</del>	DEBRA A. JAMES, J.S.C.
CHECK ONE:	X CASE DISPOSED X GRANTED DENIED	NON-FINAL DISPOSITION  GRANTED IN PART OTHER
APPLICATION: CHECK IF APPROPRIATE:	SETTLE ORDER INCLUDES TRANSFER/REASSIGN	SUBMIT ORDER  FIDUCIARY APPOINTMENT X REFERENCE