

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DOGGIE DENTAL INC, *et al.*,

Plaintiffs,

v.

ANYWILL, *et al.*,

Defendants.

Civil Action No.

19-682

(Judge Hornak)

**REQUEST FOR ENTRY OF DEFAULT AGAINST DEFENDANTS SERVED ON
JUNE 25, 2019**

To the Clerk of the U.S. District Court for the Western District of Pennsylvania

You will please enter the default of the Defendants 1, 2, 4, 6, 9, 12, 13, 15, 17, 18, 21, 23, 29, 32, 35 – 39, 41 – 44, 46, 47, 49 – 51, 53, 56, 57, 63 – 65, 68 – 70, 75 – 78, 84, 87, 89, 90, 92 – 96, 100, and 102, identified on Attachment “A” hereto for failure to plead or otherwise defend as provided by the Federal Rules of Civil Procedure as appears from the Affidavit of Brian Samuel Malkin in Support of Request to Enter Default hereto attached.

Respectfully submitted,

Dated: August 9, 2019

/s/ Brian Samuel Malkin
Stanley D. Ference III
Pa. ID No. 59899
courts@ferencelaw.com

Brian Samuel Malkin
Pa. ID No. 70448
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FERENCE & ASSOCIATES LLC
409 Broad Street
Pittsburgh, Pennsylvania 15143
(412) 741-8400 – Telephone
(412) 741-9292 – Facsimile

Attorneys for the Plaintiffs

AND NOW, this ____ DAY of _____, 2019, pursuant to the request to enter default and affidavit(s) filed, default is hereby entered against the Defendants in Attachment "A" for failure to plead or otherwise defend.

Clerk

ATTACHMENT "A"
DEFENDANTS BY NUMBER AND SELLER ID

Def. No.	Defendant/ Amazon Store Name	Amazon Seller ID	Amazon ASIN
1	Anywill	A1KGXS6694KK0F	B07M6PNDMZ
2	AHuShi	AWX8XMIYVF7QQ	B07L68R2YK
4	Ale's Store	A28FLU0ZJO0Q51	B07ML3RQ4Q
6	AODINI	A11ICT9W6WSKTS	B07QF6WM9J
9	Aya-Chic	AV58HO4Y4YG5	B07LCJQ6W2
12	Best Trendy	A1FMUH0TW8L0ZN	B07MZLF7F8
13	Big Elephant	A3AZJ9TNMIEGD	B07MBP1CND
15	CAReeN	AJS8TU36JRLYQ	B07MPTS696
17	dealcase	A3EUBWGV9HRAAF	B07PFQ42WV
18	E.L. Solutions	A3CNAJSCZDB917	B07LH6YK1K
21	Extechnico	A20NZHTNL4PTXD	B07PRPHT7S
23	Fairytale postman	A30BRIDEQQQYLC	B07HH2626J
29	IJUSTBY	AXK5GAR5PRN6H	B07PMXMTCD
32	JackPack Labs	A69BPJ5B9WCCL	B07N1271C7
35	KingYue US	A2BBTIDYCH97TN	B07LDQ5L61
36	Kunxuan	A1TJW1MMOF5S0	B07M6C3H88
37	Lagita	A2MQTDAKKSEDXZ	B07JDY9843
38	LAROSA MEDICAL	A2PB7QKWA4H0S8	B07PNT4XJ7
39	less like	AIEBL9WMSMZ74	B07Q136QWQ
41	Mai jili	A10J1FL3W1CPU2	B07MX2XXC6
42	Maxtry	A268Z76NB5FLY4	B07QB3SSBT
43	MayMeyz	A2A5FZ04CX TTC6	B07ML3RQ4Q
44	NF Merchandise	A3JSCT3L9HWKV8	B07M6C3H88
46	NO.1 Online	A2G5XJ2AQC9U9S	B07MJVHS7Q
47	NOTTODAY	A3S88F4ORA904G	B07PRSJZ5H
49	Pandaen-Direct	A2I2O BJMB3M7N7	B07MTC7J9D
50	Pinaol	A1JK4GXUMS499Q	B07NVFHDSC
51	Qi master	A1GXT4DU651KUV	B07MXT5FR9

Def. No.	Defendant/ Amazon Store Name	Amazon Seller ID	Amazon ASIN
53	Quorum Value	ANS8B7J9GNA2W	B07NC54PVD
56	Ruitx Store	A2RLONNTW8MLTW	B07MLKR43D
57	Samatoo	A3VD0VF1UXFDQ4	B07HK8J9DF
63	Taylor(USA)	A36XVP1BD7NYRM	B07HH2626J
64	TOBABYFAT	A15BGP0GJL0F9Q	B07HHYWWNV
65	UPBASICN	A2FZ54PRNJQVG	B07LG8N4SP
68	VST Group	A2V4ZV9PXST2EL	B07Q19TFYB
69	WINNUO	A3VFLP6P9D5Z1Y	B07MFNPBG3
70	YINGAR	AYN6FQZ5A10K6	B07MCCTHXS
75	Zhongsi	AEG0KI3GGYTKK	B07MNF5GWK
76	zUOKIJU	A11URB4R2AC6HW	B07MGPWVVK
77	AOMEIQI	A23SYJJ1P2ZKRL	B07MJ8XLDL
78	BelivLioner-US	A22U5QOPDP05QZ	B07M78ZKTV
84	Diligent bee	A3DD0YE17W1LA3	B07M5DJDJX
87	Jinbs	A3AF2TVZ8S7JFF	B07R46WH79
89	Messagee	A3QYXJXBIVQ4X2	B07QRZRRDK
90	niuworld	A3DOF2HOZYWW1W	B07QYGRRG2
92	our tomorrow	A2EKHUHZ25L3BC	B07MR29Z4L
93	PLUS MI LIFE	A25LSUD2OUVS3T	B07MBMCS6Z
94	Realler	ASL612W0VED	B07LD4JB58
95	sweetypplain	AHDQEKHLS948P	B07QK63NFZ
96	Tosui	A1214SCEMDA211	B07P2SM38H
100	lagita	A2MQTDAKKSEDXZ	B07JDY9843
102	UPBASICN	A2FZ54PRNJQVG	B07LG8N4SP

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(Judge Hornak)

**DECLARATION OF BRIAN SAMUEL MALKIN
IN SUPPORT OF REQUEST TO ENTER DEFAULT AGAINST DEFENDANTS
SERVED ON JUNE 25, 2019**

I caused the complaint and a summons in this action to be served on all of the Defendants identified on Attachment "A" to the Request for Entry of Default on June 25, 2019; that the time within which such Defendants may answer or otherwise move as to the complaint has expired; that such Defendants have not answered or otherwise moved and that the time for such Defendants to answer or otherwise move has not been extended.

I declare under penalty of perjury that the foregoing is true and correct. Executed in Pittsburgh, Pennsylvania on August 9, 2019.

Executed in Pittsburgh, Pennsylvania on August 9, 2019.


Brian Samuel Malkin

CERTIFICATE OF SERVICE

I hereby certify that on August 9, 2019, the foregoing document is being filed via the Case Management/Electronic Case Filing (CM/ECF) system; I also certify that a true and correct copy of the foregoing is being served via email to the e-mail addresses at which Defendants were served and/or via publication by posting a true and correct copy on the website www.ferencelaw.com in accordance with the Order Authorizing Alternate Service.

/s/ Brian Samuel Malkin
Brian Samuel Malkin