

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

WUMEI LIN,)	
)	
Plaintiff,)	
)	No. 25-cv-13652
v.)	
)	Judge Andrea R. Wood
THE INDIVIDUALS, CORPORATIONS,)	
LIMITED LIABILITY COMPANIES,)	
PARTNERSHIPS AND)	
UNINCORPORATED ASSOCIATIONS)	
IDENTIFIED ON SCHEDULE "A" HERETO,)	
)	
Defendants.)	

DEFAULT JUDGMENT ORDER

This action having been commenced by Plaintiff Wumei Lin (“PLAINTIFF”) against the Defendants, The Individuals, Corporations, Limited Liability Companies, Partnerships and Unincorporated Associations Identified in Schedule A, and using the Defendants’ Online Marketplace Accounts identified on Exhibit 2 of Plaintiff’s Complaint [Dkt. No. 1-2] (“Defendants Internet Stores”), and PLAINTIFF having moved for entry of Default and Default Judgment against the Defendants (“Defaulting Defendants”);

PLAINTIFF having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from third party platforms and payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants has not answered or appeared in any way, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted;

This Court finds that, by virtue of its default, Defaulting Defendants have sold products using infringing and unlicensed versions of PLAINTIFF's federally registered copyrights; VA0002441336, VA0002445597, VA0002441715, VA0002409498, VA0002412626, and VA0002426836 (the "PLAINTIFF Copyrights")

This Court further finds that Defaulting Defendants are liable for federal copyright infringement (17 U.S.C. § 504(c)(1), enhanced for willful copyright infringement (17 U.S.C. § 504(c)(2)).

Accordingly, this Court orders that PLAINTIFF's Motion for Entry of Default and Default Judgment is GRANTED as follows, that Defaulting Defendants are deemed in default, and that this Default Judgment is entered against Defaulting Defendants.

This Court further orders that:

1. Defaulting Defendants, their officers, agents, servants, employees, attorneys, and all persons acting in active concert and participation with them be permanently enjoined and restrained from:

- a. Using or displaying PLAINTIFF'S Copyrights, in any medium, whether it be print, digital or otherwise, in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine PLAINTIFF product or is not authorized by PLAINTIFF to be sold in connection with the PLAINTIFF'S Copyrights;

- b. passing off, inducing, or enabling others to sell or pass off any product through the use or display of the PLAINTIFF'S Copyrights;
- c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or supervision of PLAINTIFF, or are sponsored by, approved by, or otherwise connected with PLAINTIFF; and
- d. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products not authorized by PLAINTIFF to be sold or offered for sale through the use or display of the Plaintiff's Copyrights.

2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms such as TikTok, eBay, Inc., AliExpress, Alibaba Group Holding Ltd. ("Alibaba"), Amazon.com, ContextLogic, Inc. d/b/a Wish.com ("Wish.com"), and Dhgate (collectively, the "Third Party Providers"), shall within seven (7) calendar days of receipt of this Order cease:

- a. using, linking to, transferring, selling, exercising control over, or otherwise owning the Online Marketplace Accounts, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell infringing goods using the PLAINTIFF Copyrights; and
- b. operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product using the PLAINTIFF Copyright

or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine PLAINTIFF product or not authorized by PLAINTIFF to be sold in connection with the PLAINTIFF Copyrights.

3. Upon PLAINTIFF'S request, those with notice of this Order, including the Third-Party Providers as defined in Paragraph 2, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of products and infringing goods using the PLAINTIFF Copyrights.

4. Pursuant to 17 U.S.C. § 504(c)(2), Plaintiff is awarded statutory damages from each of the Defaulting Defendants, which includes enhanced penalty for the willful infringement of the Copyright Protected Photographs as set forth below. This award shall apply to each distinct Defaulting Defendants only once, even if they are listed under multiple different aliases in the First Amended Complaint and Schedule A:

Def. No.	Seller Name/TikTok Store ID	Copyright Infringed	Statutory Award Inclusive of Willfulness
1	HEILUU go 7496160928687360140	VA0002441336	\$3,000
2	BELLE VIE 7496208285756655918	VA0002441336	\$3,000
3	Chenxing1996-shop 7496274329545968267	VA0002441336	\$3,000
4	THALAFORGE OUTDOORS 7496235719586646252	VA0002441336	\$3,000
5	ZAFUL Fashion Store 7495783951633516914	VA0002441336	\$3,000
6	Yotexa-US 7496079374288849496	VA0002441336	\$3,000
7	Sunny Nook Market 7496270262589098659	VA0002441336	\$3,000
8	Barstory 7496222153347926167	VA0002441336	\$3,000

Def. No.	Seller Name/TikTok Store ID	Copyright Infringed	Statutory Award Inclusive of Willfulness
9	Spicy Wardrobe 7496096731921877672	VA0002445597	\$3,000
10	COCKRELL SHOP LLC 7495887739337280301	VA0002445597	\$3,000
11	love life love flowers 7496162132334382037	VA0002445597	\$3,000
12	Ximonkey 7496111182064814757	VA0002445597	\$3,000
13	PopularBeauty 7496203512342415594	VA0002445597	\$3,000
14	ShineFast sport 7496267891169659620	VA0002445597	\$3,000
15	CampfireCrest 7496185760725174602	VA0002445597	\$3,000
16	TerraZoom 7496201095983762001	VA0002445597	\$3,000
17	Happy little ant 7496162082593213253	VA0002441715	\$3,000
18	Jujhdg Shop 7496201036745181884	VA0002441715	\$3,000
19	LumaSwim 7496136327419103449	VA0002441715	\$3,000
20	Ywyusu 7496128554233399817	VA0002441715	\$3,000
21	plus size women dress 7496222083609430191	VA0002441715	\$3,000
22	S elegant 7496204584607321017	VA0002441715	\$3,000
23	TrailVibe 7496159032949836484	VA0002441715	\$3,000
24	Shuangkong Outdoor 7496217039739127812	VA0002441715	\$3,000
25	zhoukun-shop 7496121904389654856	VA0002441715	\$3,000
26	Easy-Bra 7496188673722058905	VA0002409498	\$3,000
27	EnergyRun shop 7496250459116899011	VA0002409498	\$3,000
28	SPORTS LINE 7496279507678759671	VA0002409498	\$3,000
29	BerryVogue 8647068645015065048	VA0002409498	\$75,000

Def. No.	Seller Name/TikTok Store ID	Copyright Infringed	Statutory Award Inclusive of Willfulness
30	SereneWear2025 7496073786651544537	VA0002409498	\$3,000
31	Tropic Allure 7496203446133689093	VA0002409498	\$3,000
32	Happy Trails 7496259542568503711	VA0002409498	\$3,000
33	JAGGO 7496117950710385282	VA0002409498	\$3,000
34	Zlnzshop 7496107935994776230	VA0002409498	\$3,000
35	Zephyron 7496155683134671586	VA0002409498	\$3,000
36	Itsmehaha 7496202519453600755	VA0002409498	\$3,000
37	Bernadette0091 7496260478105127712	VA0002409498	\$3,000
38	Lutrystore 7496277243003177816	VA0002409498	\$3,000
39	Chic Girl shop 7496168337800137033	VA0002409498	\$3,000
40	Victoryshop2 7496203543797729797	VA0002409498	\$3,000
41	NovaGear X 7496229001890335630	VA0002409498	\$3,000
42	Wu Xiaoqiao's shop 7496036520768604847	VA0002409498	\$3,000
43	Outdoor Equitments 7496094905031429083	VA0002412626	\$3,000
44	Speedcheese 7496269470552328611	VA0002412626	\$3,000
45	Mengzhao Trading 7496196362259957964	VA0002412626	\$3,000
46	lsss shopp 7496216776377141302	VA0002412626	\$3,000
47	Weng Chun outdoor sports Shop 7496127453484124413	VA0002412626	\$3,000
48	HZVHGV 7496108957620276164	VA0002412626	\$3,000
49	Yutongs 7495501921141884933	VA0002412626	\$3,000

Def. No.	Seller Name/TikTok Store ID	Copyright Infringed	Statutory Award Inclusive of Willfulness
50	Yuszasj 7495965613411436944	VA0002412626	\$3,000
51	Liulin66 7495908915287984623	VA0002412626	\$3,000
52	DSCDLO 7495903947950820070	VA0002412626	\$3,000
53	Rnrui 7495867463216498693	VA0002412626	\$3,000
54	Kaiiio 7495847899820427520	VA0002412626	\$3,000
55	Aria Trek shop 7496233449175681354	VA0002412626	\$3,000
		TOTAL:	\$237,000

5. Any Third Party Providers holding funds for Defaulting Defendants, including TikTok, PayPal, Inc. (“PayPal”), Alipay, Alibaba, Wish.com, Ant Financial Services Group (“Ant Financial”), and Amazon Pay, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants or the Defendants Internet Stores from transferring or disposing of any funds (up to the enhanced statutory damages awarded in Paragraph 5 above) or other of Defaulting Defendants’ assets.

6. All monies, if any, (up to the amount of the enhanced statutory damages awarded in Paragraph 4 above), currently or in the future, restrained in Defaulting Defendants’ financial accounts, including monies held by Third Party Providers such as TikTok, PayPal, Alipay, Alibaba, Wish.com, Ant Financial, and Amazon Pay, are hereby released to PLAINTIFF as partial payment of the above-identified damages, and Third Party Providers, TikTok, Temu, including PayPal, Alipay, Alibaba, Wish.com, Ant Financial, and Amazon Pay, are ordered to release to PLAINTIFF the amounts from Defaulting Defendants’ financial accounts within fourteen (14) calendar days of receipt of this Order.

7. Until PLAINTIFF has recovered full payment of monies owed to it by any Defaulting Defendants, PLAINTIFF shall have the ongoing authority to commence supplemental proceedings under Federal Rule of Civil Procedure 69.

8. In the event that PLAINTIFF identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, PLAINTIFF may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified for Defaulting Defendants by third parties.

9. The Fifty-Thousand-Dollars (\$50,000.00) surety bond posted by Plaintiff is hereby released to Plaintiff or its counsel, Bayramoglu Law Offices LLC, 233 S. Wacker Drive, 44th Floor, #57, Chicago, IL 60606. The Clerk of the Court is directed to return the surety bond previously deposited with the Clerk of the Court to the Plaintiff or its counsel.

This is a Final Judgment.

Dated: February 12, 2026



Andrea R. Wood
United States District Judge