

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

SHENZHEN DAISILI COMMERCIAL CO., LTD.,

Plaintiff,

v.

ACHIFSJOVT; BRIGHTSTARLIGHT.X;
CHENGDUYOUAREFUSHIYOUXIANGONGSI; DGHM-
JLMY; DXBG; FEAPHY; HUALIL STORE;
HUSAYUSHOP; JOFOW; JXUNDA; LIFEINUOQIN;
MAXINQUAN888; TUSHANJING;
WANMEILIANGLIGUAN; ZEYCLO US;
ZHUXIANGCHUANGYI

Defendants.

SEALED

Civil Action No.

Complaint

NOW COMES Shenzhen Daisili Commercial Co., Ltd. (“Plaintiff”), by and through its undesigned counsel and hereby brings its case against ACHIFSJOVT, BrightStarlight.X, Chengduyouarefushiyouxiangongsi, DGHM-JLMY, DXBG, FEAPHY, HUALIL Store, HusaYuShop, JOFOW, JXUNDA, lifeinuoqin, MaXinQuan888, tushanjing, wanmeiliangliguan, ZEYCLO US, and zhuxiangchuangyi (collectively, “Defendants”), and alleges as follows:

Introduction

1. This action has been filed by Plaintiff to combat online copyright infringers who offer for sale unauthorized and unlicensed products, including dresses, using complete, modified, and/or derivative versions of Plaintiff copyrighted works. Defendants create e-commerce stores operating under one or more identified above (“Seller Aliases”) and have traded and continue to trade upon Plaintiff’s commercial reputation and goodwill by offering for sale and/or selling unlicensed products using pirated copies of Plaintiff’s registered copyright (collectively, the “Infringing Products”) to unknowing consumers here in the United States. E-commerce stores operating under the Seller Aliases share characteristics establishing a logical relationship between them, and Defendants’ unlawful activities arise out of the same transaction, occurrence, or series of transactions or occurrences. Defendants attempt to avoid, or at least mitigate, liability by operating under one or more Seller Aliases to conceal both their identities and the full scope and interworking of their pirate operation. Plaintiff is forced to file this action to combat Defendants’ pirating of its registered copyrights as well as to protect unknowing consumers from mistakenly purchasing Infringing Products over the Internet. Plaintiff has been and continues to be irreparably damaged through consumer confusion and the piracy of the Plaintiff Work as a result of Defendants’ actions and accordingly seeks injunctive and monetary relief.

Jurisdiction and Venue

2. This Court has original subject matter jurisdiction over the claims in this action pursuant to 17 U.S.C. § 501, *et seq.*, and 28 U.S.C. §§ 1331, 1338(a)-(b).
3. Venue is proper in this Court pursuant to 28 U.S.C. § 1391, and this Court may properly exercise personal jurisdiction pursuant to Federal Rule of Civil Procedure 4(k)(2) over Defendants since each of the Defendants directly targets business activities toward consumers in the United States, through at least the fully interactive e-commerce stores operating under the Seller Aliases. Specifically, Defendants have targeted sales to United States residents by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, accept payment in U.S. dollars and/or funds from U.S. bank accounts and, on information and belief, have sold Infringing Products to residents in the United States.

Parties

4. Plaintiff is a Chinese limited company.
5. Plaintiff is a purveyor of clothing products, including dresses (“Plaintiff Products”) that it sells through its website <https://www.dresslily.com/> under its brand DRESSLILY® (U.S. Reg. No. 5,787,722).

6. Plaintiff has enjoyed success in international e-commerce. Plaintiff's clothing products are widely available for sale online, including on <https://www.dresslily.com/>.
7. In the interest of promoting the Plaintiff Products, Plaintiff created and produced photos of its products (the "Plaintiff Works").
8. Plaintiff applied for and holds the U.S. Copyright Registration Nos. VA0002407256, VA0002407257, VA0002422341, and VA0002422346 (the "Plaintiff Copyrights"), which protects images therein, that Plaintiff uses to advertise its products.
9. A true and correct copy of the federal copyright registrations, preview certificate for the Plaintiff Works, and relevant screenshots of the Plaintiff Works, are attached hereto as **Exhibit 1**.
10. The Plaintiff Copyrights are valid, subsisting, and in full force and effect.
11. Plaintiff owns all rights, including without limitation, the rights to reproduce the Plaintiff Works in copies, to prepare derivative works based upon the Plaintiff Works, to distribute copies of the Plaintiff Works to the public by sale or other transfer of ownership, or by rental, lease, or lending, and to display the Plaintiff Works publicly.
12. Genuine Plaintiff Products have become very popular, driven by Plaintiff's elevated quality standards and innovative designs.

- 13.**Plaintiff's sales of authorized Plaintiff Products have been substantial.
- 14.**The success of Plaintiff's Products additionally stems from sales to consumers and interest that its consumers have generated.
- 15.**As a result of the efforts of Plaintiff, the quality of Plaintiff's Products, the promotional efforts for its products and designs, the members of the public have become familiar with Plaintiff's Products and the Plaintiff Works and associate them exclusively with Plaintiff.
- 16.**Plaintiff has made efforts to protect its interests in and to the Plaintiff Work. Plaintiff's is the only business authorized to manufacture, import, export, advertise, offer for sale, or sell any goods in association with the Plaintiff Works. Plaintiff has not licensed or authorized Defendants to exploit the Plaintiff Works in any way.

The Defendants

- 17.**Defendants are individuals and business entities of unknown makeup who own and/or operate one or more of the e-commerce stores under at least the Seller Aliases identified above and/or other seller aliases not yet known to Plaintiff. On information and belief, Defendants reside and/or operate in the People's Republic of China or other foreign jurisdictions with marginal trademark enforcement systems or redistribute products from the same or similar sources

in those locations. Defendants have the capacity to be sued pursuant to Federal Rule of Civil Procedure 17(b).

18. On information and belief, Defendants, either individually or jointly, operate one or more e-commerce stores under the Seller Aliases listed above. Tactics used by Defendants to conceal their identities and the full scope of their operation make it virtually impossible for Plaintiff to discover Defendants' true identities and the exact interworking of their network. If Defendants provide additional credible information regarding their identities, Plaintiff will take appropriate steps to amend the Complaint.

Defendant's Unlawful Conduct

19. Marketplaces like Amazon allow merchants to quickly "set up shop" and flood the market with unauthorized goods which displace actual sales manufacturers would otherwise enjoy.

20. It has been estimated that e-commerce intellectual property infringement costs merchants in the U.S. alone nearly \$41 billion¹ with Department of Homeland Security seizures of infringing goods increasing more than 10-fold between

¹ The National Bureau of Asian Research, The Report of the Commission on the Theft of American Intellectual Property, at 9, Pub. The Commission on the Theft of American Intellectual Property 2017, available at http://www.ipcommission.org/report/IP_Commission_Report_Update_2017.pdf.

2000 and 2018² and a street value of seized goods increasing 246% from 2017 to 2022.³

21. U.S. Customs and Border Protection (“CBP”) reported that for Fiscal Year 2023, it seized nearly 23 million counterfeit goods with a collective manufacturer’s suggested retail price of over \$2.7 billion (USD), with 46% of those seizures and 84% of the value coming from China and Hong Kong.⁴

22. Infringing and pirated products account for billions in economic losses, resulting in tens of thousands of lost jobs for legitimate businesses and broader economic losses, including lost tax revenue.

23. Third party service providers like those used by Defendants do not robustly subject new sellers to verification and confirmation of their identities, allowing infringers to “routinely use false or inaccurate names and addresses when registering with these e-commerce platforms.”⁵

² U.S. Department of Homeland Security, *Combating Trafficking in Counterfeit and Pirated Goods Report to the President of the United States*, January 24, 2020.

³ U.S. Customs and Border Protection Office of Trade, FY 2022 Fact Sheet Intellectual Property Rights, available at <https://www.cbp.gov/sites/default/files/assets/documents/2023-Mar/IPR%20Fact%20Sheet%20FY2022%20Final%20Draft%20%28508%29%20%28004%29%20%282%29.pdf>

⁴ U.S. Customs and Border Protection FY 2023 FACT SHEET Intellectual Property rights, available at https://www.cbp.gov/sites/default/files/2024-05/IPR%20FACT%20SHEET%20FISCAL%20YEAR%202023%20PBRB%20APPROVED%20%28508%29_5.29.pdf

⁵ Daniel C.K. Chow, *Alibaba, Amazon, and Counterfeiting in the Age of the Internet*, 40 NW. J. INT’L L. & BUS. 157, 186 (2020).

24. DHS has observed that “at least some e-commerce platforms, little identifying information is necessary for [an infringer] to begin selling” and recommending that “[s]ignificantly enhanced vetting of third-party sellers” is necessary.

Infringers hedge against the risk of being caught and having their websites taken down from an e-commerce platform by preemptively establishing multiple virtual storefronts.⁶

25. Because platforms generally do not require a seller on a third-party marketplace to identify the underlying business entity, infringers can have many different profiles that can appear unrelated even though they are commonly owned and operated.⁷

26. Further, “E-commerce platforms create bureaucratic or technical hurdles in helping brand owners to locate or identify sources of [infringement].”⁸

27. Defendants have targeted sales to United States residents by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, accept payment in U.S. dollars and/or funds from U.S. bank accounts and, on information and belief, have sold Infringing Products to residents of the United States.

⁶ *Combating Trafficking in Counterfeit and Pirated Goods Report to the President of the United States*, at p. 22.

⁷ *Id.*, at p. 39.

⁸ *Alibaba, Amazon, and Counterfeiting in the Age of the Internet*, 40 NW. J. INT’L L. & BUS. at 186-187.

28. Defendants concurrently employ and benefit from substantially similar advertising and marketing strategies. For example, many Defendants facilitate sales by designing the e-commerce stores (including product detail pages) operating under the Seller Aliases so that they appear to unknowing consumers to be authorized online retailers of their products (including Genuine Plaintiff Products), outlet stores, or wholesalers. E-commerce stores operating under the Seller Aliases look sophisticated and accept payment in U.S. dollars and/or funds from U.S. bank accounts via credit cards and Amazon Pay. E-commerce stores operating under the Seller Aliases often include content and images that make it very difficult for consumers to distinguish such stores from an authorized retailer of Genuine Plaintiff Products.

29. Plaintiff has not licensed or authorized Defendants to use the Plaintiff Works and on information and belief none of the Defendants are authorized retailers of Genuine Plaintiff Products.

30. E-commerce store operators like Defendants commonly engage in fraudulent conduct when registering the Seller Aliases by providing false, misleading, and/or incomplete information to e-commerce platforms to prevent discovery of their true identities and the scope of their e-commerce operation.

31. E-commerce store operators like Defendants regularly simultaneously multiple storefronts in violation of platform terms of service, or register or acquire new

seller aliases for the purpose of offering for sale and selling Infringing Products. Such seller alias registration patterns are one of many common tactics used by e-commerce store operators like Defendants to conceal their identities and counterfeiting operation, and to avoid being shut down.

32. Even though Defendants operate under multiple fictitious aliases, the e-commerce stores operating under the Seller Aliases often share unique characteristics such as templates with common design elements which intentionally omit any contact information or other information for identifying Defendants or other seller aliases they operate or use. E-commerce stores operating under the Seller Aliases include other notable common features, such as use of the same registration patterns, accepted payment methods, check-out methods, keywords, advertising tactics, similarities in price and quantities, the same grammatical and spelling errors, and/or the use of the same text and images. Additionally, Infringing Products for sale by the Seller Aliases bear similar irregularities and indicia of being counterfeit, suggesting that the Infringing Products were manufactured by and come from a common source and that Defendants are interrelated.

33. E-commerce store operators like Defendants are in constant communication with each other and regularly participate in QQ.com chat rooms and through websites such as sellerdefense.cn and kuajingvs.com regarding tactics for

operating multiple accounts simultaneously, evading detection, pending litigation, and potential new lawsuits.

34. Pirates such as Defendants will typically operate under multiple seller aliases and payment accounts so that they can continue operation despite the enforcement efforts of a rightsholder like Plaintiff. E-commerce store operators like Defendants maintain off-shore bank accounts and regularly move funds from their financial accounts to off-shore accounts outside the jurisdiction of this Court to avoid payment of any monetary judgment which might be awarded by rightsholders like Plaintiff. Indeed, analysis of financial account transaction logs from previous similar cases indicates that off-shore counterfeiters regularly move funds from U.S.-based financial accounts to off-shore accounts outside the jurisdiction of this Court.

35. Upon information and belief, Defendants are working to knowingly and willfully import, distribute, offer for sale, and sell Infringing Products through the unauthorized reproduction, distribution, and/or display of the Plaintiff Works in the same transaction, occurrence, or series of transactions or occurrences. Defendants, without any authorization or license from Plaintiff, have knowingly and willfully used and/or continue to use the Plaintiff Works in connection with the advertisement, distribution, offering for sale, and sale of Infringing Products into the United States over the Internet.

36. Defendants' unauthorized use of the Plaintiff Works connection with the advertising, distribution, offering for sale, and sale of Infringing Products, including the sale of Infringing Products into the United States is likely to cause and has caused confusion, mistake, and deception by and among consumers and is irreparably harming Plaintiff.

Count I - Copyright Infringement (17 U.S.C. § 501)

37. Plaintiff repeats, re-alleges, and incorporates by reference the allegations set forth in Paragraphs 1 through 36.

38. Plaintiff is the owner of the original Plaintiff Works registered and contained in **Exhibit 1**.

39. The Plaintiff Works have significant value and has been produced and created at considerable expense.

40. Among the rights granted to Plaintiff is the exclusive right to market and sublicense the right to copy, reproduce, and display the Plaintiff Works and make derivative works thereof.

41. Upon information and belief, Defendants had access to the work in **Exhibit 1** through viewing Plaintiff's sale of its genuine Plaintiff Products on at least <https://ww.dresslily.com> which were advertised and sold in association with the Plaintiff Works. After accessing the Plaintiff Works, Defendants wrongfully created copies of the copyrighted Plaintiff Works without Plaintiff's consent

and engaged in acts of widespread infringement through the creation and reproduction of images and videos containing the Plaintiff Works, and posting the images and videos via online websites and digital markets without authorization.

42. Each Defendant, without the permission or consent of the Plaintiff, has offered to sell, marketed, distributed, and advertised to sell online products in connection with the Plaintiff Works and reproduce, display, and distribute the Plaintiff Work without authorization and in violation of Plaintiff's exclusive rights under 17 U.S.C. § 106.

43. As a direct result of their acts of copyright infringement, Defendants have obtained direct and indirect profits they would not otherwise have realized but for their infringement of the copyrighted Plaintiff Works.

44. Defendants knew their acts constituted copyright infringement and Defendants' conduct was willful within the meaning of the Copyright Act.

45. As a result of their wrongful conduct, Defendants are liable to Plaintiff for copyright infringement pursuant to 17 U.S.C. § 501.

46. Plaintiff has suffered, and will continue to suffer, substantial losses, including but not limited to damage to its business reputation and goodwill.

47. Plaintiff is entitled to recover damages, which include its losses and any and all profits Defendants have made as a result of its wrongful conduct.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 1)** That Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in concert with them be temporarily, preliminarily, and permanently enjoined and restrained from:
 - a.** Using the Plaintiff Works or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a Genuine Plaintiff or is not authorized by Plaintiff to be sold in connection with the Plaintiff Works;
 - b.** passing off, inducing, or enabling others to sell or pass off any product as a Genuine Plaintiff Product or any other product produced by Plaintiff that is not Plaintiff's or is not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale using the Plaintiff Works;
 - c.** committing any acts calculated to cause consumers to believe that Defendants' Infringing Products are those sold under the authorization, control, or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;

- 5) That Plaintiff recover its attorneys' fees and full costs for bringing this action pursuant to 17 U.S.C. § 505; and
- 6) Award any and all other relief that this Court deems just and proper.

Dated: August 20, 2025

Respectfully submitted,

/s/Adam E. Urbanczyk
Adam E. Urbanczyk
(GA 094951)
AU LLC
444 W. Lake St. 17th Floor
Chicago, IL 60606
(312) 715-7312
adamu@au-llc.com
Counsel for Plaintiff

Exhibit 1

Registration #: VA0002407256
Service Request #: 1-14105576301



Emma Emma
919 South Winchester Blvd, Apt 453
San Jose, CA 95128 United States

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Shiria Perlmuter
United States Register of Copyrights and Director

Registration Number
VA 2-407-256

Effective Date of Registration:
August 01, 2024

Registration Decision Date:
August 12, 2024

Copyright Registration for a Group of Published Photographs

Registration issued pursuant to 37 C.F.R. § 202.4(i)

For Photographs Published: January 06, 2023 to December 29, 2023

Title

Title of Group: women's clothing 2023
Number of Photographs in Group: 298

- **Individual Photographs:** 5076086-1,
5076086-2,
5076086-3,
5076086-4,
5076086-5,
5076086-6,
5076086-7,
Published: January 2023

- **Individual Photographs:** 4997045-1,
4997045-2,
4997045-3,
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4997045-5,
4997045-6,
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4997045-9,
4997045-10,
4997045-11,
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5085104-5,
5079303-1,
5079303-2,
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5079303-7,
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5084468-4,
5084468-5,
5084468-6,

Published: February 2023

- **Individual Photographs:** 5084263-1,
5084263-2,
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5084263-4,
5084263-5,
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5086966-1,
5086966-2,
5088443-1,
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5088443-3,
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5088443-5,
5088443-6,
5088443-7,
5088443-8,
5088443-9,

Published: March 2023

- **Individual Photographs:** 5092442-1,
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5089592-6,

Published: April 2023

- **Individual Photographs:** 5099790-1,
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5099790-4,
5099790-5,
5099790-6,



Published: June 2023

- **Individual Photographs:** 5105086-1,
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5106404-5,
5106404-6,
5106404-7,
5106404-8,
5106404-9,

Published: July 2023

- **Individual Photographs:** 5109178-1,
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5109178-7,
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5112343-10,

Published: August 2023

- **Individual Photographs:** 5115906-1,
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5114030-12,

Published: September 2023

- **Individual Photographs:** 5117754-1,
5117754-2,
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5117754-4,
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5117754-7,
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5116123-6,
5116123-7,
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5117726-4,
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5117726-8,
5115901-1,
5115901-2,
5115901-3,
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5115901-7,
5115901-8,
5115901-9,
Published: October 2023

- **Individual Photographs:** 5118994-1,
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5121266-7,
5121266-8,

Published: November 2023

- **Individual Photographs:** 5122904-1,
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5122904-7,
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5122979-8,
5122980-1,
5122980-2,
5122980-3,
5122980-4,
5122980-5,
5122980-6,
5122980-7

Published: December 2023

Completion/Publication



Year of Completion: 2023
Earliest Publication Date in Group: January 06, 2023
Latest Publication Date in Group: December 29, 2023
Nation of First Publication: United States

Author

• **Author:** Wumei Lin
Author Created: photographs
Work made for hire: Yes
Citizen of: China

Copyright Claimant

Copyright Claimant: Shenzhen Daisili Commercial Co., Ltd.
A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Bao'an Distr, Shenzhen, 518000, China
Transfer statement: By written agreement

Rights and Permissions

Organization Name: Shenzhen Daisili Commercial Co., Ltd.
Name: Wumei Lin
Email: 877217435@qq.com
Telephone: +8615989367146
Address: A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Baoan Distri
Shenzhen 518000 China

Certification

Name: Wumei Lin
Date: August 01, 2024

Copyright Office notes: Regarding title information: Deposit contains complete list of titles that correspond to the individual photographs included in this group.

Regarding group registration: A group of published photographs may be registered on one application with one filing fee only under limited circumstances. ALL of the following are required: 1. All photographs (a) were created by the same author AND (b) are owned by the same copyright claimant AND (c) were published in the same calendar year AND 2. The group contains 750 photographs or less AND 3. A sequentially numbered list of photographs containing the title, file name and month of publication for each photograph included in the group must be uploaded along with other required application materials. The list must be submitted in an approved document format such as .

XLS or .PDF. The file name for the numbered list must contain the title of the group and the Case Number assigned to the application.

Basis for Registration: Registration does not extend to any useful article depicted. Registration extends to deposited photograph only. 17 USC 101, 102 (a), and 113.

Registration #: VA0002407257
Service Request #: 1-14108544511



Emma Emma
919 South Winchester Blvd, Apt 453
San Jose 95128 United States

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Shiria Perlmutter
United States Register of Copyrights and Director

Registration Number
VA 2-407-257
Effective Date of Registration:
August 02, 2024
Registration Decision Date:
August 12, 2024

Copyright Registration for a Group of Published Photographs

Registration issued pursuant to 37 C.F.R. § 202.4(i)
For Photographs Published: January 11, 2021 to December 27, 2021

Title

Title of Group: women's clothing 2021
Number of Photographs in Group: 296

- **Individual Photographs:** 4985397-1,
4985397-2,
4985397-3,
4985397-4,
4985397-5,
4985397-6,
4985397-7,
4985397-8,
4985397-9,
4985397-10,
4985397-11,
4763141-1,
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4763141-3,
4763141-4,
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4763141-6,
4763141-7

Published: January 2021

- **Individual Photographs:** 4767109-1,
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4767109-4,
4767109-5,

Published: February 2021

- **Individual Photographs:** 4772816-1,
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4985369-2,
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4985369-9,
4985369-10,
4770281-1,
4770281-2,
4770281-3,
4770281-4,
4770281-5,
4770281-6,
Published: March 2021

- **Individual Photographs:** 4754906-1,
4754906-2,
4754906-3,
4754906-4,
4754906-5,
4754906-6,
4775276-1,
4775276-2,
4775276-3,
4775276-4,
4775276-5,
4775523-1,
4775523-2,
4775523-3,
4775523-4,
4775523-5,
4985400-1,
4985400-2,
4985400-3,
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4985400-6,
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4985400-10,
4985400-11,



4985400-12,
4985400-13,
4985400-14,
4985400-15,
4985400-16,

Published: April 2021

- **Individual Photographs:** 4808794-1,
4808794-2,
4808794-3,
4808794-4,
4808794-5,
4808794-6,

Published: May 2021

- **Individual Photographs:** 4839123-1,
4839123-2,
4839123-3,
4839123-4,
4839123-5,
4839123-6,
4839123-7,
4840621-1,
4840621-2,
4840621-3,
4840621-4,
4840621-5,
4840621-6,
4838309-1,
4838309-2,
4838309-3,
4838309-4,
4838309-5,
4838309-6,
4771451-1,
4771451-2,
4771451-3,
4771451-4,
4771451-5,
4771451-6,
4840421-1,
4840421-2,
4840421-3,
4840421-4,
4840421-5,
4840421-6,

Published: June 2021

- **Individual Photographs:** 4843105-1,
4843105-2,
4843105-3,
4843105-4,
4843105-5,
4843105-6,
4843105-7,
4843392-1,
4843392-2,
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4843392-4,
4843392-5,
4843392-6,
4841794-1,
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4841794-4,
4841794-5,
4841794-6,
4843017-1,
4843017-2,
4843017-3,
4843017-4,
4843017-5,
4843017-6,
4842630-1,
4842630-2,
4842630-3,
4842630-4,
4842630-5,
4842630-6,
4842630-7,
4842630-8,

Published: July 2021

- **Individual Photographs:** 4845093-1,
4845093-2,
4845093-3,
4845093-4,
4845093-5,
4845093-6,
4845093-7,

Published: August 2021

- **Individual Photographs:** 4844730-1,
4844730-2,
4844730-3,
4844730-4,
4844730-5,
4849636-1,
4849636-2,
4849636-3,
4849636-4,
4849636-5,
4849636-6,
4849636-7,
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4849636-9,
4849636-10,
4849636-11,
4849636-12,
4846120-1,
4846120-2,
4846120-3,
4846120-4,
4846120-5,
4846120-6,
4846120-7,



4846120-8,
4846120-9,
4844264-1,
4844264-2,
4844264-3,
4844264-4,
4844264-5,
4844264-6,
4846033-1,
4846033-2,
4846033-3,
4846033-4,
4846033-5,
4846033-6,
4846320-1,
4846320-2,
4846320-3,
4846320-4,
4846320-5,
4846320-6,

Published: September 2021

- **Individual Photographs:** 4850347-1,
4850347-2,
4850347-3,
4850347-4,
4850347-5,
4850347-6,

Published: October 2021

- **Individual Photographs:** 4868800-1,
4868800-2,
4868800-3,
4868800-4,
4868800-5,
4868800-6,
4868800-7,
4868800-8,
4868800-9,
4868800-10,
4852755-1,
4852755-2,
4852755-3,
4852755-4,
4852755-5,
4852755-6,
4852755-7,
4852755-8,
4852755-9,

Published: November 2021

- **Individual Photographs:** 4849587-1,
4849587-2,
4849587-3,
4849587-4,
4870198-1,
4870198-2,
4870198-3,

4870198-4,
4870198-5,
4870198-6,
4870198-7,
4871949-1,
4871949-2,
4871949-3,
4871949-4,
4871949-5,
4871949-6,
4871949-7,
4871949-8,
4871949-9,
4952810-1,
4952810-2,
4952810-3,
4952810-4,
4952810-5,
4952810-6,
4952810-7,
4873326-1,
4873326-2,
4873326-3,
4873326-4,
4873326-5,
4952797-1,
4952797-2,
4952797-3,
4952797-4,
4952797-5,
4952797-6,
4952797-7,
4952797-8,
4949454-1,
4949454-2,
4949454-3,
4949454-4,
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4949454-6,
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4949454-8,
4949454-9,
4949454-10,
4949454-11,
4949454-12,
5033434-1,
5033434-2,
5033434-3,
5033434-4,
5033434-5,
5033434-6,
5033434-7,
5033434-8,

Published: December 2021

Completion/Publication



Year of Completion: 2021
Earliest Publication Date in Group: January 11, 2021
Latest Publication Date in Group: December 27, 2021
Nation of First Publication: United States

Author

Author: Wumei Lin
Author Created: photographs
Work made for hire: Yes
Citizen of: China

Copyright Claimant

Copyright Claimant: Shenzhen Daisili Commercial Co., Ltd.
A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Baoan Distri, Shenzhen, 518000, China
Transfer statement: By written agreement

Rights and Permissions

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Telephone: +8615989367146
Address: Ma'anshan Community, Xixiang Street, Bao'an District, Shenzhen City,
Guangdong Province, China
Shenzhen 518000 China

Certification

Name: Wumei Lin
Date: August 02, 2024

Copyright Office notes: Regarding title information: Deposit contains complete list of titles that correspond to the individual photographs included in this group.

Regarding group registration: A group of published photographs may be registered on one application with one filing fee only under limited circumstances. ALL of the following are required: 1. All photographs (a) were created by the same author AND (b) are owned by the same copyright claimant AND (c) were published in the same calendar year AND 2. The group contains 750 photographs or less AND 3. A sequentially numbered list of photographs containing the title, file name and month of publication for each photograph included in the group must be uploaded along with other required application materials. The list must be submitted in an approved document format such as .XLS or .PDF. The file name for the numbered list must contain the title of the

group and the Case Number assigned to the application.

Basis for Registration: Registration does not extend to any useful article depicted. Registration extends to deposited photograph only. 17 USC 101, 102 (a), and 113.

Registration #: *-APPLICATION-*

Service Request #: 1-14109429017

Mail Certificate

Emma Emma
919 South Winchester Blvd, Apt 453
San Jose, CA 95128 United States

Priority: Routine

Application Date: August 02, 2024

Correspondent

Organization Name: Shenzhen Daisili Commercial Co., Ltd.
Name: Wumei Lin
Email: 877217435@qq.com
Telephone: +8615989367146
Address: A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Baoan Distri
Shenzhen 518000 China

Registration Number
-APPLICATION-

Copyright Registration for a Group of Published Photographs

Registration issued pursuant to 37 C.F.R. § 202.4(i)

For Photographs Published: January 01, 2019 to December 30, 2019

Title

Title of Group: women's clothing 2019
Number of Photographs in Group: 129

- **Individual Photographs:** 1662139-1,
1662139-2,
1662139-3,
1662139-4,
1662139-5,
1662139-6,
1662139-7,
1662139-8,
1662139-9,
1662139-10,
1662139-11,
1662139-12,
1662139-13,
1662139-14,
1662139-15,
1662139-16,
1662139-17,
1662139-18,
2338058-1,
2338058-2,
2338058-3,
2338058-4,
2338058-5,
2338058-6

Published: January 2019

- **Individual Photographs:** 4992413-1,
4992413-2,
4992413-3,
4992413-4,
4992413-5,
4992413-6,
4992413-7,
4992413-8,

4992413-9,
4992413-10,
4992413-11,

Published: May 2019

- **Individual Photographs:** 4525009-1,
4525009-2,
4525009-3,
4525009-4,
4525009-5,
4525009-6,

Published: July 2019

- **Individual Photographs:** 4559845-1,
4559845-2,
4559845-3,
4552456-1,
4552456-2,
4552456-3,
4552456-4,
4552456-5,
4555462-1,
4555462-2,
4555462-3,
4555462-4,
4555462-5,
4555462-6,
4555462-7,

Published: August 2019

- **Individual Photographs:** 4576716-1,
4576716-2,
4576716-3,
4576716-4,
4576716-5,
4576716-6,
4577475-1,
4577475-2,
4577475-3,
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4577475-9,

Published: September 2019

- **Individual Photographs:** 4992396-1,
4992396-2,
4992396-3,
4992396-4,
4992396-5,
4992396-6,
4594280-1,
4594280-2,
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4594280-4,

4594280-5,
4594280-6,
4593899-1,
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4593899-3,
4593899-4,
4593899-5,
4593899-6,
4593899-7,
4593899-8,
4593899-9,

Published: October 2019

- **Individual Photographs:** 4609277-1,
4609277-2,
4609277-3,
4609277-4,
4609277-5,
4609277-6,
4609277-7,
4609277-8,
4609277-9,

Published: November 2019

- **Individual Photographs:** 4635487-1,
4635487-2,
4635487-3,
4635487-4,
4635487-5,
4635487-6,
4635487-7,
4669314-1,
4669314-2,
4669314-3,
4669314-4,
4669314-5,
4669314-6,
4636746-1,
4636746-2,
4636746-3,
4636746-4,
4636746-5,
4985448-1,
4985448-2,
4985448-3,
4985448-4,
4985448-5,
4985448-6,
4985448-7,
4985448-8,
4985448-9,
4985448-10,

Published: December 2019

Completion/Publication

Year of Completion: 2019

Earliest Publication Date in Group: January 01, 2019
Latest Publication Date in Group: December 30, 2019
Nation of First Publication: United States

Author

- Author:** Wumei Lin
Author Created: photographs
Work made for hire: Yes
Citizen of: China

Copyright Claimant

Copyright Claimant: Shenzhen Daisili Commercial Co., Ltd.
A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Bao'an Distr, Shenzhen, 518000, China
Transfer statement: By written agreement

Rights and Permissions

Organization Name: Shenzhen Daisili Commercial Co., Ltd.
Name: Wumei Lin
Email: 877217435@qq.com
Telephone: +8615989367146
Address: Ma'anshan Community, Xixiang Street, Bao'an District, Shenzhen City,
Guangdong Province, China
Shenzhen 518000 China

Certification

Name: Wumei Lin
Date: August 02, 2024

Copyright Office notes: Regarding title information: Deposit contains complete list of titles that correspond to the individual photographs included in this group.

Regarding group registration: A group of published photographs may be registered on one application with one filing fee only under limited circumstances. ALL of the following are required: 1. All photographs (a) were created by the same author AND (b) are owned by the same copyright claimant AND (c) were published in the same calendar year AND 2. The group contains 750 photographs or less AND 3. A sequentially numbered list of photographs containing the title, file name and month of publication for each photograph included in the group must be uploaded along with other required application materials. The list must be submitted in an approved document format such as . XLS or .PDF. The file name for the numbered list must contain the title of the group and the Case Number assigned to the application.

Registration #: *-APPLICATION-*

Service Request #: 1-14108923181

Mail Certificate

Emma Emma
919 South Winchester Blvd, Apt 453
San Jose, CA 95128 United States

Priority: Routine

Application Date: August 02, 2024

Correspondent

Organization Name: Shenzhen Daisili Commercial Co., Ltd.
Name: Wumei Lin
Email: 877217435@qq.com
Telephone: +8615989367146
Address: A301, Building A and B, No. 1, Chuangjin, District 28, Dalang Community,
Xin'an Street, Baoan Distri
Shenzhen 518000 China

Registration Number
-APPLICATION-

Copyright Registration for a Group of Published Photographs

Registration issued pursuant to 37 C.F.R. § 202.4(i)

For Photographs Published: January 10, 2022 to December 30, 2022

Title

Title of Group: women's clothing 2022
Number of Photographs in Group: 388

- **Individual Photographs:** 4954806-1,
4954806-2,
4954806-3,
4954806-4,
4954806-5,
4954806-6,
4954206-1,
4954206-2,
4954206-3,
4954206-4,
4954206-5,
4954206-6,
Published: January 2022
- **Individual Photographs:** 4954948-1,
4954948-2,
4954948-3,
4954948-4,
4954948-5,
4954948-6,
4954948-7,
4954948-8,
4954948-9,
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4954948-17,
4954948-18,
4954948-19,
4954948-20,

4964020-1,
4964020-2,
4964020-3,
4964020-4,
4964020-5,
4964020-6,
4964020-7,
4964885-1,
4964885-2,
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4964885-4,
4964885-5,
4964885-6,
4955623-1,
4955623-2,
4955623-3,
4955623-4,
4955623-5,
4955623-6,

Published: February 2022

- **Individual Photographs:** 4982500-1,
4982500-2,
4982500-3,
4982500-4,
4982500-5,
4982500-6,
4982111-1,
4982111-2,
4982111-3,
4982111-4,
4982111-5,
4982111-6,
4982979-1,
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4965038-1,
4965038-2,
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4965038-5,
4965038-6,
4985258-1,
4985258-2,
4985258-3,
4985258-4,
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4985258-6,
4985258-7,
4985258-8,
4985258-9,
4985258-10,

Published: March 2022

- **Individual Photographs:** 4987899-1,
4987899-2,
4987899-3,
4987899-4,
4987899-5,
4998251-1,
4998251-2,
4992451-1,
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4986392-1,
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4984985-9,
4984985-10,
4984985-11,
4984985-12

Published: April 2022

- **Individual Photographs:** 5043923-1,
5043923-2,
5043923-3,
5043923-4,
5043923-5,
5043923-6,
5043923-7,
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5043923-15,
5043923-16,
5043923-17,

Published: May 2022

- **Individual Photographs:** 4984489-1,
4984489-2,
4984489-3,
4984489-4,
4984489-5,
4984489-6,
4984489-7,
5028404-1,
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5020079-1,
5020079-2,
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5020079-6,

Published: June 2022

- **Individual Photographs:** 5036981-1,
5036981-2,
5036981-3,
5036981-4,
5036981-5,
5036981-6,
5029498-1,
5029498-2,
5029498-3,
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5029498-5,
5029498-6,
5029498-7,

Published: July 2022

- **Individual Photographs:** 5046054-1,
5046054-2,
5046054-3,
5046054-4,
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5046054-6,
5038373-1,
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5052270-1,
5052270-2,
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5052270-6,

Published: August 2022

- **Individual Photographs:** 5053878-1,
5053878-2,
5053878-3,
5053878-4,
5053878-5,
5053878-6,
5053878-7,
5053879-1,
5053879-2,
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5053879-4,
5053879-5,
5053879-6,
5053879-7,
5053879-8,

Published: September 2022

- **Individual Photographs:** 5062473-1,
5062473-2,
5062473-3,
5062473-4,
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5062473-6,
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5061514-6,
5061514-7,
5061514-8,
5061514-9,
5061514-10,
5061514-11,
5061514-12,
5055697-1,
5055697-2,
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5055697-6,
5055697-7,
5055697-8,

Published: October 2022

- **Individual Photographs:** 5067552-1,
5067552-2,
5067552-3,
5067552-4,
5067552-5,
5067552-6,
5067552-7,
5067552-8,

Published: November 2022

- **Individual Photographs:** 5073610-1,
5073610-2,
5073610-3,
5073610-4,
5073610-5,
5073610-6,
5073610-7,
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5075798-1,
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5076618-1,
5076618-2,
5076618-3,
5076618-4,
5076618-5,
5076618-6,
5076618-7,
5076618-8,
5076618-9,

Published: December 2022

Completion/Publication

Year of Completion: 2022
Earliest Publication Date in Group: January 10, 2022
Latest Publication Date in Group: December 30, 2022
Nation of First Publication: United States

Author

- **Author:** Wumei Lin
Author Created: photographs
Work made for hire: Yes
Citizen of: China

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Transfer statement: By written agreement

Rights and Permissions

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Certification

Name: Wumei Lin
Date: August 02, 2024

Copyright Office notes: Regarding title information: Deposit contains complete list of titles that correspond to the individual photographs included in this group.

Regarding group registration: A group of published photographs may be registered on one application with one filing fee only under limited circumstances. ALL of the following are required: 1. All photographs (a) were created by the same author AND (b) are owned by the same copyright claimant AND (c) were published in the same calendar year AND 2. The group contains 750 photographs or less AND 3. A sequentially numbered list of photographs containing the title, file name and month of publication for each photograph included in the group must be uploaded along with other required application materials. The list must be submitted in an approved document format such as .XLS or .PDF. The file name for the numbered list must contain the title of the group and the Case Number assigned to the application.

CIVIL COVER SHEET

The JS44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form is required for the use of the Clerk of Court for the purpose of initiating the civil docket record. (SEE INSTRUCTIONS ATTACHED)

I. (a) PLAINTIFF(S)

SHENZHEN DAISILI COMMERCIAL CO., LTD.

DEFENDANT(S)

ACHIFSJOVT, et al.

(b) COUNTY OF RESIDENCE OF FIRST LISTED

PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES)

COUNTY OF RESIDENCE OF FIRST LISTED

DEFENDANT (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED

(c) ATTORNEYS (FIRM NAME, ADDRESS, TELEPHONE NUMBER, AND E-MAIL ADDRESS)

AU LLC
444 W Lake St 17th Floor
Chicago, IL 60606
(312) 715-7312
adamu@au-llc.com

ATTORNEYS (IF KNOWN)

II. BASIS OF JURISDICTION

(PLACE AN "X" IN ONE BOX ONLY)

- 1 U.S. GOVERNMENT PLAINTIFF
2 U.S. GOVERNMENT DEFENDANT
3 FEDERAL QUESTION (U.S. GOVERNMENT NOT A PARTY)
4 DIVERSITY (INDICATE CITIZENSHIP OF PARTIES IN ITEM III)

III. CITIZENSHIP OF PRINCIPAL PARTIES

(PLACE AN "X" IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT) (FOR DIVERSITY CASES ONLY)

- PLF DEF PLF DEF
1 1 CITIZEN OF THIS STATE 4 4 INCORPORATED OR PRINCIPAL PLACE OF BUSINESS IN THIS STATE
2 2 CITIZEN OF ANOTHER STATE 5 5 INCORPORATED AND PRINCIPAL PLACE OF BUSINESS IN ANOTHER STATE
3 3 CITIZEN OR SUBJECT OF A FOREIGN COUNTRY 6 6 FOREIGN NATION

IV. ORIGIN

(PLACE AN "X" IN ONE BOX ONLY)

- 1 ORIGINAL PROCEEDING
2 REMOVED FROM STATE COURT
3 REMANDED FROM APPELLATE COURT
4 REINSTATED OR REOPENED
5 TRANSFERRED FROM ANOTHER DISTRICT (Specify District)
6 MULTIDISTRICT LITIGATION - TRANSFER
7 APPEAL TO DISTRICT JUDGE FROM MAGISTRATE JUDGE JUDGMENT
8 MULTIDISTRICT LITIGATION - DIRECT FILE

V. CAUSE OF ACTION

(CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE - DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY)

Copyright Infringement pursuant to 17 U.S.C. 501 et seq.

Does the relief requested in the complaint or petition seek to bar or mandate statewide and/or nationwide enforcement of a state and/or federal law, including a rule, regulation, policy, or order of the executive branch or a state and/or federal agency, whether by declaratory judgment and/or any form of injunctive relief?

(IF COMPLEX, CHECK REASON BELOW)

- 1. Unusually large number of parties.
2. Unusually large number of claims or defenses.
3. Factual issues are exceptionally complex
4. Greater than normal volume of evidence.
5. Extended discovery period is needed.
6. Problems locating or preserving evidence
7. Pending parallel investigations or actions by government.
8. Multiple use of experts.
9. Need for discovery outside United States boundaries.
10. Existence of highly technical issues and proof.

CONTINUED ON REVERSE

FOR OFFICE USE ONLY

RECEIPT # AMOUNT \$ APPLYING IFP MAG. JUDGE (IFP)
JUDGE MAG. JUDGE (Referral) NATURE OF SUIT CAUSE OF ACTION

VI. NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY)

CONTRACT - "0" MONTHS DISCOVERY TRACK

- 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT
- 152 RECOVERY OF DEFAULTED STUDENT LOANS (Excl. Veterans)
- 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS

CONTRACT - "4" MONTHS DISCOVERY TRACK

- 110 INSURANCE
- 120 MARINE
- 130 MILLER ACT
- 140 NEGOTIABLE INSTRUMENT
- 151 MEDICARE ACT
- 160 STOCKHOLDERS' SUITS
- 190 OTHER CONTRACT
- 195 CONTRACT PRODUCT LIABILITY
- 196 FRANCHISE

REAL PROPERTY - "4" MONTHS DISCOVERY TRACK

- 210 LAND CONDEMNATION
- 220 FORECLOSURE
- 230 RENT LEASE & EJECTMENT
- 240 TORTS TO LAND
- 245 TORT PRODUCT LIABILITY
- 290 ALL OTHER REAL PROPERTY

TORTS - PERSONAL INJURY - "4" MONTHS DISCOVERY TRACK

- 310 AIRPLANE
- 315 AIRPLANE PRODUCT LIABILITY
- 320 ASSAULT, LIBEL & SLANDER
- 330 FEDERAL EMPLOYERS' LIABILITY
- 340 MARINE
- 345 MARINE PRODUCT LIABILITY
- 350 MOTOR VEHICLE
- 355 MOTOR VEHICLE PRODUCT LIABILITY
- 360 OTHER PERSONAL INJURY
- 362 PERSONAL INJURY - MEDICAL MALPRACTICE
- 365 PERSONAL INJURY - PRODUCT LIABILITY
- 367 PERSONAL INJURY - HEALTH CARE/ PHARMACEUTICAL PRODUCT LIABILITY
- 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY

TORTS - PERSONAL PROPERTY - "4" MONTHS DISCOVERY TRACK

- 370 OTHER FRAUD
- 371 TRUTH IN LENDING
- 380 OTHER PERSONAL PROPERTY DAMAGE
- 385 PROPERTY DAMAGE PRODUCT LIABILITY

BANKRUPTCY - "0" MONTHS DISCOVERY TRACK

- 422 APPEAL 28 USC 158
- 423 WITHDRAWAL 28 USC 157

CIVIL RIGHTS - "4" MONTHS DISCOVERY TRACK

- 440 OTHER CIVIL RIGHTS
- 441 VOTING
- 442 EMPLOYMENT
- 443 HOUSING/ ACCOMMODATIONS
- 445 AMERICANS with DISABILITIES - Employment
- 446 AMERICANS with DISABILITIES - Other
- 448 EDUCATION

IMMIGRATION - "0" MONTHS DISCOVERY TRACK

- 462 NATURALIZATION APPLICATION
- 465 OTHER IMMIGRATION ACTIONS

PRISONER PETITIONS - "0" MONTHS DISCOVERY TRACK

- 463 HABEAS CORPUS- Alien Detainee
- 510 MOTIONS TO VACATE SENTENCE
- 530 HABEAS CORPUS
- 535 HABEAS CORPUS DEATH PENALTY
- 540 MANDAMUS & OTHER
- 550 CIVIL RIGHTS - Filed Pro se
- 555 PRISON CONDITION(S) - Filed Pro se
- 560 CIVIL DETAINEE: CONDITIONS OF CONFINEMENT

PRISONER PETITIONS - "4" MONTHS DISCOVERY TRACK

- 550 CIVIL RIGHTS - Filed by Counsel
- 555 PRISON CONDITION(S) - Filed by Counsel

FORFEITURE/PENALTY - "4" MONTHS DISCOVERY TRACK

- 625 DRUG RELATED SEIZURE OF PROPERTY 21 USC 881
- 690 OTHER

LABOR - "4" MONTHS DISCOVERY TRACK

- 710 FAIR LABOR STANDARDS ACT
- 720 LABOR/MGMT. RELATIONS
- 740 RAILWAY LABOR ACT
- 751 FAMILY and MEDICAL LEAVE ACT
- 790 OTHER LABOR LITIGATION
- 791 EMPL. RET. INC. SECURITY ACT

PROPERTY RIGHTS - "4" MONTHS DISCOVERY TRACK

- 820 COPYRIGHTS
- 840 TRADEMARK
- 880 DEFEND TRADE SECRETS ACT OF 2016 (DTSA)

PROPERTY RIGHTS - "8" MONTHS DISCOVERY TRACK

- 830 PATENT
- 835 PATENT-ABBREVIATED NEW DRUG APPLICATIONS (ANDA) - a/k/a Hatch-Waxman cases

SOCIAL SECURITY - "0" MONTHS DISCOVERY TRACK

- 861 HIA (1395f)
- 862 BLACK LUNG (923)
- 863 DIWC (405(g))
- 863 DIWW (405(g))
- 864 SSID TITLE XVI
- 865 RSI (405(g))

FEDERAL TAX SUITS - "4" MONTHS DISCOVERY TRACK

- 870 TAXES (U.S. Plaintiff or Defendant)
- 871 IRS - THIRD PARTY 26 USC 7609

OTHER STATUTES - "4" MONTHS DISCOVERY TRACK

- 375 FALSE CLAIMS ACT
- 376 Qui Tam 31 USC 3729(a)
- 400 STATE REAPPORTIONMENT
- 430 BANKS AND BANKING
- 450 COMMERCE/ICC RATES/ETC.
- 460 DEPORTATION
- 470 RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS
- 480 CONSUMER CREDIT
- 485 TELEPHONE CONSUMER PROTECTION ACT
- 490 CABLE/SATELLITE TV
- 890 OTHER STATUTORY ACTIONS
- 891 AGRICULTURAL ACTS
- 893 ENVIRONMENTAL MATTERS
- 895 FREEDOM OF INFORMATION ACT 899
- 899 ADMINISTRATIVE PROCEDURES ACT / REVIEW OR APPEAL OF AGENCY DECISION
- 950 CONSTITUTIONALITY OF STATE STATUTES

OTHER STATUTES - "8" MONTHS DISCOVERY TRACK

- 410 ANTTITRUST
- 850 SECURITIES / COMMODITIES / EXCHANGE

OTHER STATUTES - "0" MONTHS DISCOVERY TRACK

- 896 ARBITRATION (Confirm / Vacate / Order / Modify)

*** PLEASE NOTE DISCOVERY TRACK FOR EACH CASE TYPE. SEE LOCAL RULE 26.3**

VII. REQUESTED IN COMPLAINT:

CHECK IF CLASS ACTION UNDER F.R.Civ.P. 23 DEMAND \$ 150000
 JURY DEMAND YES NO (CHECK YES ONLY IF DEMANDED IN COMPLAINT)

VIII. RELATED/REFILED CASE(S) IF ANY

JUDGE _____ DOCKET NO. _____

CIVIL CASES ARE DEEMED RELATED IF THE PENDING CASE INVOLVES: (CHECK APPROPRIATE BOX)

- 1. PROPERTY INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- 2. SAME ISSUE OF FACT OR ARISES OUT OF THE SAME EVENT OR TRANSACTION INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- 3. VALIDITY OR INFRINGEMENT OF THE SAME PATENT, COPYRIGHT OR TRADEMARK INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- 4. APPEALS ARISING OUT OF THE SAME BANKRUPTCY CASE AND ANY CASE RELATED THERETO WHICH HAVE BEEN DECIDED BY THE SAME BANKRUPTCY JUDGE.
- 5. REPETITIVE CASES FILED BY PRO SE LITIGANTS.
- 6. COMPANION OR RELATED CASE TO CASE(S) BEING SIMULTANEOUSLY FILED (INCLUDE ABBREVIATED STYLE OF OTHER CASE(S)):

7. EITHER SAME OR ALL OF THE PARTIES AND ISSUES IN THIS CASE WERE PREVIOUSLY INVOLVED IN CASE NO. _____, WHICH WAS DISMISSED. This case IS IS NOT (check one box) SUBSTANTIALLY THE SAME CASE.

SIGNATURE OF ATTORNEY OF RECORD

DATE