

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

Shenzhen Daisili Commercial Co., Ltd.,

Plaintiff,

v.

ACHIFSJOVT, et al.,

Defendants.

No. 25-cv-04733-MLB

**(proposed) Default Judgment Order**

This action having been commenced by Plaintiff Shenzhen Daisili Commercial Co., Ltd. (“Plaintiff”) against the defendants identified in the Complaint (the “Defendant Online Stores”), and Plaintiff having moved for entry of Default and Default Judgment against them (the “Defaulting Defendants”);

This Court having entered a preliminary injunction; Plaintiff having properly completed service of process on the Defaulting Defendants, the combination of providing notice via electronic publication or e-mail, along with any notice that Defaulting Defendants received from payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants not having answered the Complaint, and the time for

answering having expired, so that the allegations of the Complaint are uncontroverted and deemed admitted;

This Court finds that it has personal jurisdiction over Defaulting Defendants because Defaulting Defendants directly targeted their business activities toward consumers in the United States, including Georgia. Specifically, Plaintiff has provided a basis to conclude that Defaulting Defendants have targeted sales to Georgia residents by setting up and operating at least the Defendant Online Stores which target United States consumers using one or more seller aliases, offer shipping to the United States, including Georgia, and has offered to sell and/or sold products through the exploitation of product images covered under Plaintiff's federally registered copyrights, which is protected by United States Copyright Registration Nos. VA0002407256, VA0002407257, VA0002422341, VA0002422346 (the "Plaintiff Works") to residents of Georgia. See [Dkt. 11-2], which includes screenshot evidence confirming that the Defendant Online Stores do stand ready, willing and able to ship products to customers in Georgia through reproducing without authorization the Plaintiff Works. This Court further finds that Defaulting Defendants are liable for willful copyright infringement (17 U.S.C. § 504).

Accordingly, this Court orders that Plaintiff Motion for Entry of Default and Default Judgment is GRANTED as follows, that Defaulting Defendants are

deemed in default, and that this Default Judgment is entered against Defaulting Defendants.

This Court further orders that:

1. Defaulting Defendants, their officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:
  - a. reproducing, distributing copies of, making derivative works of, or publicly displaying the Plaintiff Works in any manner without the express authorization of Plaintiff; and;
  - b. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured or authorized by or for Plaintiff and which bear any of the Plaintiff Works.
2. Defaulting Defendants and any Third-Party Providers<sup>1</sup> shall, within five (5) business days after receipt of this Order:

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<sup>1</sup> “Third-Party Providers” is defined as “any third party with actual notice of this Order who is providing services for any of the Defendants, or in connection with any of the Defendant Online Stores or other online marketplace accounts operated by Defendants, including, without limitation, any online marketplace platforms such as Amazon, eBay, web hosts, sponsored search engine or ad-word providers, credit cards, banks, merchant account providers, third party processors and other payment processing service providers such as PayPal and Amazon Payments, and Internet search engines such as Google, Bing and Yahoo”

- a. disable and cease providing services being used by Defaulting Defendants, currently or in the future, to engage in the sale of goods which incorporate the Plaintiff Works;
  - b. disable and cease displaying any advertisements used by or associated with Defaulting Defendants which incorporate the Plaintiff Works; and
  - c. take all steps necessary to prevent links to any of Defaulting Defendants' advertisements which incorporate the Plaintiff Works from displaying in search results.
3. Pursuant to 17 U.S.C. § 504(c)(2), Plaintiff is awarded statutory damages from each Defaulting Defendant in the amount of fifty thousand dollars (\$50,000) for willful use of infringing the Plaintiff Works when selling products through at least its Defendant Internet Store(s).
4. Any Third Party Providers holding funds for a Defaulting Defendants, including Amazon, eBay, and PayPal, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendant or its Defendant Internet Store(s) from transferring or disposing of any funds (up to the damages awarded in Paragraph 3 above) or other of the Defaulting Defendant's assets.
5. All monies (up to the amount of the statutory damages awarded in Paragraph 3 above) currently restrained in a Defaulting Defendant's financial account(s),

including monies held by Third Party Providers such as Amazon, eBay, and PayPal, are hereby released to Plaintiff as partial payment of the above-identified damages, and Third Party Providers, including Amazon, eBay, and PayPal are ordered to release to Plaintiff the amounts from the Defaulting Defendants' financial accounts within fourteen (14) calendar days of receipt of this Order.

6. Until Plaintiff has recovered full payment of monies owed to it by a Defaulting Defendant, Plaintiff shall have the ongoing authority to commence supplemental proceedings against that Defaulting Defendant under Federal Rule of Civil Procedure 69.
7. In the event that Plaintiff identifies any additional online marketplace accounts or financial accounts owned by a Defaulting Defendant, Plaintiff may send notice of any supplemental proceeding, including a citation to discover assets, to the Defaulting Defendant by e-mail at the e-mail addresses provided for the Defaulting Defendant by third parties.

This is a Final Judgment.

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United States District Judge  
Michael L. Brown

**EXHIBIT A****LIST OF ALL NAMED DEFENDANTS SUBJECT TO ORDER**

Store Name	Store URL	Listing URL
ACHIFSJOVT	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A1HETQI9IYKMJ2">https://www.amazon.com/sp?ie=UTF8&amp;seller=A1HETQI9IYKMJ2</a>	<a href="https://www.amazon.com/dp/B0CDGXL3Z9">https://www.amazon.com/dp/B0CDGXL3Z9</a>
BrightStarlight.X	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A1DZNP67OG3KBR">https://www.amazon.com/sp?ie=UTF8&amp;seller=A1DZNP67OG3KBR</a>	<a href="https://www.amazon.com/dp/B0DH4KY3ND">https://www.amazon.com/dp/B0DH4KY3ND</a>
HusaYuShop	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A1WYOPU9O6SAHA">https://www.amazon.com/sp?ie=UTF8&amp;seller=A1WYOPU9O6SAHA</a>	<a href="https://www.amazon.com/dp/B0CKMSSKD4">https://www.amazon.com/dp/B0CKMSSKD4</a>
JXUNDA	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=AOJ31ZG0S4640">https://www.amazon.com/sp?ie=UTF8&amp;seller=AOJ31ZG0S4640</a>	<a href="https://www.amazon.com/dp/B0CMT94VR3">https://www.amazon.com/dp/B0CMT94VR3</a>
lifeinuoqin	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A37025LAZMJZIY">https://www.amazon.com/sp?ie=UTF8&amp;seller=A37025LAZMJZIY</a>	<a href="https://www.amazon.com/dp/B0B5W6S1LK">https://www.amazon.com/dp/B0B5W6S1LK</a>
MaXinQuan888	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=ASLKGf3G8CQ">https://www.amazon.com/sp?ie=UTF8&amp;seller=ASLKGf3G8CQ</a>	<a href="https://www.amazon.com/dp/B0CKMRSX4X">https://www.amazon.com/dp/B0CKMRSX4X</a>
tushanjing	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A3JTR75S33GUFW">https://www.amazon.com/sp?ie=UTF8&amp;seller=A3JTR75S33GUFW</a>	<a href="https://www.amazon.com/dp/B0CKT6XTBJ">https://www.amazon.com/dp/B0CKT6XTBJ</a>
wanmeiliangliguan	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=AALLZ8CRVTNTQ2">https://www.amazon.com/sp?ie=UTF8&amp;seller=AALLZ8CRVTNTQ2</a>	<a href="https://www.amazon.com/dp/B0CWXFkCCL">https://www.amazon.com/dp/B0CWXFkCCL</a>

ZEZCLO US	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=ABEZLNLZKPQP3">https://www.amazon.com/sp?ie=UTF8&amp;seller=ABEZLNLZKPQP3</a>	<a href="https://www.amazon.com/dp/B0BNSNMPQ9">https://www.amazon.com/dp/B0BNSNMPQ9</a>
zhuxiangchuangyi	<a href="https://www.amazon.com/sp?ie=UTF8&amp;seller=A1OHCCIOHCHWQ3">https://www.amazon.com/sp?ie=UTF8&amp;seller=A1OHCCIOHCHWQ3</a>	<a href="https://www.amazon.com/dp/B0CD2DX3JT">https://www.amazon.com/dp/B0CD2DX3JT</a>