Case3:10-cv-01282-MMC	Document145	Filed01/10/12	Page1 of 1
7 FOR THE NORTHERN DISTRICT OF CALIFORNIA			
		No. C-10-128	
V.		DEFAULT OF	CORPORATE
GLBT, LTD., et al.,			
Defendants.	/		
By order filed December 2, 2011, the Court granted Jonathan Capp's motion to			
16 withdraw as attorney of record for defendants. In said order, the Court notified defendants			
1/			
corporate defendants to cause new counsel to file a notice of appearance no later than			
$\begin{bmatrix} 19\\ 20 \end{bmatrix}$ December 30, 2011, and advised them that the failure to comply would result in entry of			
default as to any corporate defendant for which a notice of appearance had not been $\frac{20}{21}$			
timely filed.			
No corporate defendant has caused new counsel to file a notice of appearance.			
Accordingly, the Clerk is hereby DIRECTED to enter the default of defendants GLBT, Ltd.,			
	80, Ltd.		
IT IS SO ORDERED.			1.
Dated: January 10, 2012		Malin	M. Chesney
		MAXINE M	. CHESNEY es District Judge
	IN THE FOR THE I FOR THE I IO GROUP, INC., et al., Plaintiff, v. GLBT, LTD., et al., Defendants. By order filed December withdraw as attorney of record GLBT, Ltd., Mash and New, Lt entities, they may not appear in corporate defendants to cause December 30, 2011, and advis default as to any corporate def timely filed. No corporate defendant	IN THE UNITED STATE FOR THE NORTHERN DIS IO GROUP, INC., et al., Plaintiff, v. GLBT, LTD., et al., Defendants. / By order filed December 2, 2011, the Co withdraw as attorney of record for defendants. GLBT, Ltd., Mash and New, Ltd., and Port 80, entities, they may not appear in court without co corporate defendants to cause new counsel to December 30, 2011, and advised them that the default as to any corporate defendant for which timely filed. No corporate defendant has caused new Accordingly, the Clerk is hereby DIRECTED to Mash and New, Ltd., and Port 80, Ltd. IT IS SO ORDERED.	IO GROUP, INC., et al., Plaintiff, V. GLBT, LTD., et al., Defendants. / By order filed December 2, 2011, the Court granted Jon withdraw as attorney of record for defendants. In said order, the GLBT, Ltd., Mash and New, Ltd., and Port 80, Ltd. that because entities, they may not appear in court without counsel. The Court corporate defendants to cause new counsel to file a notice of a December 30, 2011, and advised them that the failure to comp default as to any corporate defendant for which a notice of app timely filed. No corporate defendant has caused new counsel to file Accordingly, the Clerk is hereby DIRECTED to enter the default Mash and New, Ltd., and Port 80, Ltd. IT IS SO ORDERED. Dated: January 10, 2012

For the Northern District of California

United States District Court