

Rule 7055-1

Default

(a) Entry by Clerk. Any motion for the Clerk to enter default shall be accompanied by supporting declarations establishing the elements required by Fed. R. Bankr. P. 7055 (Fed. R. Civ. P. 55 (a)) and proof of service on the defaulting parties.

(b) Judgment. The court will not enter any judgments if a movant does not supply the required affidavit of military service. At the time of the filing of the request for judgment, movant must file an affidavit with the court which (a) states whether or not the respondent is in military service and shows necessary facts to support the affidavit, or (b) if movant is unable to determine whether or not the respondent is in military service, states that movant is unable to so determine. If the court is unable to ascertain a respondent's military status from the presented affidavit, it may require movant to file a bond before entering any default judgment.