

United States District Court
for the
Southern District of Florida

Federal Trade Commission, Plaintiff)
)
v.) Civil Action No. 14-23109-Civ-Scola
)
Partners In Health Care Association,)
Inc. , Defendants)

Default Judgment

The Plaintiff has moved for a default judgment against Defendant Partners In Health Care Association, Inc. (“PIHC”) consistent with Federal Rule of Civil Procedure 55(b)(2). Previously, the Clerk of the Court entered a default under Rule 55(a). A “defendant, by his default, admits the plaintiff’s well-pleaded allegations of fact,” as set forth in the operative complaint.”

, 561 F.3d 1298, 1307 (11th Cir. 2009). In issuing a default judgment, a court may award damages “without a hearing [if the] amount claimed is a liquidated sum or one capable of mathematical calculation,” as long as “all essential evidence is already of record.” , 420 F.3d 1225, 1231, 1232 n.13 (11th Cir. 2005) (quoting

Defendant Gary L. Kieper will follow this Order. The Defendant's last known address is 1519 Oshkosh Ave, Oshkosh, WI, 54902.

Because Defendant PIHC is the last remaining defendant in this matter, the Court **directs** the Clerk to **close** this case.

Done and ordered in chambers, at Miami, Florida, on June 27, 2016.

Robert N. Scola, Jr.
United States District Judge