

**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-06226-GNA-YBK**

**Honorable Judge Georgia N. Alexakis**

**Magistrate Young B. Kim**

**RENEWED MOTION FOR ENTRY OF DEFAULT JUDGMENT  
AGAINST THE IDENTIFIED DEFAULTED SCHEDULE "A" DEFENDANTS  
PURSUANT TO FRCP 55(b)(2)**

Plaintiff Hong Kong Leyuzhen Technology Co. Ltd. ("Plaintiff") hereby moves for entry of Default Judgment (the "Motion") pursuant to Federal Rule of Civil Procedure 55(b)(2) ("Rule 55(b)(2)") against the identified ninety-two (92) Schedule "A" Defendants (the "Defaulted Defendants"), which have been separately listed in Exhibit "1" with their respective sales data to the accompanying Declaration of Joseph W. Droter, Esq. (the "Droter Decl."). Plaintiff's Motion is made and based upon the supporting Memorandum of Law, the Droter Declaration, the Declaration of Liangjie Li (the "Li Decl."), the papers and pleadings on file in this action, and any argument of counsel the Court may entertain. If granted, Plaintiff's Motion for Default Judgment disposes of all remaining defendants.

DATED: April 2, 2025

Respectfully submitted,

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)  
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**CERTIFICATE OF SERVICE**

I hereby certify that on the 2nd day of April 2025, 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. Notice of this filing is provided to unrepresented parties for whom contact information is listed below and has been provided via email and by posting the filing on a URL contained on our website <http://blointernetenforcement.com>, and a link to said website in the email provided by third-party, temu.

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)

No.	Seller	Seller's Contact Information
1	Ailichengxin Seller ID 6012697248782	<a href="mailto:105384090@qq.com">105384090@qq.com</a>
3	Bertclothing Seller ID 5938073781217	<a href="mailto:813270166@qq.com">813270166@qq.com</a>
4	BlackBeautystyle Seller ID 634418212157802	<a href="mailto:3640276605@qq.com">3640276605@qq.com</a>
5	ChangYuYang Seller ID 6114338036566	<a href="mailto:611772731@qq.com">611772731@qq.com</a>
7	Clothesssssssss Seller ID 634418210983129	<a href="mailto:820205265@QQ.COM">820205265@QQ.COM</a>
8	CoCo Modern Seller ID 234178238926	<a href="mailto:1053741336@qq.com">1053741336@qq.com</a>
9	COMLOV Seller ID 6320689296968	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
11	Dai xuan wei Seller ID 634418210954841	<a href="mailto:540736348@qq.com">540736348@qq.com</a>
12	Danao Seller ID 4770407012580	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
13	DEFEAL Seller ID 233965839613	<a href="mailto:1940890460@qq.com">1940890460@qq.com</a>

No.	Seller	Seller's Contact Information
15	DGYJFS Seller ID 634418212082168	<a href="mailto:986254109@qq.com">986254109@qq.com</a>
16	DTA Seller ID 6296127049005	<a href="mailto:2307461270@qq.com">2307461270@qq.com</a>
18	EastSea Seller ID 3597686791772	<a href="mailto:279927126@QQ.COM">279927126@QQ.COM</a>
23	Guangzhouyisanlin Seller ID 2759928147335	<a href="mailto:804559186@qq.com">804559186@qq.com</a>
26	HaoboFS Seller ID 634418211295908	<a href="mailto:415289553@qq.com">415289553@qq.com</a>
27	Huishangyingclothing Seller ID 4362225145628	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
28	HXC Seller ID 6025278798000	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
32	ImangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
37	Kuan Duo Duo Seller ID 5242774838317	<a href="mailto:178293474@qq.com">178293474@qq.com</a>
38	LAZEPLUS Seller ID 634418210623006	<a href="mailto:18777770031@163.com">18777770031@163.com</a>
39	Lianshangying Seller ID 634418211878993	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
40	LINGDALIN Seller ID 634418211502374	<a href="mailto:781244771@qq.com">781244771@qq.com</a>
42	LUZEMEI Seller ID 6226904246697	<a href="mailto:136656151@qq.com">136656151@qq.com</a>
44	imangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
45	MeiyouPlus Seller ID 634418211319106	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
47	Miquella Seller ID 4891200004660	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
50	MSYPLUS Seller ID 634418212478203	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
53	Ngan Seller ID 6159760585886	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
54	NOBLE PARTY STYLE Seller ID 2575410820677	<a href="mailto:1173797906@qq.com">1173797906@qq.com</a>
58	PLUSSWIM Seller ID 5076387867820	<a href="mailto:wangyu6896@icloud.com">wangyu6896@icloud.com</a>

No.	Seller	Seller's Contact Information
60	Qlqlql Seller ID 6202524309986	<a href="mailto:157922312@qq.com">157922312@qq.com</a>
61	RALNBOW Seller ID 634418211046403	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
63	RSDZ Seller ID 4699532423307	<a href="mailto:qiaomeijiaren2022@163.com">qiaomeijiaren2022@163.com</a>
67	Unicorn Shop, aka W499400'shop Seller ID 6075443295322	<a href="mailto:693023625@qq.com">693023625@qq.com</a>
68	WeiXuan, aka Luoge clothing Seller ID 634418211885249	<a href="mailto:2605363883@qq.com">2605363883@qq.com</a>
71	Xi he trade Seller ID 5414580404061	<a href="mailto:3781626809@qq.com">3781626809@qq.com</a>
72	XYJ Seller ID 4923106467761	<a href="mailto:516007093@qq.com">516007093@qq.com</a>
73	Yashengyi Seller ID 3039426956131	<a href="mailto:1260155020@qq.com">1260155020@qq.com</a>
75	YiShiHui Seller ID 5914061442098	<a href="mailto:615797851@qq.com">615797851@qq.com</a>
77	Yuzixuan Seller ID 5873825935922	<a href="mailto:64633678@qq.com">64633678@qq.com</a>
78	YYSY Seller ID 4932898449539	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
80	Ahlsem Seller ID 634418211613194	<a href="mailto:1544575631@qq.com">1544575631@qq.com</a>
83	AXWY Seller ID 5092031694978	<a href="mailto:947087830@qq.com">947087830@qq.com</a>
89	Cansheng Seller ID 3598609741036	<a href="mailto:a151797619881@163.com">a151797619881@163.com</a>
90	ChicLab A Seller ID 634418212289624	<a href="mailto:55441232@qq.com">55441232@qq.com</a>
95	Elegant neighborhood Seller ID 4991052099283	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
96	FashionLady, aka Maisen Seller ID 6056632922732	<a href="mailto:250934861@qq.com">250934861@qq.com</a>
99	Fole Seller ID 4696302883371	<a href="mailto:1364720767@qq.com">1364720767@qq.com</a>
101	FridayGirl Seller ID 5745453647444	<a href="mailto:664816500@qq.com">664816500@qq.com</a>
103	graceDRESS Seller ID 4880423193104	<a href="mailto:ndbwomen@163.com">ndbwomen@163.com</a>

No.	Seller	Seller's Contact Information
105	Hollies Seller ID 634418212185740	<a href="mailto:602501511@qq.com">602501511@qq.com</a>
106	Hongqin Seller ID 5609289996096	<a href="mailto:345982348@qq.com">345982348@qq.com</a>
107	Jetdream Seller ID 295329822661	<a href="mailto:396125047@qq.com">396125047@qq.com</a>
108	JIMICN Seller ID 634418211587387	<a href="mailto:3639237124@qq.com">3639237124@qq.com</a>
110	kale girl Seller ID 634418211637580	<a href="mailto:200835195@qq.com">200835195@qq.com</a>
111	KarleyLeann Seller ID 5534584074626	<a href="mailto:lixianhuang967@gmail.com">lixianhuang967@gmail.com</a>
112	Lily Fashion Seller ID 4531556857921	<a href="mailto:1226881558@qq.com">1226881558@qq.com</a>
113	Lily Pretty Seller ID 69094752281	<a href="mailto:493155225@qq.com">493155225@qq.com</a>
115	Love Fashion Quality Life Seller ID 6112671409278	<a href="mailto:yangyuejia0802@qq.com">yangyuejia0802@qq.com</a>
117	Maidekuai Seller ID 634418212039382	<a href="mailto:2442748707@qq.com">2442748707@qq.com</a>
119	MNSPLusSize Seller ID 221222694131	<a href="mailto:520008441@qq.com">520008441@qq.com</a>
120	MILEYY Seller ID 5805392425727	<a href="mailto:65623812@qq.com">65623812@qq.com</a>
123	Nimanya Seller ID 38015328411	<a href="mailto:195365538@qq.com">195365538@qq.com</a>
126	NZ one Seller ID 634418211325007	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
127	OLA Seller ID 634418209270805	<a href="mailto:109378091@qq.com">109378091@qq.com</a>
128	OUMANDAMA Seller ID 6180682198326	<a href="mailto:690674739@qq.com">690674739@qq.com</a>
130	Qixi boutique clothing Seller ID 5940220379781	<a href="mailto:2632181078@qq.com">2632181078@qq.com</a>
131	Qi Xuan Fashion Seller ID 634418211703071	<a href="mailto:709731702@qq.com">709731702@qq.com</a>
132	QKWomens clothing Seller ID 634418211845330	<a href="mailto:458318832@qq.com">458318832@qq.com</a>
135	SEDISS Seller ID 145258740053	<a href="mailto:2841197084@qq.com">2841197084@qq.com</a>

No.	Seller	Seller's Contact Information
138	Shxier Seller ID 4731079859313	<a href="mailto:568522559@QQ.COM">568522559@QQ.COM</a>
142	Spring comes with joy Seller ID 4412004855211	<a href="mailto:648973995@qq.com">648973995@qq.com</a>
143	SZCH Seller ID 634418210651998	<a href="mailto:398592074@qq.com">398592074@qq.com</a>
148	Weilala Seller ID 634418211513021	<a href="mailto:18520137215@163.com">18520137215@163.com</a>
149	WENYIFANS Seller ID 634418210916539	<a href="mailto:307668551@qq.com">307668551@qq.com</a>
150	WINONADRESS Seller ID 139523634942	<a href="mailto:312198933@qq.com">312198933@qq.com</a>
151	WYIY Seller ID 5419043159919	<a href="mailto:blackfeel@qq.com">blackfeel@qq.com</a>
152	XINYISHAN Seller ID 5720087113876	<a href="mailto:2900552142@qq.com">2900552142@qq.com</a>
155	YIKAMAN Seller ID 5858450727404	<a href="mailto:369598480@qq.com">369598480@qq.com</a>
156	Yimi Le Clothing Seller ID 4837796854682	<a href="mailto:aa309684743@126.com">aa309684743@126.com</a>
158	Yiyayou Seller ID 5283201211704	<a href="mailto:495177132@qq.com">495177132@qq.com</a>
159	YUJIAFUSHI Seller ID 5001086949042	<a href="mailto:373303339@qq.com">373303339@qq.com</a>
160	YUZE FUSHI Seller ID 6037450814905	<a href="mailto:13971083668@139.com">13971083668@139.com</a>
164	Zyyclothing Seller ID 634418212212172	<a href="mailto:963745198@qq.com">963745198@qq.com</a>
165	AAHXC Seller ID 634418212424832	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
166	BM Fashion Seller ID 634418209993113	<a href="mailto:171093529@qq.com">171093529@qq.com</a>
168	DRESSCODE Seller ID 3896528092518	<a href="mailto:13305354020@163.com">13305354020@163.com</a>
170	Huang Xincheng Seller ID 6054961237895	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
171	Infashule Seller ID 4769432484567	<a href="mailto:1244899677@qq.com">1244899677@qq.com</a>
175	Plus Plus Seller ID 4423587909696	<a href="mailto:17640627876@163.com">17640627876@163.com</a>

<b>No.</b>	<b>Seller</b>	<b>Seller's Contact Information</b>
176	SHE womens fashion Seller ID 3848293422462	<u>1354591476@qq.com</u>
177	YMPLUS Seller ID 634418211771350	<u>2845468865@QQ.COM</u>



**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
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HONG KONG LEYUZHEN TECHNOLOGY  
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v.

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

Defendants.

**Case No. 1:24-cv-06226-GNA-YBK**

**Honorable Judge Georgia N. Alexakis**

**Magistrate Young B. Kim**

**PLAINTIFF’S MEMORANDUM OF LAW IN SUPPORT OF RENEWED MOTION FOR  
ENTRY OF DEFAULT JUDGMENT AGAINST THE IDENTIFIED DEFAULTED  
SCHEDULE “A” DEFENDANTS PURSUANT TO FRCP 55(b)(2)**

Plaintiff Hong Kong Leyuzhen Technology Co. Ltd. (“Plaintiff”) hereby submits this Memorandum of Law in support of its Renewed Motion for Entry of Default Judgment (the “Motion”) pursuant to Federal Rule of Civil Procedure 55(b)(2) (“Rule 55(b)(2)”) against the identified ninety-two (92) Schedule “A” Defendants (the “Defaulted Defendants”), which have been separately listed in Exhibits “1” and “2” to the accompanying Declaration of Joseph W. Droter, Esq. (the “Droter Decl.”). Plaintiff’s Motion is made and based upon this Memorandum of Law, the Droter Declaration, the Declaration of Liangjie Li (the “Li Decl.”), the papers and pleadings on file in this action, and any argument of counsel the Court may entertain.

**I. INTRODUCTION**

On December 9, 2024, the Court granted Plaintiff’s Motion for Entry of Clerk’s Default against the Defaulted Defendants. [Dkt. No. 67.] Pursuant to Rule 55(b)(2), Plaintiff now

respectfully moves this Court for a renewed entry of a default judgment finding the Defaulted Defendants liable on all counts asserted in Plaintiff's Complaint. [Dkt. No. 1.] These asserted counts include claims for Copyright Infringement (Count I), and violation of the Illinois Uniform Deceptive Trade Practices Act (the "Uniform Deceptive Trade Practices Act") (Count III). [Dkt. No. 1 at 8-13.]

In connection with its asserted claims for relief, Plaintiff seeks an award of statutory damages pursuant to 17 U.S.C. § 504(c) against all Defaulted Defendants, which should be enhanced, for their willful infringement of the following three (3) federally registered copyrights asserted in this action: (1) VA0002379888; (2) VA0002379899; and (3) VA0002379911 (the "Copyright Protected Images"). (Droter Decl. ¶ 5.) Plaintiff additionally requests the Court issue a permanent injunction against the Defaulted Defendants. *See* 17 U.S.C. § 502(a). Furthermore, Plaintiff requests an award of attorneys' fees and costs for the Defaulted Defendants' willful infringement of the company's Copyright Protected Images pursuant to 17 U.S.C. § 505. Alternatively, Plaintiff requests issuance of a permanent injunction and an award of attorneys' fees and costs based on the Defaulted Defendants' willful violation of the Uniform Deceptive Trade Practices Act.

As alleged in the Complaint, the Defaulted Defendants have displayed, without authorization, the Copyright Protected Images on the Temu.com online sales platform (the "Platform") to market and sell knockoff, counterfeit products resembling Plaintiff's authentic Rotita brand products, thereby deceiving public consumers as to the quality, nature, and source of goods being purchased. (Droter Decl. ¶ 6.) Moreover, the Defaulted Defendants are alleged to be operating as part of a coordinated, sophisticated counterfeit product network that utilizes a common supply chain and manufacturing source to fulfill consumer orders for knockoff Rotita

brand products by displaying, without authorization, Plaintiff's Copyright Protected Images on their online storefronts. (Droter Decl. ¶¶ 8, 11-12.) These circumstances clearly demonstrate the Defaulted Defendants have willfully and intentionally infringed Plaintiff's Copyright Protected images, thereby supporting the company's request for enhanced statutory damages and its entitlement to an award of costs under either the Copyright Act (17 U.S.C. § 505) or the Uniform Deceptive Trade Practices Act (815 ILCS § 510/3). (*Id.*)

Procedurally, Rule 55(b)(2) provides for a court-ordered default judgment which establishes, as a matter of law, that defendants are liable to plaintiff on each cause of action alleged in the complaint. *United States v. Di Mucci*, 879 F.2d 1488, 1497 (7th Cir. 1989). When the Court determines that a defendant is in default, the factual allegations of the complaint are taken as true and may not be challenged, and the defendants are liable as a matter of law as to each cause of action alleged in the complaint. *Black v. Lane*, 22 F.3d 1395, 1399 (7th Cir. 1994). Plaintiff meets the requirements for entry of the requested default judgment under Rule 55(b)(2).

## II. ARGUMENT

On December 9, 2024, the Court granted Plaintiff's Motion for Entry of Clerk's Default. [Dkt. No. 67.] Thus, the Defaulted Defendants' right to appear in this action and contest Plaintiff's asserted claims for relief have been precluded. *See Black*, 22 F.3d at 1399. Given this procedural posture, the present Motion seeks to establish the Defaulted Defendants' liability for Plaintiff's asserted claims for relief against them. *See Fed.R.Civ.P. 55(b)(2)*.

Specifically, Plaintiff's Motion seeks entry of a default judgment against the Defaulted Defendants determining them liable for Copyright Infringement (Count I), and violation of the Uniform Deceptive Trade Practices Act (Count III) as asserted in the Complaint. [Dkt. No. 1 at 8-13.]. As discussed below, Plaintiff is entitled to entry of a default judgment against the

Defaulted Defendants pursuant to Rule 55(b)(2) that awards the company enhanced statutory damages for willful copyright infringement, issuance of a permanent injunction for copyright infringement and/or violation of the Uniform Deceptive Trade Practices Act, and an award of attorneys' fees and costs for willful copyright infringement and/or their willful violation of the Uniform Deceptive Trade Practices Act.

**A. Plaintiff is Entitled to Entry of the Requested Default Judgment.**

Rule 55(b)(2) of the Federal Rules of Civil Procedure generally provides for entry of a court-ordered default judgment against one or more defending parties that failure to appear, answer, and/or defendant allegations asserted against them. Fed.R.Civ.P. 55(b)(2). A default judgment establishes, as a matter of law, that named, unresponsive, defendants are liable on each cause of action alleged against them in the complaint. *Di Mucci*, 879 F.2d at 1497. When a court determines that a defendant is in default, the factual allegations of the complaint are taken as true and may not be challenged, and the defendants are liable as a matter of law as to each cause of action alleged in the complaint upon entry of default judgment. *Black*, 22 F.3d at 1399.

As noted above, on December 9, 2024, the Court granted Plaintiff's Motion for Entry of Clerk's Default against the Defaulted Defendants. [Dkt. No. 67.] Thus, default has already been entered against the Defaulted Defendants. Given the Court's entry of Default, Plaintiff is entitled to entry of a default judgment pursuant to Rule 55(b)(2) against the Defaulted Defendants for copyright infringement, and violation of the Uniform Deceptive Trade Practice Act as asserted in the Complaint. [Dkt. No. 1 at 8-13.]

As argued below, Plaintiff is entitled to the following remedies through the issuance of a default judgment against the Defaulted Defendants: (1) an award of statutory damages and profits for copyright infringement under 17 U.S.C. § 504(c)(1); (2) an award of enhanced statutory

damages for willful infringement pursuant to 17 U.S.C. § 504(c)(2); (3) entry of a permanent injunction pursuant to 17 U.S.C. § 502(a); (4) alternatively, entry of a permanent injunction pursuant to 815 ILCS § 510/3; and (5) an award of attorneys' fees and costs pursuant to 17 U.S.C. § 505 for willful copyright infringement and/or for willful violation of the Uniform Deceptive Trade Practices Act pursuant to 815 ILCS § 510/3. Plaintiff does not seek any relief related to its false designation of origin claim that such relief would be duplicative of the relief requested for willful copyright infringement and for violation of the Uniform Deceptive Trade Practices Act.

**B. Plaintiff is Entitled to the Relief Requested.**

Through entry of default [Dkt. No. 67], Plaintiff has established that all Defaulted Defendants: (1) are liable for intentionally and willfully infringing the Copyright Protected Images; (2) are liable for false designation of origin; and (3) have willfully violated the Uniform Deceptive Trade Practices Act. [Dkt. No. 1 at 8-13.] As such, the only the following issues remain to be adjudicated through the Motion: (1) Plaintiff's entitlement to an award of statutory damages for infringement of the Copyright Protected Images; (2) the company's request that any statutory damage award be enhanced based on the Defaulted Defendants' willful copyright infringement; (3) the company's right to issuance of a permanent injunction against the Defaulted Defendants; and (4) the propriety of an award of attorneys' fees and costs for the Defaulted Defendants' willful infringement of the Copyright Protected Images and/or their willful violation of the Uniform Deceptive Trade Practices Act. Plaintiff asserts that it is entitled to all relief requested through its Motion.

***1. Plaintiff is entitled to statutory damages under 17 U.S.C. § 504(c)(1).***

Turning first to the request for an award of statutory damages under 17 U.S.C. § 504(c)(1) against the Defaulted Defendants. Plaintiff is entitled to such relief for the Defaulted Defendants'

infringement of the company's Copyright Protected Images, which it maintains was done willfully and intentionally. (Droter Decl. ¶¶ 8, 11-12.)

A copyright owner is entitled to recover the actual damages suffered for infringement, and any profits of the infringer that are attributable to the infringement and are not taken into account in computing the actual damages. 17 U.S.C. § 504(b). In establishing the infringer's profits, the copyright owner is required to present proof only of the infringer's gross revenue, and the infringer is required to prove his or her deductible expenses and the elements of profit attributable to factors other than the copyrighted work. 17 U.S.C. § 504(b). “[S]tatutory damages have been held to be appropriate on a motion for default judgment because the defaulting party has the information needed to prove actual damages.” *White v. Marshall*, 771 F.Supp.2d 952, 956 (E.D. Wis. 2011); *see also Wondie v. Mekuria*, 742 F.Supp.2d 118, 124-25 (D.D.C. 2010); *Lifted Research Grp., Inc. v. Behdad, Inc.*, 591 F.Supp.2d 3, 8 (D.D.C. 2008).

First, Plaintiff has asserted a viable claim for infringement of the Copyright Protected Images. To prove copyright infringement, a plaintiff must show: “(1) ownership of a valid copyright; and (2) copying of constituent elements of the work that are original.” *JWC Invs., Inc. v. Novelty, Inc.*, 482 F.3d 910, 914 (7th Cir. 2007). A certificate of copyright registration provides a *prima facie* presumption of validity. *Mid. American Title Co. v. Kirk*, 59 F.3d 719, 721 (7th Cir. 1995). Here, Plaintiff has alleged its ownership of the asserted. Copyright Protected Images in its Complaint [Dkt. No. 1 at 9] and has supplied the Court with a summary of all registrations issued by the United States Copyright Office [Dkt. No. 1, Ex. 1]. Moreover, Plaintiff has set forth considerable factual allegations establishing the Defaulted Defendants have infringed the company's Copyright Protected Images. [Dkt. Nos. 1 at 15-34, 19-2, 22.] Accordingly, Plaintiff

has established that the Defaulted Defendants have infringed the company's Copyright Protected Images.

Next, Plaintiff is entitled to an award of statutory damages given the circumstances in this action. An award of statutory damages is appropriate because actual damages "are often virtually impossible to prove . . . ." *White*, 771 F.Supp.2d at 956. In awarding statutory damages, the court is not required to follow any rigid formula. *Id.* (citing *Chi-Boy Music v. Charlie Club, Inc.*, 930 F.2d 1224, 1229 (7th Cir. 1991)). Instead, the court enjoys wide discretion in setting a statutory damage award within the prescribed range from \$750 to \$30,000 per infringement. *Broadcast Music, Inc. v. Star Amusements, Inc.*, 44 F.3d 485, 489 (7th Cir. 1995). The court may consider such factors as the difficulty or impossibility of proving actual damages, the circumstances of the infringement, and the efficacy of the damages as a deterrent to future copyright infringement. *Chi-Boy Music*, 930 F.2d at 1229.

Plaintiff has established unquestionably viable copyright infringement claims in this case. The Defaulted Defendants' refusal to appear and defend against the asserted claims, however, has deprived Plaintiff of the ability to present evidence concerning verifiable infringing sales or costs associated with such sales. Plaintiff's only available evidence of infringing sales or costs are provided in Exhibit 1 to the Declaration of Joseph W. Droter, created by the third-party platform temu based on their sales records. (*Id.* ¶ 7.)

Specifically, Plaintiff has neither obtained, nor are the Defaulted Defendants participating in these proceedings, so that the Court can be provided with the infringers' deductible expenses related to the sale of the counterfeit products associated with the unauthorized use and display of the company's Copyright Protected Images. *See* 17 U.S.C. § 504(b). As such, there is no verifiable information concerning the Defaulted Defendants' gross infringing sales of their knockoff

products or the associated deductible expenses from same. (Droter Decl. ¶ 7.) Moreover, while Plaintiff can estimate the range of the Defaulted Defendants' net profits from their infringing sales, this estimate is highly speculative and cannot affirmatively account for the advertising expenses saved through the unauthorized use and display of the company's Copyright Protected Images for which it has created at considerable expense. (Li Decl. ¶ 11.) Accordingly, an award of statutory damages is appropriate because actual damages are "virtually impossible to prove . . ." in this case. *See White*, 771 F.Supp.2d at 956.

Given the foregoing circumstances, and the nature of the Defaulted Defendants' conduct, Plaintiff asserts that it is entitled to an award of enhanced statutory damages per Defaulted Defendant for willful infringement per infringed Copyright Protected Image in this action. (Droter Decl. ¶ 12, Ex. 2.) First, the Defaulted Defendants were provided with notice of these proceedings and, apparently, intentionally elected not to appear and defend, which resulted in the Court ordering Entry of Clerk's Default against them. [Dkt. No. 61.] As a result of the Defaulted Defendants' intentional decision not to appear and defend this action, Plaintiff has been deprived of a meaningful opportunity to assess the true nature of its actual damages. (Droter Decl. ¶ 7.) Moreover, Plaintiff has expended considerable capital in securing registration of the Copyright Protected Images and advertising its brand in the United States and in the State of Illinois. (Li Decl. ¶ 10.) This includes spending over \$80,000 to secure the company's copyright registrations with the United States Copyright Office and spending approximately \$8,000,000 to \$12,000,000 annually to advertise and promote its Rotita brand in the United States. (Li Decl. ¶ 10.) These facts unquestionably support Plaintiff's request for an award of enhanced statutory damages for willful infringement per infringed Copyright Protected Image per Defaulted Defendant.



Next, the circumstances of the Defaulted Defendants' infringement clearly support awarding the requested statutory damage award against them. It is without question that the Defaulted Defendants have engaged in the intentional misappropriation and unauthorized use of the Copyright Protected Images. The Defaulted Defendants have unquestionably been operating their online stores using the misappropriated Copyright Protected Images through a sophisticated counterfeit network utilizing a highly developed supply chain capable of supplying thousands of knockoff products featuring an array of Plaintiff's textile patterns and designs that could not otherwise be accomplished on an individual basis. (Droter Decl. ¶¶ 8, 11.) Accordingly, the Defaulted Defendants unquestionably intentionally, and willfully, infringed Plaintiff's Copyright Protected Images to sell their knockoff products, thereby justifying an award of statutory damages.

Based on the foregoing, Plaintiff respectfully requests the Court award enhanced statutory damages against each of the Defaulted Defendants for each infringement of the Copyright Protected Images. As set forth in Plaintiff's supporting documentation, the Defaulted Defendants in this action should be found liable because of their infringements of the Copyright Protected Images. (Droter Decl. ¶ 12, Ex. 2.) Accordingly, Plaintiff respectfully requests the Court an award of statutory damages for copyright infringement under 17 U.S.C. § 504(c)(1) per Defaulted Defendant per infringed Copyright Protected Image. (Droter Decl. ¶ 12, Ex. 2)

***2. Plaintiff is entitled to enhanced statutory damages.***

Next, the circumstances of the Defaulted Defendants' infringement clearly support awarding an enhanced statutory damage award of, at least, treble damages against them. Simply put, the Defaulted Defendants' infringing conduct in this action is unquestionably willful, thereby justifying enhanced damages under 17 U.S.C. § 504(c)(2).

It is without question that the Defaulted Defendants have engaged in the intentional misappropriation and unauthorized use of the Copyright Protected Images. (Droter Decl. ¶¶ 8, 11-12.) In this regard, Plaintiff's Copyright Protected Images, often representing recent product releases, have almost instantaneously appeared on the Defaulted Defendants' online stores maintained with the Platform. (Li Decl. ¶ 7.) Moreover, the Defaulted Defendants have clearly been operating their online stores using the misappropriated Copyright Protected Images through a sophisticated counterfeit network utilizing a highly developed supply chain capable of supplying thousands of knockoff products featuring an array of Plaintiff's textile patterns and designs that could not otherwise be accomplished on an individual basis. (Droter Decl. ¶¶ 8, 11-12.)

In addition, defendants in multiple copyright enforcement actions in this judicial district, which includes the Defaulted Defendants, have been acting through their counterfeit network to actively monitor and post information on the Plaintiff's pending cases on the website [www.SellerDefense.cn](http://www.SellerDefense.cn). (Droter Decl. ¶ 8.) This has apparently been done to advise defendants in all pending actions of Plaintiff's successful prosecution of its claims, and the viability of appearing and asserting potential defenses. (*Id.*) These circumstances reveal an overall strategy by all non-appearing defendants, including the Defaulted Defendants, to simply cut their losses where Plaintiff has a high likelihood of success, abandon any online platform restrained funds, and bask in the security that any judgment issued against them will almost certainly not be collectable in the Republic of China. (Droter Decl. ¶ 8.) Such circumstances support awarding Plaintiff enhanced statutory damages in this action. *See Chi-Boy Music*, 930 F.2d at 1229.

The facts presented further support awarding the enhanced statutory damages against the Defaulted Defendants on the grounds that they should serve as a deterrent to future conduct. *Id.* at 1229-30. Simply put, the Defaulted Defendants are watching the results of Plaintiff's copyright

infringement enforcement actions in this judicial district. (Droter Decl. ¶ 8.) Simply put, the Defaulted Defendants, as with other similarly situated defendants, have simply taken the apparent position that any recovery issued by a court is only executable against their restrained asserts on the named online platform. (*Id.*) This conduct demonstrates an intentional willingness to ignore the Court's authority to impose significant statutory damages in this action to send a message to the Defaulted Defendants, and all other similar infringers, that they will incur substantial liability for their actions. In doing so, hopefully the Defaulted Defendants, or other similar infringers monitoring this case, will post this anticipated reward on the [www.SellersDefense.cn](http://www.SellersDefense.cn) website as notice of the consequences for their intentional, and orchestrated actions.

Based on the foregoing, Plaintiff respectfully requests the Court award enhanced statutory damages as set forth in Exhibit 2 of the Droter Declaration. As set forth in Plaintiff's supporting documentation, the Defaulted Defendants in this action should be found liable because of their willful infringement for each of the three (3) Copyright Protected Images. (Droter Decl. ¶ 12, Ex. 2) Accordingly, Plaintiff respectfully requests the Court enter an award of statutory damages per Defaulted Defendant per infringed Copyright Protected Image, which should be enhanced for willful infringement to per Defaulted Defendant per infringed Copyright Protected Work, pursuant to 17 U.S.C. § 504(c)(2).

**3. *Plaintiff is entitled to a permanent injunction.***

Next, Plaintiff is entitled to entry of a permanent injunction against the Defaulted Defendants. This request is justified under either 17 U.S.C. § 502(a) or, alternatively, under the Uniform Deceptive Practices Act pursuant to 815 ILCS § 510/3.

First, the Court has already determined that Plaintiff is entitled to preliminary injunctive relief in this action, which includes issuance against the Defaulted Defendants. [Dkt. No. 25.]

Nothing has occurred since entry of the preliminary injunction that would alter or prohibit entry of a permanent injunction against the non-appearing Defaulted Defendants. In short, the compelling fact presented to the Court that justified entry of preliminary injunctive relief stand unchallenged by the Defaulted Defendants and, subsequently, their right to appear and contest this decision has been cut-off by entry of default. [Dkt. No. 67.] As such, Plaintiff's right to permanent injunctive relief under 17 U.S.C. § 502(a) or, alternatively, under the Uniform Deceptive Practices Act pursuant to 815 ILCS § 510/3, is uncontested and supported by the substantial evidentiary record previously provided to the Court when preliminary injunctive relief was issued. Accordingly, Plaintiff is entitled to issuance of permanent injunctive relief against the Defaulted Defendants.

***4. Plaintiff is entitled to an award of attorneys' fees and costs.***

Plaintiff is also entitled to an award of attorneys' fees and costs against the Defaulted Defendants. Such relief should be granted pending Plaintiff moving the Court for a specific award pursuant to its submission of a "Fee Award" pursuant to LR 54.3.

Plaintiff's request for an award of attorneys' fees and costs is two-fold. First, such an award is warranted based on issuance of enhanced statutory damages based on the Defaulted Defendants' willful infringement of the company's Copyright Protected Images. *See* 17 U.S.C. § 505. Second, and alternatively, Plaintiff is entitled to an award of attorneys' fees and costs based on the Defaulted Defendants' willful violation of the Uniform Deceptive Trade Practices Act. *See* 815 ILCS § 510/3. Under either statutory provision, the facts presented clearly justify the willful infringement and violation of Plaintiff's federally secured rights in and to the Copyright Protected Images, which have been done to deceive the consuming public. (Droter Decl. ¶¶ 8, 11-12.)

Accordingly, Plaintiff is entitled to an award of attorneys' fees and costs, subject to the company filing a "Fee Award" pursuant to LR 54.3

### III. CONCLUSION

Based on the foregoing, Plaintiff respectfully request entry of default judgment against the Defaulted Defendants pursuant to Rule 55(b)(2). In granting its request, Plaintiff asks the Court to award the following: (1) statutory damages as set forth in Exhibit 2 of the Droter Declaration per Defaulted Defendant per infringed Copyright Protected Image pursuant to 17 U.S.C. § 504(c)(1); (2) enhanced statutory damages as set forth in Exhibit 2 of the Droter Declaration per Defaulted Defendant per infringed Copyright Protected Image based on their willful infringement pursuant to 17 U.S.C. § 504(c)(2); (3) issuance of a permanent injunction against the Defaulted Defendants pursuant to 17 U.S.C. § 502(a) or, alternatively, under the Uniform Deceptive Practices Act pursuant to 815 ILCS § 510/3; (4) an award of attorneys' fees and costs pursuant 17 U.S.C. § 505 and/or 815 ILCS § 510/3 based on the Defaulted Defendants' willful conduct in an amount to be determined upon submission of a "Fee Award" under LR 54.3; and (5) such other relief as the Court deems just and proper.

DATED: April 2, 2025

Respectfully submitted,

By: /s/ Joseph W. Droter

Joseph W. Droter (Bar No. 6329630)

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Chicago, IL 60606

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*Attorney for Plaintiff*

**CERTIFICATE OF SERVICE**

I hereby certify that on the 2nd day of April 2025, 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. Notice of this filing is provided to unrepresented parties for whom contact information is listed below and has been provided via email and by posting the filing on a URL contained on our website <http://blointernetenforcement.com>, and a link to said website in the email provided by third-party, temu.

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)

No.	Seller	Seller's Contact Information
1	Ailichengxin Seller ID 6012697248782	<a href="mailto:105384090@qq.com">105384090@qq.com</a>
3	Bertclothing Seller ID 5938073781217	<a href="mailto:813270166@qq.com">813270166@qq.com</a>
4	BlackBeautystyle Seller ID 634418212157802	<a href="mailto:3640276605@qq.com">3640276605@qq.com</a>
5	ChangYuYang Seller ID 6114338036566	<a href="mailto:611772731@qq.com">611772731@qq.com</a>
7	Clothessssssss Seller ID 634418210983129	<a href="mailto:820205265@QQ.COM">820205265@QQ.COM</a>
8	CoCo Modern Seller ID 234178238926	<a href="mailto:1053741336@qq.com">1053741336@qq.com</a>
9	COMLOV Seller ID 6320689296968	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
11	Dai xuan wei Seller ID 634418210954841	<a href="mailto:540736348@qq.com">540736348@qq.com</a>
12	Danao Seller ID 4770407012580	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
13	DEFEAL Seller ID 233965839613	<a href="mailto:1940890460@qq.com">1940890460@qq.com</a>

No.	Seller	Seller's Contact Information
15	DGYJFS Seller ID 634418212082168	<a href="mailto:986254109@qq.com">986254109@qq.com</a>
16	DTA Seller ID 6296127049005	<a href="mailto:2307461270@qq.com">2307461270@qq.com</a>
18	EastSea Seller ID 3597686791772	<a href="mailto:279927126@QQ.COM">279927126@QQ.COM</a>
23	Guangzhouyisanlin Seller ID 2759928147335	<a href="mailto:804559186@qq.com">804559186@qq.com</a>
26	HaoboFS Seller ID 634418211295908	<a href="mailto:415289553@qq.com">415289553@qq.com</a>
27	Huishangyingclothing Seller ID 4362225145628	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
28	HXC Seller ID 6025278798000	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
32	ImangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
37	Kuan Duo Duo Seller ID 5242774838317	<a href="mailto:178293474@qq.com">178293474@qq.com</a>
38	LAZEPLUS Seller ID 634418210623006	<a href="mailto:18777770031@163.com">18777770031@163.com</a>
39	Lianshangying Seller ID 634418211878993	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
40	LINGDALIN Seller ID 634418211502374	<a href="mailto:781244771@qq.com">781244771@qq.com</a>
42	LUZEMEI Seller ID 6226904246697	<a href="mailto:136656151@qq.com">136656151@qq.com</a>
44	imangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
45	MeiyouPlus Seller ID 634418211319106	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
47	Miquella Seller ID 4891200004660	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
50	MSYPLUS Seller ID 634418212478203	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
53	Ngan Seller ID 6159760585886	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
54	NOBLE PARTY STYLE Seller ID 2575410820677	<a href="mailto:1173797906@qq.com">1173797906@qq.com</a>
58	PLUSSWIM Seller ID 5076387867820	<a href="mailto:wangyu6896@icloud.com">wangyu6896@icloud.com</a>

No.	Seller	Seller's Contact Information
60	Qlqlql Seller ID 6202524309986	<a href="mailto:157922312@qq.com">157922312@qq.com</a>
61	RALNBOW Seller ID 634418211046403	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
63	RSDZ Seller ID 4699532423307	<a href="mailto:qiaomeijiaren2022@163.com">qiaomeijiaren2022@163.com</a>
67	Unicorn Shop, aka W499400'shop Seller ID 6075443295322	<a href="mailto:693023625@qq.com">693023625@qq.com</a>
68	WeiXuan, aka Luoge clothing Seller ID 634418211885249	<a href="mailto:2605363883@qq.com">2605363883@qq.com</a>
71	Xi he trade Seller ID 5414580404061	<a href="mailto:3781626809@qq.com">3781626809@qq.com</a>
72	XYJ Seller ID 4923106467761	<a href="mailto:516007093@qq.com">516007093@qq.com</a>
73	Yashengyi Seller ID 3039426956131	<a href="mailto:1260155020@qq.com">1260155020@qq.com</a>
75	YiShiHui Seller ID 5914061442098	<a href="mailto:615797851@qq.com">615797851@qq.com</a>
77	Yuzixuan Seller ID 5873825935922	<a href="mailto:64633678@qq.com">64633678@qq.com</a>
78	YYSY Seller ID 4932898449539	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
80	Ahlsem Seller ID 634418211613194	<a href="mailto:1544575631@qq.com">1544575631@qq.com</a>
83	AXWY Seller ID 5092031694978	<a href="mailto:947087830@qq.com">947087830@qq.com</a>
89	Cansheng Seller ID 3598609741036	<a href="mailto:a151797619881@163.com">a151797619881@163.com</a>
90	ChicLab A Seller ID 634418212289624	<a href="mailto:55441232@qq.com">55441232@qq.com</a>
95	Elegant neighborhood Seller ID 4991052099283	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
96	FashionLady, aka Maisen Seller ID 6056632922732	<a href="mailto:250934861@qq.com">250934861@qq.com</a>
99	Fole Seller ID 4696302883371	<a href="mailto:1364720767@qq.com">1364720767@qq.com</a>
101	FridayGirl Seller ID 5745453647444	<a href="mailto:664816500@qq.com">664816500@qq.com</a>
103	graceDRESS Seller ID 4880423193104	<a href="mailto:ndbwomen@163.com">ndbwomen@163.com</a>



No.	Seller	Seller's Contact Information
105	Hollies Seller ID 634418212185740	<a href="mailto:602501511@qq.com">602501511@qq.com</a>
106	Hongqin Seller ID 5609289996096	<a href="mailto:345982348@qq.com">345982348@qq.com</a>
107	Jetdream Seller ID 295329822661	<a href="mailto:396125047@qq.com">396125047@qq.com</a>
108	JIMICN Seller ID 634418211587387	<a href="mailto:3639237124@qq.com">3639237124@qq.com</a>
110	kale girl Seller ID 634418211637580	<a href="mailto:200835195@qq.com">200835195@qq.com</a>
111	KarleyLeann Seller ID 5534584074626	<a href="mailto:lixianhuang967@gmail.com">lixianhuang967@gmail.com</a>
112	Lily Fashion Seller ID 4531556857921	<a href="mailto:1226881558@qq.com">1226881558@qq.com</a>
113	Lily Pretty Seller ID 69094752281	<a href="mailto:493155225@qq.com">493155225@qq.com</a>
115	Love Fashion Quality Life Seller ID 6112671409278	<a href="mailto:yangyuejia0802@qq.com">yangyuejia0802@qq.com</a>
117	Maidekuai Seller ID 634418212039382	<a href="mailto:2442748707@qq.com">2442748707@qq.com</a>
119	MNSPLusSize Seller ID 221222694131	<a href="mailto:520008441@qq.com">520008441@qq.com</a>
120	MILEYY Seller ID 5805392425727	<a href="mailto:65623812@qq.com">65623812@qq.com</a>
123	Nimanya Seller ID 38015328411	<a href="mailto:195365538@qq.com">195365538@qq.com</a>
126	NZ one Seller ID 634418211325007	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
127	OLA Seller ID 634418209270805	<a href="mailto:109378091@qq.com">109378091@qq.com</a>
128	OUMANDAMA Seller ID 6180682198326	<a href="mailto:690674739@qq.com">690674739@qq.com</a>
130	Qixi boutique clothing Seller ID 5940220379781	<a href="mailto:2632181078@qq.com">2632181078@qq.com</a>
131	Qi Xuan Fashion Seller ID 634418211703071	<a href="mailto:709731702@qq.com">709731702@qq.com</a>
132	QKWomens clothing Seller ID 634418211845330	<a href="mailto:458318832@qq.com">458318832@qq.com</a>
135	SEDISS Seller ID 145258740053	<a href="mailto:2841197084@qq.com">2841197084@qq.com</a>

No.	Seller	Seller's Contact Information
138	Shxier Seller ID 4731079859313	<a href="mailto:568522559@QQ.COM">568522559@QQ.COM</a>
142	Spring comes with joy Seller ID 4412004855211	<a href="mailto:648973995@qq.com">648973995@qq.com</a>
143	SZCH Seller ID 634418210651998	<a href="mailto:398592074@qq.com">398592074@qq.com</a>
148	Weilala Seller ID 634418211513021	<a href="mailto:18520137215@163.com">18520137215@163.com</a>
149	WENYIFANS Seller ID 634418210916539	<a href="mailto:307668551@qq.com">307668551@qq.com</a>
150	WINONADRESS Seller ID 139523634942	<a href="mailto:312198933@qq.com">312198933@qq.com</a>
151	WYIY Seller ID 5419043159919	<a href="mailto:blackfeel@qq.com">blackfeel@qq.com</a>
152	XINYISHAN Seller ID 5720087113876	<a href="mailto:2900552142@qq.com">2900552142@qq.com</a>
155	YIKAMAN Seller ID 5858450727404	<a href="mailto:369598480@qq.com">369598480@qq.com</a>
156	Yimi Le Clothing Seller ID 4837796854682	<a href="mailto:aa309684743@126.com">aa309684743@126.com</a>
158	Yiyayou Seller ID 5283201211704	<a href="mailto:495177132@qq.com">495177132@qq.com</a>
159	YUJIAFUSHI Seller ID 5001086949042	<a href="mailto:373303339@qq.com">373303339@qq.com</a>
160	YUZE FUSHI Seller ID 6037450814905	<a href="mailto:13971083668@139.com">13971083668@139.com</a>
164	Zyyclothing Seller ID 634418212212172	<a href="mailto:963745198@qq.com">963745198@qq.com</a>
165	AAHXC Seller ID 634418212424832	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
166	BM Fashion Seller ID 634418209993113	<a href="mailto:171093529@qq.com">171093529@qq.com</a>
168	DRESSCODE Seller ID 3896528092518	<a href="mailto:13305354020@163.com">13305354020@163.com</a>
170	Huang Xincheng Seller ID 6054961237895	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
171	Infashule Seller ID 4769432484567	<a href="mailto:1244899677@qq.com">1244899677@qq.com</a>
175	Plus Plus Seller ID 4423587909696	<a href="mailto:17640627876@163.com">17640627876@163.com</a>

<b>No.</b>	<b>Seller</b>	<b>Seller's Contact Information</b>
176	SHE womens fashion Seller ID 3848293422462	<u>1354591476@qq.com</u>
177	YMPLUS Seller ID 634418211771350	<u>2845468865@QQ.COM</u>

**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-06226-GNA-YBK**

**Honorable Judge Georgia N. Alexakis**

**Magistrate Young B. Kim**

**DECLARATION OF JOSEPH W. DROTER IN SUPPORT OF  
RENEWED MOTION FOR DEFAULT JUDGMENT**

I, Joseph W. Droter, of the City of Chicago, in the State of Illinois, 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 Renewed Motion for Default Judgment against the ninety-two (92) non-appearing Defendants Identified in Schedule "A" (the "Motion") against which the Court has previously granted Entry of Clerk's Default on December 9, 2024 [Dkt. No. 67] against said Defendants (the "Defaulted Defendants").

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 counsel 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 Defaulted Defendants (as defined in the accompanying Memorandum) have failed to plead or otherwise defend this action within the allotted time in violation of Federal Rule of Civil Procedure 12(a)(1)(A). As a result, the Court ordered Entry of Clerk's Default on December 9, 2024 against the Defaulted Defendants. [Dkt. No. 67.] Accordingly, the Defaulted Defendants are deemed liable to Plaintiff for its asserted claims for relief for Copyright Infringement (Count I), False Designation of Origin under 35 U.S.C. §1125(a) (Count II), and violation of the Illinois Uniform Deceptive Trade Practices Act (the "Uniform Deceptive Trade Practices Act") (Count III). [Dkt. No. 1 at 8-13.]

5. Plaintiff's asserted claims for relief in this action involve the intentional, willful infringement of the following three (3) federally registered copyright protected images: (1) VA0002379888; (2) VA0002379899; and (3) VA0002379911 (the "Copyright Protected Images").

6. As alleged in the Complaint, the Defaulted Defendants have displayed, without authorization, the Copyright Protected Images on the Temu.com online sales platform (the "Platform") to market and sell knockoff, counterfeit products resembling Plaintiff's authentic Rotita brand products through their online stores (the "Online Stores"), thereby deceiving public consumers as to the quality, nature, and source of goods being purchased.

7. Plaintiff is entitled to a statutory damage award per Defaulted Defendant per infringed Copyright Protected Image in this action. First, the Defaulted Defendants were provided with notice of these proceedings and, apparently, intentionally elected not to appear and defend, which resulted in the Court ordering Entry of Clerk's Default against them. [Dkt. No. 67.] As a result of the Defaulted Defendants' intentional decision not to appear and defend this action, Plaintiff has been deprived of a meaningful opportunity to assess the true nature of its actual

damages. This uncertainty supports Plaintiff's requested statutory damages against the Defaulted Defendants. Attached hereto as "Exhibit 1" is the assessed damages provided by the third-party platform temu. The only access Plaintiff has to verifiable sales records is number of units sold, Plaintiff calculated sales based off the price per item at the time of pre-suit infringement analysis.

8. In addition, defendants in multiple copyright enforcement actions in this judicial district, which includes the Defaulted Defendants, have been acting through their counterfeit network to actively monitor and post information on the Plaintiff's pending cases on the website [www.SellerDefense.cn](http://www.SellerDefense.cn). This has apparently been done to advise defendants in all pending actions of Plaintiff's successful prosecution of its claims, and the viability of appearing and asserting potential defenses. These circumstances reveal an overall strategy by all non-appearing defendants, including the Defaulted Defendants, to simply cut their losses where Plaintiff has a high likelihood of success, abandon any online platform restrained funds, and bask in the security that any judgment issued against them will almost certainly not be collectable in the Republic of China. Simply put, the Defaulted Defendants are watching the results of Plaintiff's copyright infringement enforcement actions in this judicial district.

9. The named Schedule "A" defendants in this and other pending actions have either elected to settle or, as with the Defaulted Defendants, simply failed to appear and have apparently taken the position that any recovery issued by a court is only executable against their restrained asserts on the named online platform.

10. To maximize the deterrent effect of the Court's anticipated default judgment, Plaintiff is asking that statutory damages be imposed on each individual Defaulted Defendant for each alleged infringement of the Copyright Protected Images. Such an award precludes the Defaulted Defendants from shielding themselves from monetary responsibility for the collective

infringement of common Copyright Protected Images. *Desire, LLC v. Manna Textiles, Inc.*, 986 F.3d 1253, 1264-1272 (9th Cir. 2021). Rather, Plaintiff expressly requests that each of the Defaulted Defendants, individually, be assessed a statutory damage award for their infringement of the Copyright Protected Images.

11. Plaintiff has alleged, and has offered proof, that the Defaulted Defendants have engaged in the infringement of the Copyright Protected Images, and the basic nature of the copyright infringement scheme employed demonstrates that the Defaulted Defendants not only knew of the impropriety of their conduct but had to implement their counterfeit scheme through sophisticated sources and established supply chains. This is the only possible scenario under which the Defaulted Defendants could immediately procure, without authorization, Plaintiff's new copyright protected product images and offer them for sale through their online stores.

12. The presented facts not only establish the Defaulted Defendants' knowledge and intentional infringement of Plaintiff's Copyright Protected Images. Accordingly, Plaintiff should be awarded enhanced statutory damages in the amounts laid out in Exhibit 2 attached per Defaulted Defendant per infringed work based their willful infringement of the Copyright Protected Images. Attached hereto as Exhibit "2" is a chart listing all Defaulted Defendants, the infringed Copyright Protected Image, the statutory damage amount requested per infringement, and the amount requested based on the Defaulted Defendant' willful infringement.

13. My office, with assistance from our client and those assisting our client, investigated the infringing activities of the Defaulted Defendants, including attempting to identify their contact information. Our investigation confirmed that the Defaulted Defendants are primarily

domiciled in Asia. As such, I am informed and believe that the Defaulted Defendants are not active-duty members of the U.S. armed forces.

I declare under penalty of perjury that the foregoing is true and correct.

DATED: April 2, 2025

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)



**CERTIFICATE OF SERVICE**

I hereby certify that on the 2nd day of April 2025, I electronically filed the foregoing using the electronic case filing system. Notice of this filing is provided to unrepresented parties for whom contact information is listed below and provided via email and by posting the filing on a URL contained on our website <http://blointernetenforcement.com>, and a link to said website in the email provided by third-party, temu.

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)

No.	Seller	Seller's Contact Information
1	Ailichengxin Seller ID 6012697248782	<a href="mailto:105384090@qq.com">105384090@qq.com</a>
3	Bertclothing Seller ID 5938073781217	<a href="mailto:813270166@qq.com">813270166@qq.com</a>
4	BlackBeautystyle Seller ID 634418212157802	<a href="mailto:3640276605@qq.com">3640276605@qq.com</a>
5	ChangYuYang Seller ID 6114338036566	<a href="mailto:611772731@qq.com">611772731@qq.com</a>
7	Clothesssssssss Seller ID 634418210983129	<a href="mailto:820205265@QQ.COM">820205265@QQ.COM</a>
8	CoCo Modern Seller ID 234178238926	<a href="mailto:1053741336@qq.com">1053741336@qq.com</a>
9	COMLOV Seller ID 6320689296968	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
11	Dai xuan wei Seller ID 634418210954841	<a href="mailto:540736348@qq.com">540736348@qq.com</a>
12	Danao Seller ID 4770407012580	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
13	DEFEAL Seller ID 233965839613	<a href="mailto:1940890460@qq.com">1940890460@qq.com</a>
15	DGYJFS Seller ID 634418212082168	<a href="mailto:986254109@qq.com">986254109@qq.com</a>
16	DTA Seller ID 6296127049005	<a href="mailto:2307461270@qq.com">2307461270@qq.com</a>

No.	Seller	Seller's Contact Information
18	EastSea Seller ID 3597686791772	<a href="mailto:279927126@QQ.COM">279927126@QQ.COM</a>
23	Guangzhouyisanlin Seller ID 2759928147335	<a href="mailto:804559186@qq.com">804559186@qq.com</a>
26	HaoboFS Seller ID 634418211295908	<a href="mailto:415289553@qq.com">415289553@qq.com</a>
27	Huishangyingclothing Seller ID 4362225145628	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
28	HXC Seller ID 6025278798000	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
32	ImangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
37	Kuan Duo Duo Seller ID 5242774838317	<a href="mailto:178293474@qq.com">178293474@qq.com</a>
38	LAZEPLUS Seller ID 634418210623006	<a href="mailto:18777770031@163.com">18777770031@163.com</a>
39	Lianshangying Seller ID 634418211878993	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
40	LINGDALIN Seller ID 634418211502374	<a href="mailto:781244771@qq.com">781244771@qq.com</a>
42	LUZEMEI Seller ID 6226904246697	<a href="mailto:136656151@qq.com">136656151@qq.com</a>
44	imangoFashion Seller ID 179311289499	<a href="mailto:15634095518@163.com">15634095518@163.com</a>
45	MeiyouPlus Seller ID 634418211319106	<a href="mailto:506424237@qq.com">506424237@qq.com</a>
47	Miquella Seller ID 4891200004660	<a href="mailto:QHGSee11@163.com">QHGSee11@163.com</a>
50	MSYPLUS Seller ID 634418212478203	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
53	Ngan Seller ID 6159760585886	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
54	NOBLE PARTY STYLE Seller ID 2575410820677	<a href="mailto:1173797906@qq.com">1173797906@qq.com</a>
58	PLUSSWIM Seller ID 5076387867820	<a href="mailto:wangyu6896@icloud.com">wangyu6896@icloud.com</a>
60	Qlqlql Seller ID 6202524309986	<a href="mailto:157922312@qq.com">157922312@qq.com</a>
61	RALNBOW Seller ID 634418211046403	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
63	RSDZ Seller ID 4699532423307	<a href="mailto:qiaomeijiaren2022@163.com">qiaomeijiaren2022@163.com</a>

No.	Seller	Seller's Contact Information
67	Unicorn Shop, aka W499400'shop Seller ID 6075443295322	<a href="mailto:693023625@qq.com">693023625@qq.com</a>
68	WeiXuan, aka Luoge clothing Seller ID 634418211885249	<a href="mailto:2605363883@qq.com">2605363883@qq.com</a>
71	Xi he trade Seller ID 5414580404061	<a href="mailto:3781626809@qq.com">3781626809@qq.com</a>
72	XYJ Seller ID 4923106467761	<a href="mailto:516007093@qq.com">516007093@qq.com</a>
73	Yashengyi Seller ID 3039426956131	<a href="mailto:1260155020@qq.com">1260155020@qq.com</a>
75	YiShiHui Seller ID 5914061442098	<a href="mailto:615797851@qq.com">615797851@qq.com</a>
77	Yuzixuan Seller ID 5873825935922	<a href="mailto:64633678@qq.com">64633678@qq.com</a>
78	YYSY Seller ID 4932898449539	<a href="mailto:939735728@qq.com">939735728@qq.com</a>
80	Ahlsem Seller ID 634418211613194	<a href="mailto:1544575631@qq.com">1544575631@qq.com</a>
82	atman devi Seller ID 5030521703152	<a href="mailto:602501511@qq.com">602501511@qq.com</a>
83	AXWY Seller ID 5092031694978	<a href="mailto:947087830@qq.com">947087830@qq.com</a>
89	Cansheng Seller ID 3598609741036	<a href="mailto:a151797619881@163.com">a151797619881@163.com</a>
90	ChicLab A Seller ID 634418212289624	<a href="mailto:55441232@qq.com">55441232@qq.com</a>
95	Elegant neighborhood Seller ID 4991052099283	<a href="mailto:213898938@qq.com">213898938@qq.com</a>
96	FashionLady, aka Maisen Seller ID 6056632922732	<a href="mailto:250934861@qq.com">250934861@qq.com</a>
99	Fole Seller ID 4696302883371	<a href="mailto:1364720767@qq.com">1364720767@qq.com</a>
101	FridayGirl Seller ID 5745453647444	<a href="mailto:664816500@qq.com">664816500@qq.com</a>
103	graceDRESS Seller ID 4880423193104	<a href="mailto:ndbwomen@163.com">ndbwomen@163.com</a>
105	Hollies Seller ID 634418212185740	<a href="mailto:602501511@qq.com">602501511@qq.com</a>
106	Hongqin Seller ID 5609289996096	<a href="mailto:345982348@qq.com">345982348@qq.com</a>
107	Jetdream Seller ID 295329822661	<a href="mailto:396125047@qq.com">396125047@qq.com</a>

No.	Seller	Seller's Contact Information
108	JIMICN Seller ID 634418211587387	<a href="mailto:3639237124@qq.com">3639237124@qq.com</a>
110	kale girl Seller ID 634418211637580	<a href="mailto:200835195@qq.com">200835195@qq.com</a>
111	KarleyLeann Seller ID 5534584074626	<a href="mailto:lixianhuang967@gmail.com">lixianhuang967@gmail.com</a>
112	Lily Fashion Seller ID 4531556857921	<a href="mailto:1226881558@qq.com">1226881558@qq.com</a>
113	Lily Pretty Seller ID 69094752281	<a href="mailto:493155225@qq.com">493155225@qq.com</a>
115	Love Fashion Quality Life Seller ID 6112671409278	<a href="mailto:yangyuejia0802@qq.com">yangyuejia0802@qq.com</a>
117	Maidekuai Seller ID 634418212039382	<a href="mailto:2442748707@qq.com">2442748707@qq.com</a>
119	MNSPLusSize Seller ID 221222694131	<a href="mailto:520008441@qq.com">520008441@qq.com</a>
120	MILEYY Seller ID 5805392425727	<a href="mailto:65623812@qq.com">65623812@qq.com</a>
123	Nimanya Seller ID 38015328411	<a href="mailto:195365538@qq.com">195365538@qq.com</a>
126	NZ one Seller ID 634418211325007	<a href="mailto:398471971@qq.com">398471971@qq.com</a>
127	OLA Seller ID 634418209270805	<a href="mailto:109378091@qq.com">109378091@qq.com</a>
128	OUMANDAMA Seller ID 6180682198326	<a href="mailto:690674739@qq.com">690674739@qq.com</a>
130	Qixi boutique clothing Seller ID 5940220379781	<a href="mailto:2632181078@qq.com">2632181078@qq.com</a>
131	Qi Xuan Fashion Seller ID 634418211703071	<a href="mailto:709731702@qq.com">709731702@qq.com</a>
132	QKWomens clothing Seller ID 634418211845330	<a href="mailto:458318832@qq.com">458318832@qq.com</a>
135	SEDISS Seller ID 145258740053	<a href="mailto:2841197084@qq.com">2841197084@qq.com</a>
138	Shxier Seller ID 4731079859313	<a href="mailto:568522559@QQ.COM">568522559@QQ.COM</a>
142	Spring comes with joy Seller ID 4412004855211	<a href="mailto:648973995@qq.com">648973995@qq.com</a>
143	SZCH Seller ID 634418210651998	<a href="mailto:398592074@qq.com">398592074@qq.com</a>
148	Weilala Seller ID 634418211513021	<a href="mailto:18520137215@163.com">18520137215@163.com</a>

No.	Seller	Seller's Contact Information
149	WENYIFANS Seller ID 634418210916539	<a href="mailto:307668551@qq.com">307668551@qq.com</a>
150	WINONADRESS Seller ID 139523634942	<a href="mailto:312198933@qq.com">312198933@qq.com</a>
151	WYIY Seller ID 5419043159919	<a href="mailto:blackfeel@qq.com">blackfeel@qq.com</a>
152	XINYISHAN Seller ID 5720087113876	<a href="mailto:2900552142@qq.com">2900552142@qq.com</a>
155	YIKAMAN Seller ID 5858450727404	<a href="mailto:369598480@qq.com">369598480@qq.com</a>
156	Yimi Le Clothing Seller ID 4837796854682	<a href="mailto:aa309684743@126.com">aa309684743@126.com</a>
158	Yiyayou Seller ID 5283201211704	<a href="mailto:495177132@qq.com">495177132@qq.com</a>
159	YUJIAFUSHI Seller ID 5001086949042	<a href="mailto:373303339@qq.com">373303339@qq.com</a>
160	YUZEFEUSHI Seller ID 6037450814905	<a href="mailto:13971083668@139.com">13971083668@139.com</a>
164	Zyyclothing Seller ID 634418212212172	<a href="mailto:963745198@qq.com">963745198@qq.com</a>
165	AAHXC Seller ID 634418212424832	<a href="mailto:3315442605@qq.com">3315442605@qq.com</a>
166	BM Fashion Seller ID 634418209993113	<a href="mailto:171093529@qq.com">171093529@qq.com</a>
168	DRESSCODE Seller ID 3896528092518	<a href="mailto:13305354020@163.com">13305354020@163.com</a>
170	Huang Xincheng Seller ID 6054961237895	<a href="mailto:371498171@qq.com">371498171@qq.com</a>
171	Infashule Seller ID 4769432484567	<a href="mailto:1244899677@qq.com">1244899677@qq.com</a>
175	Plus Plus Seller ID 4423587909696	<a href="mailto:17640627876@163.com">17640627876@163.com</a>
176	SHE womens fashion Seller ID 3848293422462	<a href="mailto:1354591476@qq.com">1354591476@qq.com</a>
177	YMPLUS Seller ID 634418211771350	<a href="mailto:2845468865@QQ.COM">2845468865@QQ.COM</a>

# Exhibit 1

Hong Kong Leyuzhen Technology Co. Limited v. The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A

**1:24-cv-6226 92 Defaulted Defendants and Assessment of Damages**

<b>No.</b>	<b>Defendant/Seller</b>	<b>Product Code: Units Sold x Average Price Per Unit</b>	<b>Estimated Total Revenue</b>
1	Ailichengxin Seller ID 6012697248782	601099537960022: <b>732 x \$11.48</b> 601099520866292: <b>4,786 x \$11.48</b>	\$63,346.64
3	Bertclothing Seller ID 5938073781217	601099532283560: <b>12 x \$11.99</b>	\$143.88
4	BlackBeautystyle Seller ID 634418212157802	601099531937614: <b>36 x \$14.99</b> 601099536960472: <b>55 x \$15.99</b>	\$1,419.09
5	ChangYuYang Seller ID 6114338036566	601099523275075: <b>8,800 x \$11.48</b> 601099527216930: <b>1,636 x \$8.98</b>	\$115,715.28
7	Clothesssssssss Seller ID 634418210983129	601099521197944: <b>102 x \$10.99</b>	\$1,120.98
8	CoCo Modern Seller ID 234178238926	601099522489441: <b>21 x \$8.49</b> 601099518546418: <b>286 x \$12.99</b>	\$3,893.43
9	COMLOV Seller ID 6320689296968	601099522908007: <b>169 x \$18.99</b>	\$3,209.31
11	Dai xuan wei Seller ID 634418210954841	601099530085126: <b>5,878 x \$14.48</b>	\$85,113.44
12	Danao Seller ID 4770407012580	601099517663269: <b>871 x \$13.19</b>	\$11,488.49
13	DEFEAL Seller ID 233965839613	601099521808762: <b>713 x \$13.48</b> 601099534547998: <b>669 x \$12.99</b> 601099533683120: <b>29 x \$12.59</b>	\$18,666.66
15	DGYJFS Seller ID 634418212082168	601099533909318: <b>5,585 x \$12.09</b>	\$67,522.65
16	DTA Seller ID 6296127049005	601099532999627: <b>32 x \$14.49</b> 601099539890731: <b>17 x \$14.79</b>	\$715.11
18	EastSea Seller ID 3597686791772	601099522621123: <b>230 x \$12.58</b>	\$2,893.40
23	Guangzhouyisanlin Seller ID 2759928147335	601099526896955: <b>22 x \$6.99</b>	\$153.78
26	HaoboFS Seller ID 634418211295908	601099525778264: <b>11 x \$7.59</b>	\$83.49
27	Huishangyingclothing Seller ID 4362225145628	601099533143265: <b>91 x \$12.99</b> 601099533318133: <b>698 x \$15.48</b>	\$11,987.13
28	HXC Seller ID 6025278798000	601099517881803: <b>34 x \$15.49</b> 601099524906617: <b>1,811 x \$12.09</b>	\$22,421.65
32	ImangoFashion Seller ID 179311289499	601099523087242: <b>7,279 x \$11.48</b> 601099523087242: <b>121 x \$12.48</b> 601099523087242: <b>77 x \$10.99</b>	\$85,919.23
37	Kuan Duo Duo Seller ID 5242774838317	601099517644132: <b>147 x \$9.99</b>	\$1,468.53

Hong Kong Leyuzhen Technology Co. Limited v. The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A

**1:24-cv-6226 92 Defaulted Defendants and Assessment of Damages**

<b>No.</b>	<b>Defendant/Seller</b>	<b>Product Code: Units Sold x Average Price Per Unit</b>	<b>Estimated Total Revenue</b>
38	LAZEPLUS Seller ID 634418210623006	601099523591642: <b>23 x \$10.79</b>	\$4,248.17
39	Lianshangying Seller ID 634418211878993	601099540972646: <b>127 x \$15.49</b> 601099534772844: <b>522 x \$11.69</b>	\$8,069.41
40	LINGDALIN Seller ID 634418211502374	601099525968138: <b>38 x \$17.48</b> 601099529802062: <b>137 x \$16.48</b>	\$2,922
42	LUZEMEI Seller ID 6226904246697	601099518403067: <b>197 x \$14.39</b>	\$2,834.83
44	imangoFashion Seller ID 179311289499	601099527178239: <b>7,279 x \$11.48</b> 601099527178239: <b>121 x \$12.48</b> 601099519857899: <b>77 x \$10.99</b>	\$85,919.23
45	MeiyouPlus Seller ID 634418211319106	601099531036696: <b>4,575 x \$9.37</b> 601099530159866: <b>42 x \$17.48</b> 601099537053410: <b>124 x \$10.61</b>	\$44,917.55
47	Miquella Seller ID 4891200004660	601099518763347: <b>62 x \$16.49</b>	\$1,022.38
50	MSYPLUS Seller ID 634418212478203	601099535904944: <b>102 x \$16.48</b>	\$1,680.96
53	Ngan Seller ID 6159760585886	601099519289300: <b>2,789 x \$7.48</b> 601099519284349: <b>2,873 x \$14.98</b> 601099519295491: <b>1,343 x \$14.48</b>	\$83,345.90
54	NOBLE PARTY STYLE Seller ID 2575410820677	601066523571881: <b>728 x \$15.98</b>	\$11,633.44
58	PLUSSWIM Seller ID 5076387867820	601099523513417: <b>1 x \$13.19</b>	\$13.19
60	Qlqlql Seller ID 6202524309986	601099531344698: <b>191 x \$16.98</b>	\$3,243.18
61	RALNBOW Seller ID 634418211046403	601099525399323: <b>23 x \$11.99</b>	\$275.77
63	RSDZ Seller ID 4699532423307	601099517809446: <b>171 x \$12.98</b>	\$2,219.58
67	Unicorn Shop, aka W499400'shop Seller ID 6075443295322	601066522579482: <b>20 x \$9.89</b>	\$197.80
68	WeiXuan, aka Luoge clothing Seller ID 634418211885249	601099531184418: <b>50 x \$12.99</b>	\$649.50
71	Xi he trade Seller ID 5414580404061	601099532945153: <b>1,863 x \$10.29</b>	\$19,170.27
72	XYJ Seller ID 4923106467761	601099533044494: <b>20 x \$9.89</b>	\$197.80



Hong Kong Leyuzhen Technology Co. Limited v. The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A

**1:24-cv-6226 92 Defaulted Defendants and Assessment of Damages**

No.	Defendant/Seller	Product Code: Units Sold x Average Price Per Unit	Estimated Total Revenue
73	Yashengyi Seller ID 3039426956131	601099517330706: <b>671 x \$10.48</b>	\$7,032.08
75	YiShiHui Seller ID 5914061442098	601099524758117: <b>8 x \$10.48</b>	\$83.84
77	Yuzixuan Seller ID 5873825935922	601099523281794: <b>80 x \$12.99</b>	\$1,039.2
78	YYSY Seller ID 4932898449539	601099522542721: <b>1,896 x \$15.48</b> 601099526779619: <b>654 x \$13.49</b> 601099528925247: <b>956 x \$17.48</b> 601099526973233: <b>53 x \$14.98</b> 601099529436982: <b>2,411 x \$16.19</b>	\$94,711.45
80	Ahlsem Seller ID 634418211613194	601099531024270: <b>1 x \$9.99</b>	\$9.99
83	AXWY Seller ID 5092031694978	601099526227410: <b>32 x \$11.49</b>	\$367.68
89	Cansheng Seller ID 3598609741036	601099513880016: <b>638 x \$10.98</b>	\$7,005.24
90	ChicLab A Seller ID 634418212289624	601099533727002: <b>86 x \$15.29</b>	\$1,314.94
95	Elegant neighborhood Seller ID 4991052099283	601099519208611: <b>4 x \$9.98</b>	\$39.92
96	FashionLady, aka Maisen Seller ID 6056632922732	601099530845329: <b>487 x \$13.98</b>	\$6,808.26
99	Fole Seller ID 4696302883371	601099527516400: <b>13 x \$10.99</b>	\$142.87
101	FridayGirl Seller ID 5745453647444	601099527379309: <b>10 x \$8.98</b>	\$89.8
103	graceDRESS Seller ID 4880423193104	601099538301261: <b>1,886 x \$10.99</b>	\$20,727.14
105	Hollies Seller ID 634418212185740	60109953287263: <b>0</b>	\$0
106	Hongqin Seller ID 5609289996096	601099527389315: <b>16 x \$8.48</b>	\$135.68
107	Jetdream Seller ID 295329822661	601099528171372: <b>29 x \$10.49</b>	\$304.21
108	JIMICN Seller ID 634418211587387	601099530481998: <b>6,110 x \$10.98</b>	\$6,7087.8
110	kale girl Seller ID 634418211637580	601099535694882: <b>5 x \$8.09</b>	\$40.45

Hong Kong Leyuzhen Technology Co. Limited v. The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A

**1:24-cv-6226 92 Defaulted Defendants and Assessment of Damages**

<b>No.</b>	<b>Defendant/Seller</b>	<b>Product Code: Units Sold x Average Price Per Unit</b>	<b>Estimated Total Revenue</b>
111	KarleyLeann Seller ID 5534584074626	601099536170823: <b>34 x \$3.75</b>	\$127.5
112	Lily Fashion Seller ID 4531556857921	601099529371371: <b>0</b>	\$0
113	Lily Pretty Seller ID 69094752281	601099539809468: <b>18 x \$8.09</b>	\$145.62
115	Love Fashion Quality Life Seller ID 6112671409278	601099532432553: <b>153 x \$15.98</b>	\$2,444.94
117	Maidekuai Seller ID 634418212039382	601099539472791: <b>25 x \$12.48</b>	\$312
119	MNSPLusSize Seller ID 221222694131	601099531961536: <b>6 x \$6.89</b>	\$41.34
120	MILEYY Seller ID 5805392425727	601099534906687: <b>51 x \$10.98</b> 601099531285513: <b>45 x \$9.99</b>	\$1,009.53
123	Nimanya Seller ID 38015328411	601099530946413: <b>401 x \$12.99</b>	\$5,208.99
126	NZ one Seller ID 634418211325007	601099530941934: <b>184 x \$8.48</b>	\$1,560.32
127	OLA Seller ID 634418209270805	601099531020905: <b>83 x \$13.89</b> 601099530759362: <b>5 x \$10.48</b>	\$1,205.27
128	OUMANDAMA Seller ID 6180682198326	601099530799475: <b>409 x \$13.48</b>	\$5,513.32
130	Qixi boutique clothing Seller ID 5940220379781	601099528196305: <b>250 x \$11.48</b>	\$2,870
131	Qi Xuan Fashion Seller ID 634418211703071	601099533953767: <b>12 x \$16.48</b>	\$197.76
132	QKWomens clothing Seller ID 634418211845330	601099531657481: <b>3 x \$9.98</b>	\$29.94
135	SEDISS Seller ID 145258740053	601099522791545: <b>324 x \$5.51</b>	\$1,785.24
138	Shxier Seller ID 4731079859313	601099522590244: <b>13 x \$13.49</b>	\$175.37
142	Spring comes with joy Seller ID 4412004855211	601099523004209: <b>26 x \$5.99</b>	\$155.74
143	SZCH Seller ID 634418210651998	601099521935053: <b>8 x \$10.98</b>	\$87.84
148	Weilala Seller ID 634418211513021	601099525418938: <b>15 x \$12.99</b>	\$194.85
149	WENYIFANS Seller ID 634418210916539	601099525628952: <b>13 x 12.48</b>	\$162.24

Hong Kong Leyuzhen Technology Co. Limited v. The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A

**1:24-cv-6226 92 Defaulted Defendants and Assessment of Damages**

<b>No.</b>	<b>Defendant/Seller</b>	<b>Product Code: Units Sold x Average Price Per Unit</b>	<b>Estimated Total Revenue</b>
150	WINONADDRESS Seller ID 139523634942	601099528790808: <b>18 x \$10.99</b>	\$197.82
151	WYIY Seller ID 5419043159919	601099530352078: <b>111 x \$10.98</b>	\$1,218.78
152	XINYISHAN Seller ID 5720087113876	601099527537953: <b>8 x \$13.98</b>	\$111.84
155	YIKAMAN Seller ID 5858450727404	601099533615365: <b>45 x \$9.48</b> 601099533529913: <b>1 x \$9.89</b> 601099533530020: <b>2 x \$9.98</b>	\$456.45
156	Yimi Le Clothing Seller ID 4837796854682	601099530646101: <b>45 x \$8.09</b>	\$364.05
158	Yiyayou Seller ID 5283201211704	601099525432670: <b>7 x \$10.99</b>	\$76.93
159	YUJIAFUSHI Seller ID 5001086949042	601099526482080: <b>56 x \$4.91</b>	\$274.96
160	YUZEFUSHI Seller ID 6037450814905	601099531008625: <b>301 x \$9.48</b>	\$2,853.48
164	Zyyclothing Seller ID 634418212212172	601099534068455: <b>796 x \$12.98</b> 601099532555943: <b>44 x \$11.69</b>	\$10,846.44
165	AAHXC Seller ID 634418212424832	601099534459032: <b>118 x \$12.87</b>	\$1,518.66
166	BM Fashion Seller ID 634418209993113	601099523466867: <b>803 x \$14.79</b>	\$11,876.37
168	DRESSCODE Seller ID 3896528092518	601099522462765: <b>0</b>	\$0
170	Huang Xincheng Seller ID 6054961237895	601099523869598: <b>571 x \$13.98</b>	\$7,982.58
171	Infashule Seller ID 4769432484567	601099515091288: <b>1,356 x \$8.48</b>	\$11,498.88
175	Plus Plus Seller ID 4423587909696	601099524317121: <b>36 x \$14.01</b>	\$504.36
176	SHE womens fashion Seller ID 3848293422462	601099514430581: <b>617 x \$7.99</b>	\$4,929.83
177	YMPLUS Seller ID 634418211771350	601099528269781: <b>15 x \$13.59</b>	\$203.85

# Exhibit 2

## 92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
1	Ailichengxin Seller ID 6012697248782	VA0002379888	\$63,346.64
3	Bertclothing Seller ID 5938073781217	VA0002379888	\$750.00
4	BlackBeautystyle Seller ID 634418212157802	VA0002379888	\$1,419.09
5	ChangYuYang Seller ID 6114338036566	VA0002379888 VA0002379899	\$115,715.28
7	Clothesssssssss Seller ID 634418210983129	VA0002379888	\$1,120.98
8	CoCo Modern Seller ID 234178238926	VA0002379888	\$3,893.43
9	COMLOV Seller ID 6320689296968	VA0002379888	\$3,209.31
11	Dai xuan wei Seller ID 634418210954841	VA0002379888	\$85,113.44
12	Danao Seller ID 4770407012580	VA0002379888	\$11,488.49
13	DEFEAL Seller ID 233965839613	VA0002379888 VA0002379899	\$18,666.66
15	DGYJFS Seller ID 634418212082168	VA0002379888	\$67,522.65
16	DTA Seller ID 6296127049005	VA0002379888	\$750.00
18	EastSea Seller ID 3597686791772	VA0002379888	\$2,893.40
23	Guangzhouyisanlin Seller ID 2759928147335	VA0002379888	\$750.00
26	HaoboFS Seller ID 634418211295908	VA0002379888	\$750.00
27	Huishangyingclothing Seller ID 4362225145628	VA0002379888	\$11,987.13
28	HXC Seller ID 6025278798000	VA0002379888 VA0002379911	\$22,421.65
32	ImangoFashion Seller ID 179311289499	VA0002379888	\$85,919.23

## 92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
37	Kuan Duo Duo Seller ID 5242774838317	VA0002379888	\$1,468.53
38	LAZEPLUS Seller ID 634418210623006	VA0002379888	\$4,248.17
39	Lianshangying Seller ID 634418211878993	VA0002379888	\$8,069.41
40	LINGDALIN Seller ID 634418211502374	VA0002379888	\$2,922
42	LUZEMEI Seller ID 6226904246697	VA0002379888	\$2,834.83
44	imangoFashion Seller ID 179311289499	VA0002379888 VA0002379911	\$85,919.23
45	MeiyouPlus Seller ID 634418211319106	VA0002379888 VA0002379899	\$44,917.55
47	Miquella Seller ID 4891200004660	VA0002379888	\$1,022.38
50	MSYPLUS Seller ID 634418212478203	VA0002379888	\$1,680.96
53	Ngan Seller ID 6159760585886	VA0002379888 VA0002379911	\$83,345.90
54	NOBLE PARTY STYLE Seller ID 2575410820677	VA0002379888	\$11,633.44
58	PLUSSWIM Seller ID 5076387867820	VA0002379888	\$750.00
60	Qlqlql Seller ID 6202524309986	VA0002379888	\$3,243.18
61	RALNBOW Seller ID 634418211046403	VA0002379888	\$750.00
63	RSDZ Seller ID 4699532423307	VA0002379888	\$2,219.58
67	Unicorn Shop, aka W499400'shop Seller ID 6075443295322	VA0002379888	\$750.00
68	WeiXuan, aka Luoge clothing Seller ID 634418211885249	VA0002379888	\$750.00

## 92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
71	Xi he trade Seller ID 5414580404061	VA0002379888	\$19,170.27
72	XYJ Seller ID 4923106467761	VA0002379888	\$750.00
73	Yashengyi Seller ID 3039426956131	VA0002379888	\$7,032.08
75	YiShiHui Seller ID 5914061442098	VA0002379888	\$750.00
77	Yuzixuan Seller ID 5873825935922	VA0002379888	\$1,039.2
78	YYSY Seller ID 4932898449539	VA0002379888 VA0002379899	\$94,711.45
80	Ahlsem Seller ID 634418211613194	VA0002379899	\$750.00
83	AXWY Seller ID 5092031694978	VA0002379899	\$750.00
89	Cansheng Seller ID 3598609741036	VA0002379899	\$7,005.24
90	ChicLab A Seller ID 634418212289624	VA0002379899	\$1,314.94
95	Elegant neighborhood Seller ID 4991052099283	VA0002379899	\$750.00
96	FashionLady, aka Maisen Seller ID 6056632922732	VA0002379899	\$6,808.26
99	Fole Seller ID 4696302883371	VA0002379899	\$750.00
101	FridayGirl Seller ID 5745453647444	VA0002379899	\$750.00
103	graceDRESS Seller ID 4880423193104	VA0002379899	\$20,727.14
105	Hollies Seller ID 634418212185740	VA0002379899	\$750.00
106	Hongqin Seller ID 5609289996096	VA0002379899	\$750.00
107	Jetdream Seller ID 295329822661	VA0002379899	\$750.00

## 92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
108	JIMICN Seller ID 634418211587387	VA0002379899	\$67,087.8
110	kale girl Seller ID 634418211637580	VA0002379899	\$750.00
111	KarleyLeann Seller ID 5534584074626	VA0002379899	\$750.00
112	Lily Fashion Seller ID 4531556857921	VA0002379899	\$750.00
113	Lily Pretty Seller ID 69094752281	VA0002379899	\$750.00
115	Love Fashion Quality Life Seller ID 6112671409278	VA0002379899	\$2,444.94
117	Maidekuai Seller ID 634418212039382	VA0002379899	\$750.00
119	MNSPLusSize Seller ID 221222694131	VA0002379899	\$750.00
120	MILEYY Seller ID 5805392425727	VA0002379899	\$1,009.53
123	Nimanya Seller ID 38015328411	VA0002379899	\$5,208.99
126	NZ one Seller ID 634418211325007	VA0002379899	\$1,560.32
127	OLA Seller ID 634418209270805	VA0002379899	\$1,205.27
128	OUMANDAMA Seller ID 6180682198326	VA0002379899	\$5,513.32
130	Qixi boutique clothing Seller ID 5940220379781	VA0002379899	\$2,870
131	Qi Xuan Fashion Seller ID 634418211703071	VA0002379899	\$750.00
132	QKWomens clothing Seller ID 634418211845330	VA0002379899	\$750.00
135	SEDISS Seller ID 145258740053	VA0002379899	\$1,785.24
138	Shxier Seller ID 4731079859313	VA0002379899	\$750.00



## 92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
142	Spring comes with joy Seller ID 4412004855211	VA0002379899	\$750.00
143	SZCH Seller ID 634418210651998	VA0002379899	\$750.00
148	Weilala Seller ID 634418211513021	VA0002379899	\$750.00
149	WENYIFANS Seller ID 634418210916539	VA0002379899	\$750.00
150	WINONADRESS Seller ID 139523634942	VA0002379899	\$750.00
151	WYIY Seller ID 5419043159919	VA0002379899	\$1,218.78
152	XINYISHAN Seller ID 5720087113876	VA0002379899	\$750.00
155	YIKAMAN Seller ID 5858450727404	VA0002379899	\$750.00
156	Yimi Le Clothing Seller ID 4837796854682	VA0002379899	\$750.00
158	Yiyayou Seller ID 5283201211704	VA0002379899	\$750.00
159	YUJIAFUSHI Seller ID 5001086949042	VA0002379899	\$750.00
160	YUZEYFUSHI Seller ID 6037450814905	VA0002379899	\$2,853.48
164	Zyyclothing Seller ID 634418212212172	VA0002379899	\$10,846.44
165	AAHXC Seller ID 634418212424832	VA0002379911	\$1,518.66
166	BM Fashion Seller ID 634418209993113	VA0002379911	\$11,876.37
168	DRESSCODE Seller ID 3896528092518	VA0002379911	\$750.00
170	Huang Xincheng Seller ID 6054961237895	VA0002379911	\$7,982.58
171	Infashule Seller ID 4769432484567	VA0002379911	\$11,498.88

92 Defaulted Defendants as Listed on Schedule A 1:24-cv-06226

<b>No</b>	<b>Name</b>	<b>Infringement</b>	<b>Amount Requested for Each Infringement for Damages with a minimum of \$750.00 for Copyright Infringement under 17 U.S.C. section 504</b>
175	Plus Plus Seller ID 4423587909696	VA0002379911	<b>\$750.00</b>
176	SHE womens fashion Seller ID 3848293422462	VA0002379911	<b>\$4,929.83</b>
177	YMPLUS Seller ID 634418211771350	VA0002379911	<b>\$750.00</b>
<b>TOTAL:</b>			<b>\$1,077,461.55</b>

**IN THE UNITED STATES DISTRICT COURT  
FOR THE 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-06226-GNA-YBK**

**Honorable Judge Georgia N. Alexakis**

**Magistrate Young B. Kim**

**DECLARATION OF LIANGJIE LI**  
**IN SUPPORT OF PLAINTIFF'S RENEWED MOTION FOR DEFAULT JUDGMENT**

I, Liangjie Li, of Hong Kong, a special administrative region of the People's Republic of China, 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 Renewed Motion for Default Judgment (the "Motion").

3. I am the Chief Operations Officer for Plaintiff Hong Kong Leyuzhen Technology Co. Ltd. ("Plaintiff"). I make this declaration from my matters within my own personal knowledge unless stated otherwise.

4. Plaintiff markets and sells women's clothing and related items under the "Rotita" brand name ("Rotita").

5. Rotita is an extremely well-known source of women's clothing in the United States and has been the subject of rampant counterfeit sales through online platforms such as Amazon, Walmart, Alibaba, eBay, Aliexpress, TikTok and Temu (the "Platform"), which is the online sales platform at issue in this action. Plaintiff does not sell its products through any one of the proceeding retailers. Rather, Plaintiff only sells its genuine Rotita brand products through its website rotita.com.

6. Plaintiff seeks an award of statutory damages against all defaulted Schedule "A" Defendants (the "Defaulted Defendants") in this action. The Defaulted Defendants are accused of intentionally and willfully infringing Plaintiff's following three (3) federally registered copyrights asserted in this action: (1) VA0002379888; (2) VA0002379899; and (3) VA0002379911 (the "Copyright Protected Images").

7. It is without question that the Defaulted Defendants have engaged in the intentional misappropriation and unauthorized use of the Copyright Protected Images. In this regard, Plaintiff's Copyright Protected Images, often representing recent product releases, have almost instantaneously appeared on the Defaulted Defendants' online stores maintained with the Platform (the "Online Stores"). Moreover, the Defaulted Defendants have unquestionably been operating their Online Stores using the misappropriated Copyright Protected Images through a sophisticated counterfeit network utilizing a highly developed supply chain capable of supplying thousands of knockoff products featuring an array of Plaintiff's textile patterns and designs that could not otherwise be accomplished on an individual basis.

8. The basic nature of the copyright infringement scheme employed demonstrates that the Defaulted Defendants not only knew of the impropriety of their conduct but had to implement their counterfeit scheme through sophisticated sources and established supply chains. This is the only possible scenario under which the Defaulted Defendants could immediately procure, without authorization, Plaintiff's new copyright protected product images and offer them for sale through their Online Stores. In addition, the Defaulted Defendants have intentionally used the Copyright Protected Images for soliciting counterfeit, knockoff Rotita product sales on a Platform that Plaintiff does not, and has not, utilized to sell its authentic products. Simply put, these facts not only establish the Defaulted Defendants' knowledge and intentional infringement of Plaintiff's Copyright Protected Images.

9. Plaintiff's rough estimated gross revenue from United States sales likely exceeds \$20,000,000 USD per year. Of this amount, Plaintiff roughly estimates that over \$1,000,000 is derived from sales in the State of Illinois. Moreover, Plaintiff spends roughly anywhere from \$8,000,000 to \$12,000,000 USD each year to specifically advertise its Rotita brand in the United States through such online advertising sources as Google Ads, Facebook, and Bing. Furthermore, the company has spent more than \$80,000 in filing fees paid to the United States Copyright Office just to secure registration of copyright protected works being asserted in enforcement actions initiated in this judicial district. Simply put, Plaintiff is an extremely successful company that earns millions of dollars from product sales in the United States – including within the State of Illinois. To do so, Plaintiff annually spends tens of millions of dollars advertising in the United States to promote the sale of its brand.

10. Plaintiff expects to earn a net profit of approximately 30% on the sale of its Rotita brand products. This figure, however, includes substantial advertising expenses that the Defaulted

Defendants would not have to pay since they are largely capitalizing on Plaintiff's advertising efforts by misappropriating its copyright protected images and imbedding the term "Rotita" in their Temu.com search engine optimization. Doing so causes their online stores to be displayed whenever someone searches for "Rotita" on Temu.com despite Plaintiff not selling authentic "Rotita" brand products on the platform. Based on the foregoing, I would estimate that the Defaulted Defendants' Online Stores operate at a net profit of between 40% to 50%. I believe that a disgorgement of the Defaulted Defendants' profits would fall within the net profit range. However, it is impossible to definitively calculate the Defaulted Defendants' total sales on the Platform through their Online Stores or to ascertain their expenses related to their infringing sales because they have failed to appear, defend, or otherwise participate in this action.

11. The Defaulted Defendants named in the company's copyright infringement enforcement actions are engaged in the practice of copying Plaintiff's copyright protected product images almost instantaneously after they are first displayed on the company's website and then associating these images with sale and promotion of unauthorized, counterfeit products of substandard quality, thereby deceiving consumers – including the citizens of the State of Illinois. Moreover, given the nature of Plaintiff's goods, such large-scale sales operations over multiple online retail platforms require considerable supply chain coordination that could not reasonably be accomplished independently by any of the named Defaulted Defendants. Simply put, Plaintiff maintains that the Defaulted Defendants are acting in concert, pursuant to a common scheme, whereby they independently copy the company's copyright protected images, without authorization, from its website or such unauthorized images are being provided by the same common source associated with manufacturing the counterfeit products being sold on the Defaulted Defendants' Platform storefronts.

12. Plaintiff has suffered, and continues to suffer, irreparable harm through the Defaulted Defendants' unauthorized use of its federally registered copyright protected images asserted in this action. This results in the direct harm to Plaintiff's brand reputation and loss of consumer goodwill, both of which are harms that are virtually impossible to ascertain the resulting economic loss.

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

Executed on April 2, 2025, in Hong Kong.

By: /s/ Liangjie Li  
LIANGJIE LI

**CERTIFICATE OF SERVICE**

I hereby certify that on the 2nd day of April 2025, 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, temu.

By: /s/ Joseph W. Droter  
Joseph W. Droter (Bar No. 6329630)  
**BAYRAMOGLU LAW OFFICES LLC**  
233 S Wacker Drive, 44<sup>th</sup> Floor, #57  
Chicago, IL 60606  
Tel: (702) 462-5973 | Fax: (702) 553-3404  
[joseph@bayramoglu-legal.com](mailto:joseph@bayramoglu-legal.com)  
*Attorney for Plaintiff*