

LOCAL RULE 55 – DEFAULT JUDGMENTS (8-21-12)

55.01. A party that enters a written request for foreclosure mediation or other alternative dispute resolution process shall be deemed to have “appeared” as provided by Civil Rule 55.

55.02. A party entitled to judgment by default shall promptly apply for it following the date on which the defaulting party should have plead or otherwise defended. Motions for default judgment must be served by e-filing or ordinary mail upon all parties that have appeared or otherwise defended no less than ten (10) business days before counsel tenders a default judgment entry by e-filing to the court.

55.03. The time frames and non-oral hearing procedure in Loc. R. 21.01 do not apply to default judgment motions.