

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

Case No. 24-cv-24178-JB

TIFFANY (NJ) LLC,

Plaintiff,

v.

THE INDIVIDUALS, BUSINESS  
ENTITIES, AND UNINCORPORATED  
ASSOCIATIONS IDENTIFIED ON  
SCHEDULE "A,"

Defendants.

/

**DEFAULT FINAL JUDGMENT AND PERMANENT INJUNCTION**

**THIS CAUSE** is before the Court upon Plaintiff's Motion for Entry of Default Final Judgment (the "Motion"), ECF No. [31]. For the reasons set forth in the Order Granting Plaintiff's Motion for Default Final Judgment, ECF No. [\_\_], this Court now enters this separate final judgment pursuant to Federal Rule of Civil Procedure 58(a). Accordingly, it is

**ORDERED AND ADJUDGED** that Default Final Judgment is entered in favor of Plaintiff, Tiffany (NJ) LLC, and against Defendants, the Individuals, Business Entities, and Unincorporated Associations identified on Schedule "A" attached to this Judgment (collectively, "Defendants"), as follows:

1. **Permanent Injunctive Relief:**

Defendants, their officers, directors, agents, representatives, subsidiaries, distributors, servants, employees and attorneys, and all persons in active

concert or participation therewith are hereby permanently restrained and enjoined from:

- a. manufacturing or causing to be manufactured, importing, advertising, or promoting, distributing, selling or offering to sell counterfeit and infringing goods bearing and/or using Plaintiff's trademarks, or any confusingly similar trademarks, identified in Paragraph 15 of the Amended Complaint (the "Tiffany Marks");
- b. using the Tiffany Marks in connection with the sale of any unauthorized goods;
- c. using any logo, and/or layout which may be calculated to falsely advertise the services or products of Defendants as being sponsored by, authorized by, endorsed by, or in any way associated with Plaintiff;
- d. falsely representing themselves as being connected with Plaintiff, through sponsorship or association;
- e. engaging in any act which is likely to falsely cause members of the trade and/or of the purchasing public to believe any goods or services of Defendants is in any way endorsed by, approved by, and/or associated with Plaintiff;
- f. using any reproduction, counterfeit, copy, or colorable imitation of the Tiffany Marks in connection with the publicity, promotion, sale, or advertising of any goods sold by Defendants;
- g. affixing, applying, annexing or using in connection with the sale of any goods, a false description or representation, including words or other symbols tending to falsely describe or represent goods offered for sale or sold by Defendants as being those of Plaintiff or in any way endorsed by Plaintiff;
- h. otherwise unfairly competing with Plaintiff;
- i. using the Tiffany Marks or any confusingly similar trademarks, within domain name extensions or on e-commerce marketplace websites, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and from any other form of use of such terms which are visible to a computer user or serves to direct

computer searches to e-commerce stores or seller names, registered by, owned, or operated by Defendants; and

- j. effecting assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth above.

**2. Additional Equitable Relief:**

- a. In order to give practical effect to the Permanent Injunction, upon the Plaintiff's request, the E-commerce Store Names identified on Schedule "A" hereto are hereby ordered to be immediately transferred by the corresponding Defendants also identified on Schedule "A" hereto, their assignees and/or successors in interest or title, and the Registrars to Plaintiff's control. To the extent the current Registrars do not facilitate the transfer of the E-commerce Store Names to Plaintiff's control within five (5) days of receipt of this Judgment, upon Plaintiff's request, those corresponding Defendants and the top level domain (TLD) Registry for each of the E-commerce Store Names, or their administrators, including backend registry operators or administrators, shall, within thirty (30) days, (i) change the Registrar of Record for the E-commerce Store Names to a Registrar of Plaintiff's choosing, and that Registrar shall transfer the E-commerce Store Names to Plaintiff, or (ii) place the E-commerce Store Names on Registry Hold status for the life of the current registration, thus removing them from the TLD zone files maintained by the Registries which link the E-commerce Store Names to the IP addresses where the associated websites are hosted;
- b. Plaintiff may serve this injunction on the e-commerce store's registrar(s) and/or the privacy protection service(s) for the E-commerce Store Names to disclose to Plaintiff the true identities and contact information for the registrants of the E-commerce Store Names;
- c. Plaintiff may serve this injunction on any Internet search engines with a request that they permanently disable, deindex or delist any specific URLs identified by Plaintiff, based upon the Defendants' unlawful activities being conducted via the E-commerce Store Names as a whole and via the URLs identified by Plaintiff;

- d. Defendants, their agent(s) or assign(s), shall voluntarily assign all rights, title, and interest, to their E-commerce Store Names to Plaintiff and, if within five (5) days of receipt of this Order, Defendants fail to make such an assignment, the Court shall order the act to be done by another person appointed by the Court at Defendants' expense, such as the Clerk of Court, pursuant to Federal Rule of Civil Procedure 70(a);
- e. Defendants, their agent(s) or assign(s), shall instruct in writing all search engines to permanently delist or deindex the E-commerce Store Names and, if within five (5) days of receipt of this Order, Defendants fail to make such a written instruction, the Court shall order the act to be done by another person appointed by the Court at Defendants' expense, such as the Clerk of Court, pursuant to Federal Rule of Civil Procedure 70(a);
- f. Plaintiff may serve this injunction on any e-mail service provider with a request that the service provider permanently suspend the e-mail addresses which are or have been used by Defendants in connection with Defendants' promotion, offering for sale, and/or sale of goods using counterfeits, and/or infringements of the Tiffany Marks);
- g. Upon Plaintiff's request, Defendants shall request, in writing, permanent termination of any messaging services, usernames, e-commerce stores, and social media accounts they own, operate, or control on any messaging service, e-commerce marketplace platform, or social media website;
- h. Upon Plaintiff's request, any messaging service and Internet marketplace, and social media website operators and/or administrators, for the E-commerce Store Names identified on Schedule "A" hereto, shall permanently remove any and all listings and associated images of goods bearing and/or using counterfeits and/or infringements of the Tiffany Marks via the e-commerce stores operating under the E-commerce Store Names, and upon the Plaintiff's request, any other listings and images of goods bearing and/or using counterfeits and/or infringements of the Tiffany Marks associated with or linked to the same sellers or linked to any other alias e-commerce stores, being used and/or controlled by Defendants to promote, offer for sale and/or sell goods bearing and/or using counterfeits and/or infringements of the Tiffany Marks; and

- i. Upon Plaintiff's request, Defendants and any Internet marketplace website operators and/or administrators for the E-commerce Store Names, shall immediately permanently cease fulfillment of and sequester all goods of each Defendant bearing and/or using one or more of the Tiffany Marks in its inventory, possession, custody, or control, and surrender those goods to Plaintiff.

3. Statutory Damages pursuant to 15 U.S.C. § 1117(c):

- a. Plaintiff is entitled to an award of statutory damages against each Defendant pursuant to 15 U.S.C. § 1117(c), for which let execution issue as follows:

<b>Def. No.</b>	<b>Defendant / E-commerce Store Name</b>	<b>Requested Statutory Damages Award \$100,000.00 per mark per type of good sold</b>
1	ccfashionjewelry.com	\$1,500,000.00
2	blingblings.es	\$400,000.00
3	classport.shop	\$100,000.00
4	cocoshoes.top	\$100,000.00
5	correctkickz.com	\$100,000.00
6	eleger.co	\$400,000.00
7	eukick.com	\$100,000.00
8	evelynsneaker.com	\$100,000.00
9	fcmg-sales.com	\$400,000.00
9	saleluxurycn.com	\$400,000.00
10	fossilry.cc	\$400,000.00
11	getreadys.org	\$100,000.00
12	greenutilityltd.online	\$100,000.00
13	jewelrybuild.com	\$400,000.00
14	Jinyi Shoes retail wholesale a/k/a +8619359440554	\$100,000.00

<b>Def. No.</b>	<b>Defendant / E-commerce Store Name</b>	<b>Requested Statutory Damages Award \$100,000.00 per mark per type of good sold</b>
	a/k/a 俊弟aj LJR版 (本地支持送货上门)	
15	jwfancy.com	\$100,000.00
16	kaideck.shop	\$100,000.00
17	kailin44088 a/k/a luxury goods	\$600,000.00
18	kickspk.com	\$100,000.00
18	kickssu.org	\$100,000.00
19	kolobag.com	\$400,000.00
20	koolmaker.com	\$100,000.00
21	kw-store.top	\$500,000.00
22	lalsoft.com a/k/a fspbo.shop a/k/a kegegegggghh.shop	\$1,000,000.00
23	luxere.top	\$500,000.00
24	maikesneakers111.com	\$500,000.00
25	matoyli.com	\$500,000.00
25	testegrila.com	\$500,000.00
26	monicasneaker.im	\$500,000.00
27	niosneaker.com	\$500,000.00
28	obosneaker.com	\$500,000.00
29	oldsnkrs.shop	\$500,000.00
30	persting.live	\$500,000.00
31	poposhoes.top	\$100,000.00
32	sneakershop.ww	\$100,000.00
33	sneakerssport789	\$100,000.00
34	snkrsclub.cc	\$100,000.00

<b>Def. No.</b>	<b>Defendant / E-commerce Store Name</b>	<b>Requested Statutory Damages Award \$100,000.00 per mark per type of good sold</b>
35	topfactory2166	\$100,000.00
36	usasiha.shop	\$100,000.00
37	worlsoccer.com	\$100,000.00
38	xsir.product a/k/a welcome to xsir	\$100,000.00
39	zzmoonz.com a/k/a zzmoonz.shop	\$100,000.00

The Court considered both the willfulness of each Defendant's conduct and the deterrent value of the award imposed, and the award falls within the permissible statutory range under 15 U.S.C. § 1117(c).

4. Pursuant to 15 U.S.C. § 1116, 28 U.S.C. § 1651(a), The All Writs Act, Federal Rule of Civil Procedure 65, and the Court's inherent authority, upon Plaintiff's request, Defendants and any financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to PayPal, Inc. ("PayPal") and Stripe, Inc. ("Stripe"), and their related companies and affiliates (each, a "Third Party," and collectively, the "Third Parties"), are to immediately (within five (5) business days) identify, restrain, and surrender to Plaintiff all funds, up to and including the total amount of judgment, in all financial accounts and/or sub-accounts used in connection with the E-commerce Store Names used by Defendants presently or in the future, as well as any other related E-commerce Store Name(s) and account(s) of the same customer(s), and any other account(s) which transfer funds into the same financial institution account(s). Such financial accounts and/or sub-accounts shall remain restrained until such funds are surrendered to the

Plaintiff in partial satisfaction of the monetary judgment entered herein. All Third Parties, including but not limited to, PayPal and Stripe, and their related companies and affiliates, shall provide to Plaintiff at the time any funds are surrendered, a breakdown reflecting the (i) total funds restrained in this matter per Defendant; (ii) total chargebacks, refunds, and/or transaction reversals deducted from each Defendant's funds restrained prior to release; and (iii) the total funds released per Defendant to Plaintiff.

5. Interest from the date this action was filed shall accrue at the legal rate pursuant to 28 U.S.C. § 1961.

6. The Clerk is **DIRECTED** to **RELEASE** the bond posted by Plaintiff in the amount of \$10,000,00.

7. The Court retains jurisdiction to enforce this Judgment and permanent injunction.

8. The Clerk is **DIRECTED** to **CLOSE** this case and **DENY** all pending motions as **MOOT**.

**DONE AND ORDERED** in Miami, Florida this \_\_\_\_ day of \_\_\_\_\_, 2025.

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**JACQUELINE BECERRA**  
**UNITED STATES DISTRICT JUDGE**



**SCHEDULE “A”**  
**DEFENDANTS BY E-COMMERCE STORE NAME,**  
**FINANCIAL ACCOUNT INFORMATION, AND MEANS OF CONTACT**

Def. No.	Defendant / E-commerce Store Name	PayPal Payee	Merchant ID / Transaction Info	PayPal E-mail	Additional Means of Contact
1	ccfashionjewelry.com	深圳市朗克思照明有限公司	K9VDCP8BRGVC4	xyy412308@gmail.com	cc@ccfashionjewelry.com info@ccfashionjewelry.com
2	blingblings.es	Blingblings	LL9GLNQEU6QNE		oliva.sunny.song@gmail.com service@blingblings.es
3	classport.shop	海口龙华辉宏峻百货店	ZTSS2YX9SQSV8		service@classport.shop Jessport@ruralshoes.com
4	cocoshoes.top	南宁市君朗日用百货有限公司	F96QJFSQVMF2J	17689611506@163.com	cocoshoes2011@gmail.com WhatsApp: +852 6432 9578
5	correctkickz.com			76398812@qq.com	correctkickz.cc@gmail.com WhatsApp: +852 5614 0114
6	eleger.co		56P3F7YRER8Q8 T6XZ4CPL3PDH8		support@eleger.co
7	eukick.com	海口美兰崇泊姆电子商务工作室	5X9H6C3YAEBXJ		service@runningpro.shop WhatsApp: +86 173 2700 2347
8	evelynsneaker.com			1013573859@qq.com	evasneaker@gmail.com WhatsApp: +86 181 0058 6611
9	fcmg-sales.com	莆田市湄洲湾北岸经济开发区忠门噤里啪啦服饰店(个体工商户)	KY7YKZAYKJ9ZS		zzy925520@gmail.com
9	saleluxurycn.com	莆田市湄洲湾北岸经济开发区忠门噤里啪啦服饰店(个体工商户)	KY7YKZAYKJ9ZS		zzy925520@gmail.com r4c.lhikdl3t@gmail.com
10	fossilry.cc		QH4F7KX2378GW	yangbing19988dkh@163.com	fossilry@ontlook.net

11	getreadys.org			wzb5556688@163.com	cocosneakers@outlook.com WhatsApp: +86 180 5957 6801
12	greenutilityltd.online		XJMYYY3S4XM8N		support@greenutilityltd.online
13	jewelrybuild.com	CHAI TZU - CHUN @jewelrybuild	97BNUPBPH42EL		aaabbbccc330626@gmail.com
14	Jinyi Shoes retail wholesale a.k.a. +8619359440554 a.k.a. 俊弟aj LJR版 (本地支持送货上门)			dgfwaf@163.com zwypaypal@163.com	WhatsApp: +86 193 5944 0554
15	jwfancy.com		6CLPQVLVPRCKJ		support@jwfancy.com MANHSONLE@GMAIL.COM
16	kaideck.shop	Unlock your imagination	YW7CFDQUQRZ4L		SERVICE@KAIDECK.SHOP
17	kailin44088 a.k.a. luxury goods	苏 焯权 @6880887	T885RJF75US22	2687378995@qq.com	469011636@qq.com WhatsApp: +86 183 1280 1720
18	kickspk.com	Unlock your imagination	JU8DSXVDNNM96		SUPPORT@KICKSPK.COM support@kickssu.com
18	kickssu.org	Unlock your imagination	JU8DSXVDNNM96		SUPPORT@KICKSSU.ORG support@kickssu.com
19	kolobag.com	Online Shop	D74KA3BGHWNQE		info@spumall.com info@bxsale.com
20	koolmaker.com	Stripe Payment	SNOWTO.STO* KOOLMAKER Transaction Date: July 22, 2024 Posted Date: July 23, 2024 Category: Merchandise & inventory		support@koolmaker.com 6F7C571E6DC5414096967A6AD47644EE.PROTECT@WITHHELDFORPRIVACY.COM
21	kw-store.top		8ERX395NJJ3GG	eryuedeqing@outlook.com	uuwa556@gmail.com WhatsApp: +85253194272

22	lalsoft.com a.k.a. fspbo.shop a.k.a. kegegegghh.sho p		ZDW2EA7MN2YQ C		contacts@lalsoft.com BELKAABSOLUTLYM AN4@GMAIL.COM
			ZK22QSWY4NR4 W		
23	luxere.top	BAGS LUXE @BAGSLUXE	GRWX9K4VBMG ZN		piyi2020@gmail.com info@luxere.top
24	maikesneakers11 1.com			ZhangJinYu202424@ 163.com	zhusen19780926@gmail. com Annareps2023@gmail.co m zhusen780926@gmail.co m  WhatsApp: +86 138 6099 5961
25	matoyli.com		AVT9DA643UDU U		support@matoyli.com AB28F948E2C64911B30 DB106DA340C57.PROT ECT@WITHHELDFOR PRIVACY.COM
25	testegrila.com		AVT9DA643UDU U		support@testegrila.com Contact@sample.com Support@sample.com contact@yourstore.com
26	monicasneaker.i m			choice409@126.com	monicasneaker@gmail.c om  WhatsApp: +86 183 9600 1806
27	niosneaker.com	Wear your personality, a new summer style	AJARX6JZSMYR N		niosneaker@gmail.com stockxhouse@gmail.com
		厦门葡萄柚网络 科技有限公司 @Putau	Z29UC6FJG2WW A	alexuping913@gmail. com	
28	obosneaker.com	盖州顺百商贸有 限公司	T7SE9R8HVVFQ A	15659915689@163.co m	onebyonemalls@gmail.co m
29	oldsnkrs.shop	光远 赵		jjligimvgj92@hotmail. com	onlykickz0706@gmail.co m Godky@163.com  WhatsApp: +86 186 4960 5584
30	persting.live	GREEN E- 2FOUR PRIVATE LIMITED	LHL3Z7HRGBAG A		csservice@splendorxa- live.com customer@visable- online.com

31	poposhoes.top	Guangzhou Share Clothing Co.,Ltd	XSEJ6A4ZWB4M8		liu31004@gmail.com info@poposhoes.top
32	sneakershop.ww	伟岚 钱 @WEILANQIAN	CSJWGLWPXJP2G	519097741@qq.com	WhatsApp: +86 159 8011 9208
33	sneakerssport789			qiuxia96@163.com	WhatsApp: +44 7473 486405
34	snkrsclub.cc		G475D5VGJX3U4		SUPPORT@SNKRSClub.B.CC support@snkrsclub.com snkrsclub-alan@outlook.com PWP-CE5127C33DCB144E78D80A5022CD7CC7@PRIVACYGUARDIAN.ORG  WhatsApp: +86 153 3001 0786
35	topfactory2166			topfactory2166@outlook.com	WhatsApp: +86 166 2166 1166
36	usasiha.shop	Unlock your imagination	662WL4LGHA7ME		SERVICE@USASIHA.SHOP
37	worlsoccer.com	上海斗彩信息科技有限公司	DLHY3FPQP3Q3N	aidfen@hotmail.com	hello@worlsoccer.com support@worlsoccer.com 8377557@gmail.com
38	xsir.product a.k.a. welcome to xsir			zhuchuanzheng203@outlook.com	WhatsApp: +86 181 5940 2993
39	zzmoonz.com a.k.a. zzmoonz.shop	zzmoonzshop@gmail.com	P72UBQDS26Y6U		zzmoonzshop@gmail.com