

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

-----X

In re:

[Debtor(s)]

Case No.: - -AST
Chapter __

Debtor(s).

-----X

[Plaintiff(s)],

Plaintiff(s).

- against -

Adv. Pro. No.: - -AST

[Defendant(s)],

Defendant(s).

-----X

ORDER GRANTING MOTION FOR DEFAULT JUDGMENT

The above named plaintiff(s) commenced this adversary proceeding on [Date of Filing the Complaint], against the above named defendant(s), seeking a judgment [State the Relief Sought]; and the Summons and Complaint were served on the defendant(s) on [Date(s) of Service]; and the defendant(s) ha[s/ve] failed to answer the complaint or otherwise move with respect to the complaint; and the plaintiff(s) filed and served the instant motion pursuant to Federal Rule of Civil Procedure 55, as incorporated by Federal Rule of Bankruptcy Procedure 7055, seeking entry of a default judgment against defendant(s), [Name(s) of Defendant(s) Against Whom Default Is Sought] (the “Motion”); and no opposition to the Motion has been filed with the Court; and the Court has determined after due deliberation that sufficient cause exists to grant the Motion and that the plaintiff(s) [is / are] entitled to the relief sought in the Motion, it is hereby

ORDERED, that the Motion for default judgment is hereby granted.