

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

Talisman Designs LLC.,

Plaintiff,

v.

DASANI, *et al.*,

Defendants.

Civil Action No.

20-1084

(Judge Schwab)

**REQUEST FOR ENTRY OF DEFAULT AGAINST DEFENDANTS**

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

You will please enter the defaults of each of the Defendants as noted in Schedule "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 20, 2020

/s/ Brian Samuel Malkin

Stanley D. Ference III

Pa. ID No. 59899

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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 \_\_\_\_\_, 2020, pursuant to the request to enter default and affidavit(s) filed, default is hereby entered against the Defendants in Schedule "A" for failure to plead or otherwise defend.

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Clerk

**Schedule “A”**

**Defendants With Store Name and Seller ID**

<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
1	DASANI	ATWOABRKYDC59
2	AA-fashion	A3R7VUXP8AT6S8
3	AllsuperDirect	AESJW6KWLXZZO
4	baohuqusihanjin	A35XH4DTR1O922
5	cemic	A1X7CNIEN7DAP
6	CT Direct Store	A38P5DA6CB99N9
7	Daxin	AJAHSQ2TPQEX
9	Emivery Direct	A3S1O0BZZUE1U1
11	funarrow	A11EDQ6UQ5OH8F
13	LaiYam	A1MSS2SSNSY7RT
14	LEEaccessory	A1Y0HOOSKBQF1L
15	Light-Ren	A1RZNE5Y09EUVY
16	maohuashangcheng	AB9YO0PVOGT90
17	OSTRO	A2KILDZTMV99DJ
18	QinAi	A5W0LZ4LY0Q00
20	Sanmubo Trade	A2UCZ8AC20X9W6
21	showhole	A1CP0MDAL9JFTM
22	Sundlight	A1N3YRM4VTR0A3
23	SY Direct Store	A1ELP0PQ13RD0E

<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
24	Upperroof44	A3GHARM07X54LI
25	Urnanal	AWGOQPJ5SE78U
27	VISUSONLINE	A21RES4S72ALEU
28	VQS-LLC	A1QD4AWVLVNP4U
29	waypool	A25M12QDJFPJ1E
30	xiangze	AREX3GV4VPP0N
31	XINGPE	A1N0MYF79XSWTA
32	YDKJ	A1WET5VOG1HXBH
33	Yuanzhou US	A5QFDIOZIFKII
34	YunFine INC	A2ARSDLA EJ3COI
35	Yuzoe Store	A3GN86PNVGF184
36	Zhengpin	A1KBFROQYDV7B1
37	ZHONGLI-US	A1MC9F7B3O19JE
38	aolipugre	383518263944
40	beists	383553117141
44	cdhujun	373031990208
45	cell.expert	133402785849
46	chinatownno1	303559475515

<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
51	fashionyard68	143448120483
58	hksense153	124176456042
59	home-ahome	383378201131
62	hugee6	133416619418
63	icenzma	303550394507
65	jiazew	233569793121
66	jinshan2013	143622388821
67	joysistars	133429929570
68	lightshh	283597139862
69	lucky.shop_7	193481500820
70	nuoka7	313087749438
73	priestlyy	153946400943

<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
75	qingc44	362799729739
76	qingfengtop5	184300363524
77	rainc7	362979394791
78	shineshopa	193473326177
81	swtdkgs	383521127485
82	sx68wq	353062380490
83	teaodan	373034603063
84	tongliaoixinxi	313109484873
85	wyunlon0	174263789449
87	zhezch	193439383324
88	zhongt11	362978977410
93	guchastore	5a6843aa471c1439542b45e8
95	bbql Store	4921100
96	Daily supplies Store	4776031
97	Drop Shipping to Whole world Store	4697081

<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
98	Fantasy House&Garden Store	5478164
100	H&F Store	2906124
101	mzyxxsz Store	2477008
102	WenTao Accessories Store	1185160
103	Wonder Dreaming Store	4347001

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**DECLARATION OF BRIAN SAMUEL MALKIN  
IN SUPPORT OF REQUEST TO ENTER DEFAULT AGAINST DEFENDANTS**

I caused the complaint and a summons in this action to be served on the Defendants in Schedule "A" on July 28, 2020; 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 20, 2020.



\_\_\_\_\_  
Brian Samuel Malkin

**CERTIFICATE OF SERVICE**

I hereby certify that on August 20, 2020, 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](http://www.ferencelaw.com) in accordance with the Order Authorizing Alternate Service.

/s/ Brian Samuel Malkin \_\_\_\_\_  
Brian Samuel Malkin