

**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

HONG KONG LEYUZHEN TECHNOLOGY  
CO. LIMITED,

Plaintiff,

v.

THE INDIVIDUALS, CORPORATIONS,  
LIMITED LIABILITY COMPANIES,  
PARTNERSHIPS AND  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED IN SCHEDULE “A” HERETO,

Defendants.

Case No.: 1:24-cv-03191-VMK-GAF

**Honorable Chief Judge Virginia M. Kendall**

**Magistrate Gabriel A. Fuentes**

**PLAINTIFF’S MOTION FOR ENTRY OF CLERK’S DEFAULT AGAINST THE NON-  
APPEARING DEFENDANTS IDENTIFIED IN SCHEDULE “A”**

Plaintiff Hong Kong Leyuzhen Technology Co. Limited (“Plaintiff”) hereby moves for entry of clerk’s default pursuant to Federal Rule of Civil Procedure 55(a) (the “Motion”) against certain non-appearing, through the filing of an answer or otherwise responsive pleading, (the “Defaulting Defendants”) identified in Schedule “A”. Plaintiff has specifically excluded from its request for entry of default those Defendants that have settled the claims asserted against them and those Defendants that have formally appeared through counsel of record in this action. A listing of non-appearing Schedule “A” Defendants subject to Plaintiff’s request for entry of default, together with those Schedule “A” Defendants that are excluded from this request, is attached as Exhibit “1” to the supporting Declaration of Shawn A. Mangano (the “Mangano Decl.”) submitted concurrently with this Motion.

DATED: September 9, 2024

Respectfully submitted,

By: /s/ Shawn A. Mangano

Shawn A. Mangano (Bar No. 6299408)

**BAYRAMOGLU LAW OFFICES LLC**

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Henderson, NV 89014

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shawnmangano@bayramoglu-legal.com

*Attorneys for Plaintiff*

CERTIFICATE OF SERVICE

I hereby certify that on the 9th day of September 2024, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, Northern District of Illinois, Eastern Division, using the electronic case filing system. The electronic case filing system sent a “Notice of Electronic Filing” to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. Notice of this filing is provided to unrepresented parties for whom contact information has been provided via email and by posting the filing on a URL contained on our website <http://blointernetenforcement.com/>, and distributed to ecommerce platform, Aliexpress.

By: /s/ Shawn A. Mangano  
Shawn A. Mangano (Bar No. 6299408)  
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*Attorneys for Plaintiff*

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**PLAINTIFF’S MOTION FOR ENTRY OF DEFAULT AGAINST THE NON-APPEARING  
DEFENDANTS IDENTIFIED IN SCHEDULE “A”**

Plaintiff Hong Kong Leyuzhen Technology Co. Ltd. (“Plaintiff”) submits the following memorandum in support of its request for entry of default (the “Motion”) pursuant to Federal Rule of Civil Procedure 55(a) (“Rule 55(a)”) against certain non-appearing, through the filing of an answer or otherwise responsive pleading, (the “Defaulting Defendants”) identified in Schedule “A”. Plaintiff has specifically excluded from its request for entry of default those Defendants that have settled the claims asserted against them and those Defendants that have formally appeared through counsel of record in this action. A listing of non-appearing Schedule “A” Defendants subject to Plaintiff’s request for entry of default, together with those Schedule “A” Defendants that are excluded from this request, is attached as Exhibit “1” to the supporting Declaration of Shawn A. Mangano (the “Mangano Decl.”) submitted concurrently with this Motion.

## **I. INTRODUCTION**

Plaintiff's request for entry of default is straightforward, the Court authorized electronic service of process on the named Schedule "A" Defendants via email as part of issuing a Temporary Restraining Order (the "TRO") in this matter on June 20, 2024. [Dkt. No. 18], and extended once through July 18, 2024 [Dkts. 25 and 26]. Plaintiff promptly effectuated service on all named Schedule "A" Defendants and a Return of Service was filed attesting to service having been completed on July 16, 2024. [Dkt. No. 27].

Pursuant to Federal Rule of Civil Procedure 12(a)(1)(A) ("Rule 12(a)(1)(A)"), the Defaulting Defendants had twenty-one (21) days to answer or otherwise respond to Plaintiff's Complaint in this action. As of the filing of this Motion, fifty-four (54) days have expired since electronic service was effectuated on the Schedule "A" Defendants, which includes the Defaulting Defendants that are the subject of Plaintiff's Motion. (Mangano Decl. ¶ 5.) To date, none of the Defaulting Defendants have answered or otherwise responded to Plaintiff's Complaint. (*Id.*) Accordingly, the Clerk of the Court is compelled to enter default pursuant to Rule 55(a) against the Defaulting Defendants.

## **II. ARGUMENT**

### **A. JURISDICTION AND VENUE ARE PROPER IN THIS COURT**

This Court has original subject matter jurisdiction over the claims in this action pursuant to the provisions of the Federal Copyright Act, 17 U.S.C. § 101, et seq., 28 U.S.C. § 1338(a)–(b) and 28 U.S.C. § 1331. [Dkt. No. 1 at 2-3, 8 at 2-3.] Venue is proper in this Court pursuant to 28 U.S.C. § 1391, and this Court may properly exercise personal jurisdiction over Defendants since each of the Defendants directly targets business activities toward consumers in Illinois and causes

harm to Plaintiff's business within this judicial district. [Dkt. Nos. 1 at 2-3, 8 at 2-3]; *see also uBID, Inc. v. GoDaddy Grp., Inc.*, 623 F.3d 421, 423-24 (7th Cir. 2010) (without benefit of an evidentiary hearing, plaintiff bears only the burden of making a prima facie case for personal jurisdiction; all of plaintiff's asserted facts should be accepted as true and any factual determinations should be resolved in its favor).

In addition to the foregoing, the Court has determined that it can properly exercise specific personal jurisdiction over the Schedule "A" Defendants, which includes the Defaulting Defendants, in issuing the TRO requested by Plaintiff on June 20, 2024. [Dkt. No. 18]. Accordingly, it is unquestionable that the Defaulting Defendants are subject to personal jurisdiction in this action.

**B. PLAINTIFF HAS MET THE REQUIREMENTS FOR ENTRY OF DEFAULT UNDER RULE 55(a)**

Pursuant to Rule 55(a), "when a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the party's default." Fed. R. Civ. P. 55(a). Plaintiff clearly meets these requirements.

On April 21, 2024, Plaintiff filed its Complaint in this action. [Dkt. Nos. 1 and 8.] The Defendants were properly served on July 16, 2024. [Dkt. No. 27] As such, the Defaulting Defendants had twenty-one (21) days to answer or otherwise respond to Plaintiff's complaint pursuant to Rule 12(a)(1)(A). As of the filing of this Motion, fifty-four (54) days have expired since electronic service was effectuated on the Schedule "A" Defendants, which includes the Defaulting Defendants that are the subject of Plaintiff's Motion. (Mangano Decl. ¶ 5.) To date, none of the Defaulting Defendants have answered or otherwise responded to Plaintiff's

Complaint. (*Id.*) Accordingly, the Clerk of the Court is compelled to enter default pursuant to Rule 55(a) against the Defaulting Defendants.

### III. CONCLUSION

Based on the foregoing, Plaintiff respectfully requests that the Clerk of the Court enter default against each of the Defaulting Defendants pursuant to Rule 55(a).

DATED: September 9, 2024

Respectfully submitted,

By: /s/ Shawn A. Mangano  
Shawn A. Mangano (Bar No. 6299408)  
**BAYRAMOGLU LAW OFFICES LLC**  
1540 West Warm Springs Road Ste. 100  
Henderson, NV 89014  
Tel: (702) 462-5973 | Fax: (702) 553-3404  
shawnmangano@bayramoglu-legal.com  
*Attorneys for Plaintiff*

CERTIFICATE OF SERVICE

I hereby certify that on the 9th day of September 2024, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, Northern District of Illinois, Eastern Division, using the electronic case filing system. The electronic case filing system sent a “Notice of Electronic Filing” to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. Notice of this filing is provided to unrepresented parties for whom contact information has been provided via email and by posting the filing on a URL contained on our website <https://blointernetenforcement.com/>, and distributed to ecommerce platform, Aliexpress.

By: /s/ Shawn A. Mangano  
Shawn A. Mangano (Bar No. 6299408)  
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THE INDIVIDUALS, CORPORATIONS,  
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Defendants.

Case No.: 1:24-cv-03191-VMK-GAF

**Honorable Chief Judge Virginia M. Kendall**

**Magistrate Gabriel A. Fuentes**

**DECLARATION OF SHAWN A. MANGANO IN SUPPORT OF PLAINTIFF'S MOTION  
FOR ENTRY OF DEFAULT AGAINST NON-APPEARING DEFENDANTS IDENTIFIED  
IN SCHEDULE "A"**

I, Shawn A. Mangano, of the City of Las Vegas, in the State of Nevada, declare as follows:

1. Except as otherwise expressly stated to the contrary, this declaration is based upon my personal knowledge of the following facts and, if called as a witness, I could and would competently testify to the statements made herein.

2. I make this declaration in support of Plaintiff's Motion for Entry of Clerk's Default against the Defendants Identified in Schedule "A" (the "Motion"). The Motion seeks entry of default against those named Defendants that have neither appeared in this action nor reached a settlement with Plaintiff over the company's asserted claims for relief (the "Defaulting Defendants"). According, the Defaulting Defendants do not include named Schedule "A" Defendants that have settled with Plaintiff or Defendants that have entered formal appearances through counsel in this

case. Attached hereto as Exhibit “1” is a true and correct copy of a list of the Defaulting Defendants and the excluded other Defendants not subject to Plaintiff’s request for entry of default.

3. I am an attorney at law, duly admitted to practice before the Courts of the State of Illinois and the United States District Court for the Northern District of Illinois. I am one of the attorneys for Plaintiff Hong Kong Leyuzhen Technology Co. Ltd. (“Plaintiff”). I make this declaration from my matters within my own knowledge unless stated otherwise.

4. I hereby certify that the Defaulting Defendants have failed to file an answer or other responsive pleading within twenty-one (21) days after being served with the Summons and Complaint in this action as required by Federal Rule of Civil Procedure 12(a)(1)(A). Served on July 16, 2024 and Answer was due August 6, 2024.

5. Specifically, all Schedule “A” Defendants were served with copies of the Summons and Complaint via electronic service authorized by the Court on July 16, 2024, which is reflected in the Return of Summons filed in this case. [Dkt. No. 27]. As of the filing of this Motion, fifty-four (54) days have expired since electronic service was effectuated on the Schedule “A” Defendants, which includes the Defaulting Defendants that are the subject of Plaintiff’s Motion. None of the remaining one hundred sixty-seven (167) Defaulting Defendants have answered or otherwise responded to Plaintiff’s Complaint in this action.

6. My office investigated the infringing activities of the Defaulting Defendants, including attempting to identify their contact information. Our investigation confirmed that the Defaulting Defendants are primarily domiciled in Asia and, more particularly, in either the People’s

Republic of China or territory under that government's control. As such, I am informed and believe that none of the Defaulting Defendants are active-duty members of any branch of the United States armed services.

I declare under penalty of perjury under the laws of the United States of America the foregoing is true and correct.

Executed on September 9, 2024, in Las Vegas, Nevada.

By: /s/ Shawn A. Mangano  
SHAWN A. MANGANO, ESQ.

CERTIFICATE OF SERVICE

I hereby certify that on the 9th day of September 2024, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, Northern District of Illinois, Eastern Division, using the electronic case filing system. The electronic case filing system sent a “Notice of Electronic Filing” to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. Notice of this filing is provided to unrepresented parties for whom contact information has been provided via email and by posting the filing on a URL contained on our website <https://blointernetenforcement.com/>, and distributed to ecommerce platform, Aliexpress.

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Shawn A. Mangano (Bar No. 6299408)  
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*Attorneys for Plaintiff*

# EXHIBIT 1

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
1	AiClothes Store Fuzhou Huijia Real Estate Agency Co., Ltd.
2	AILSIN Store Shop910458077 Store Shenzhen Aoersheng Technology Co., Ltd
3	Aprmhisy Girl Store and Aprmhisy Official Store Hefei Yan Yao Trading ZCo., Ltd
4	ASHIOFU Official Store Chengdu wedding clothes guest Technology Co., LTD
5	AWM Store Shenzhen Haoyixin Technology Co., Ltd.
6	Bessmini Apparel Store Guangzhou Dehengtong Electronic Commerce Co., Ltd.
10	BX Groceries Store and July Loving Store and June Balala Store Shenzhen Qianhai Haiyi Industrial Co., Ltd.
11	COIN 78 Store Qianshan County Changheng Electronic Commerce Co., Ltd.
13	Day To Day shopping Shenzhen Arke Technology Co., Ltd.
14	DilaFashion Store Shenzhen Yousheng Technology Co.
15	Doge Watches & Clothes Store Shenzhen upper string Trading Co Ltd
16	doitgood Store Shenzhen Liansheng Hong Trading Co., Ltd.
17	Dopamine clothing Store Changsha Ran Jiuju Trading Co., Ltd.
18	Doremo Sexy Club Store Yiwu fishing fire Trade Co., LTD
19	EbadiahChoice Store and MalachiApparel Store Shenzhen Strauss Garment Co., Ltd
20	EFG Clothes Store Guangzhou Lian Nashuo Trading Co., Ltd.
21	Enjoy Dream Store and FAIRY SEASON Official Store Shenzhen Haicheng Electronic Commerce Co., Ltd
22	facyuny Store and MORCH Store Fuzhou Yichuang Times Network Technology Co., Ltd.
23	Fashion Sexy Girl Store Dongshan Shijun Electric Appliance Store, Maitreya City
24	Felyn Boutique 2 Store and Felyn Boutique Store Shop5584234 Store Zhangzhou Longwen District Yino Trading Co., Ltd.

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
25	Gefevoqe Official Store and Gefevoqe Store Fuzhou Betas Trading Co., Ltd.
26	HaiN 99 Store and Hotsell Factory Store Shop5115029 Store Dongguan Seabird Electronic Commerce Co., Ltd.
27	HWSTLE Store Quanzhou Lanxin Electronic Commerce Co., Ltd.
29	ICC Clothes Store Shenzhen Feijan Industrial Development Co., Ltd
30	Insvery Store Guangzhou Suxiao Network Technology Co., Ltd.
31	Kliiou Store Twenty-three (Shenzhen) Electronic Commerce Co., Ltd.
33	LDLC Store and WELOVE GOOD Stor Changsha Dianao Trading Co., Ltd.
35	Lucy Garment Factory Store Shenzhen Tianyu Technology Co., Ltd.
36	Matteobenni Store and MatteobenniFly Store Guangzhou Meiwa Electronic Commerce Co., Ltd.
39	Men and women clothes Store Shenzhen Shenmeida Clothing Co., Ltd.
40	Milo Girl Store Qianshan County Xiubei Electronic Commerce Co., Ltd.
42	Mo Rou Ni Store Jinjiang Lingyuan Ke Qingbiao Clothing Store
43	MOOCLUND Store Changzhou Guomu Clothing Co., Ltd.
44	My friend ya Store Shenzhen Meihoujia Electronic Commerce Co., Ltd.
45	Niwaaa Store Luofei Rain Department Store, Nanhai District, Foshan City
46	Nothing to Lose Dropshipping Store Shenzhen Hongba Yi Electronic Information Co., Ltd.
47	RETURN SELF Store SHENZHEN YE TRADING TECHNOLOGY CO., LTD
49	Safty Life Store Shenzhen Jihuahe Electronic Commerce Co., Ltd.
50	Shop1100087213 Store Guangzhou Xiaojun Trading Co., Ltd
51	Shop1102858077 Store and Women Fashion Clothes Putian Jiequan Information Technology Co., Ltd.
52	Shop1103015239 Store Guangzhou Hengmei Garment Co., Ltd

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
53	Shop45692467 Store Guangzhou Jiansui Rui Trading Co., Ltd.
54	Shop911128014 Store SHENZHEN FU HENG ELECTRONICS CO., LTD
55	Shop911750699 Store Shenzhen Mijia Technology Co., Ltd
56	Suancai Store Hefei Xiaohan Electronic Commerce Co., Ltd.
57	Sweetie Life Store Xiamen city fire gull Trading Co Ltd
58	Tao Tao Yi Store Guangzhou Guigerian Trading Co., Ltd.
59	Toplle Store Qianhao Electronic Commerce (Shenzhen) Co., Ltd.
60	Toway clothes Store Shenzhen Tuwei Trading Co., Ltd.
61	Unique Frost Store Guangzhou Feirui Fan Trading Co., Ltd.
62	Variety girl-Store Guangzhou Darwin Cross-border E-Commerce Co., Ltd.
63	Wenclothes Store Quanzhou Changge Trading Co., Ltd.
65	Xinceng Store Dongguan Kangya Electronic Technology Co., Ltd.
66	YangYang Baby Store Shenzhen Yiping Garment Co., Ltd
67	YESSS Store Shenzhen Baoan District Guozhier Clothing Firm
68	Yezekeil2First Store Shenzhen Dianyu Garment Co., Ltd
70	yizhanggui Store Shangrao Yufei Clothing Management Co., Ltd.
71	YoulikeAll Store LIUZHOU MANAGER TRADING CO., LTD
75	YY Beautiful Clothes Store Maitrya City Department Store Yesterday
78	ZZ-Clothing Store
79	7-A girl Store Luohe 24 o'clock Electronic Commerce Co., Ltd
80	A Lin Clothing Store A Lin Clothing Store in Zhongyuan District of Zhengzhou City



**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
81	A woman's Wardrobe Qianshan County Yiyang Electronic Commerce Co., Ltd.
82	AEY168 Store Yiwu Yan Can Trading Co., Ltd.
83	Affya women Store Shanghai zucan tree Trading Co Ltd
84	Aicoinshan889 Store Shenzhen Xinhui Chengxin Information technology Co., Ltd.
85	angelafufu Store Shishi City Fumin Longhe Trading Co., Ltd.
87	Baby AToys Store Wuhan Yuchengwei Electronic Commerce Co., Ltd.
88	Beautiful day Dropshipping Store Shenzhen Kaifa Chang Export Trade Co., Ltd.
89	Besley & Halpert Store Shenzhen Linlang Jiapin Trading Co., Ltd.
90	Black cat shop Store Shantou city success Logistics Co Ltd
91	Botvotee Chic Store Dongguan Humen Dahai Clothing Store
92	CharmingFashion Store Xiamen Ousikai ElectronicS Technology Co., Ltd.
93	Cozok Girl Store Shenzhen China Hesheng Trading Co., Ltd.
94	Cynthia-Goddess Store Guangzhou Anresen Trading Co., Ltd.
95	Dazzling Styles Store Shenzhen Sifan Electronics Co., Ltd.
96	Diousha Evening Dresses Suzhou Ziyu Butterfly Trading Co., Ltd.
97	dropclothes Store Shenzhen Gesheng Technology Co., Ltd
98	Duzeala Store Suzhou Yixiu Trading Co., Ltd.
99	Elegant Evening Dress Store Hefei Baohe District Quasi Clothing Store
100	Evan Co. Ltd Shangrao Haobo Trading Co., Ltd.
101	Fabulous Femme Store Hainan Linghe Trading Co Ltd

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
102	Girl clothes factory shop Store and HE LIANG SHENG Clothing Store Store Xiamen He Yun He Technology Co., Ltd.
103	Gugoods Store Suzhou preferred good things fElectronic Commerce Co., Ltd.
104	Halloween Factory Store Quanzhou Wanen Electronic Commerce Co., Ltd
105	HAO YUN Store Shangrao Qingzi Clothing Co., Ltd.
106	HGSH Women Garment Store Qingdao Hengguan Senhe Electronic Commerce Co., Ltd.
107	Hi 8899 Store Store Dongshan Shijun Electric Appliance Store, Maitreya City
109	HJ-Wedding Prom Dress Suzhou Heijiao Network Technology Co., Ltd.
110	Hopeshow Store Taijiang District Glory Real Estate Agency
111	huangshi Store Nanyang Zhengtong Electronic Commerce Co., Ltd.
112	huashang Maxi Store Shenzhen beautiful clothing trade Co., LTD
113	JinFashionClothesFactory Store Fuzhou Huijia Real Estate Agency Co., Ltd.
114	JISSAYES Store Shenzhen TianDebao Technology Co., Ltd.
115	Kalenmos Dropshipping Store and Kalenmos World Apparel Store Yiwu Youyun Network Technology Co., Ltd.
116	Le Ning Shang Store Qianshan County Le Ning Shang Clothing Co., Ltd.
117	LULU Women Store Guangshui Kangli Trading Co., Ltd.
118	Mifafa Store Wuhan Gull Wing Information Consulting Co., Ltd.
119	MM Stylish Clothes Store Yiwu ertong e-commerce firm
120	My Naughty Girl Store Ying Ying Department Store, Nanhai District, Foshan City
121	New Experience Store Quanzhou Yingwei Network Technology Co., Ltd.
122	QXKJ-1 Store and LEDP QX-CTO Whsel Store Wuxi Qingxin Technology Co., Ltd.

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
123	RyansDress Store Guangzhou Nashuo Trading Co., Ltd.
124	SASAMINI Store Guangzhou Weitu Electronic Commerce Co., Ltd
125	Sexy Beauty Girl Store and Shop1102983689 Store Guangzhou Jingyuan E-Commerce Co., Ltd
126	SGCHUA Store Xingcheng Pengrong Garment Factory
127	Sheiny Store Shenzhen Xifan Ni Trading Co., Ltd.
128	Shop1102089173 Store Guangzhou thick Electronic Technology Co., LTD
129	Shop1102162304 Store Guangzhou barley International Trading Co Ltd
130	Shop1102699168 Store Shenzhen Gao Fei Feng Trading Co. Ltd.
131	Shop1102773971 Store Shanghai Chengshaner Electronic Commerce Co., Ltd.
132	Shop1102788842 Store Zhenping Xunkang Trading Co., Ltd.
134	Shop1102989099 Store Zhongshan Chuangxi Electronic Technology Co., Ltd
135	Shop1103150556 Store Shangrao Tianen Electronic Commerce Co., Ltd.
136	Shop1103183130 Store Zhenping County Guolin Rain Trading Co. Ltd.
137	Shop1103478006 Store Pucheng County Bian Yixing Department Store
138	Shop2925092 Store Shenzhen Vision Electronic Commerce Co., Ltd.
139	Shop46630034 Store Wuhan Jiangxia District Kai Yi Show Clothing Store
140	Shop4999160 Store Shenzhen Hailihui Electronic Commerce Co., Ltd.
141	Shop5017195 Store Foshan Lapa Network Technology Co., Ltd.
142	Shop5246274 Store Yiwu Shurui Electronic Commerce Co., Ltd.

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
143	Shop5250273 Store and Urban dresses drop (shipping store) Shenzhen Qianhai Haiyi Industrial Co., Ltd.
144	Shop5870638 Store Qianshan County Ruoxi Clothing Management Co., Ltd.
145	Shop911345044 Store Changsha Kaijia Jewelry Co., Ltd.
146	Shop912143244 Store Guangzhou Duo Pin Clothing Co., Ltd.
147	Sishion Retro Store Yiwu Shixun Electronic Commerce Co., Ltd.
148	Stephanie-Sarah Store Qingdao Erxiu Mengchuang Electronic Commerce Co., Ltd.
149	Super Sellers Sara Guangzhou Ciran Trading Co., Ltd.
150	Tokimai Store Shenzhen Explorer Investment Development Co., Ltd.
151	Topfashionbikini Store Yiwu Dasher Electronic Commerce., Ltd.
152	Truyee Accessories Co Ltd Store and Tuyee Co Ltd Store Nanchang Xianting Shiqu Electronic Commerce Co., Ltd.
153	Vercareless Store Guangzhou Hongling Technology Co., Ltd
154	Wildcoco Store Beijing Star Daren Technology zCo., Ltd
155	Worldwide dropshipping factory store Shenzhen Samuel Trading Co., Ltd
156	WSFEC Fashion Store Jinjiang Dongshi Liu Shaofeng Clothing Business Department
157	WXM Clothes Store Wuhan Yaxunchi Trading Co., Ltd.
158	XINDONGYI Store Shenzhen Dongxin Trading Co., Ltd
159	Y-GEOJIEER Store Foshan Nanhai District Yonoi Clothing Store
160	Yi Xian Baby Store Shenzhen Fengqi Trading Co., Ltd.
161	youly Store

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
162	Your Magical Wardrobe Store
163	YUCHENGRUNDA Garment Store and YUCHRUDA Garment Store Store Qingdao Youcheng Runda Industry and Trade Co., Ltd.
164	Zoctuo Official Store and Shop5361030 Store Guangzhou Xinyi Bamboo Garment Co., Ltd.
165	ZYBELLE Store Shenzhen Ligan Port Ask Technology Co., Ltd.
166	Zztrace 1009 Store Qionghai Zhusuo Trading Co., Ltd.
167	B-52Gluehwein Store Guangzhou feizhan dream Trading Co., LTD
168	Dropshipping Shenzhen China Clothes Store Shenzhen Blue Valley Network Technology Co., Ltd.
169	Fashion Yuer Store Shangrao Longqiao Clothing Co., Ltd.
170	FENGDAO Store Zhuzhou Elan Trading Co., Ltd.
171	Invincible-Move forward -Never give up Store Shenzhen Pengpeng Square Technology Co., Ltd.
172	Naina Store Guangzhou Naina International Trade Co Ltd
173	NavOra Girl Store Shenzhen Qicheng Electronic Commerce Co., Ltd.
174	Plus Size Swimwear Store Guangzhou Huanshang Clothing Co., Ltd
175	POSH YLSHEN Official Store Shenzhen Yusheng Trading Co., Ltd.
176	QNPQYX Official Store Nanchang Qingniao Electronic Commerce Co., Ltd.
177	Secret Swimsuit Store Xuchang Lewo Trading Co., Ltd.
178	Shop1103432206 Store Fuzhou Yunying trading Co., Ltd.
179	Shop5242088 Store Qintian Yiwu Sihai Electronic Commerce Co., Ltd.
180	SL-TX24 Store Jinshan Wensilong Garment Firm, Cangshan District, Fuzhou City
181	They should belong to you Store Shenzhen Xingli Trading Co., Ltd

**Non-Appearing Defendants**

<b>Defendant No.</b>	<b>Seller's Name</b>
182	VAZN Official Store
183	VogueU Store Jianyang Mupiao Department Store
184	Waterarea Store Xiamen Mingqi Electronic Commerce Co., Ltd.
185	Wildgeeker Store Xi'an Chaogou Information Technology Co., Ltd.
186	X Tao Store Store Qianshan County Le Ning Shang Clothing Co., Ltd.
187	XXOwen Li Store Shangrao Ouzi Thousand Clothing Management Co., Ltd.
188	zhong qiu Store Shangrao Aifeng Clothing Co., Ltd.