

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

THE TRUMP ORGANIZATION LLC
and DTTM OPERATIONS LLC,

Plaintiffs,

v.

Case No. 8:25-cv-1962-TPB-AAS

THE INDIVIDUALS,
CORPORATIONS, LIMITED
LIABILITY COMPANIES,
PARTNERSHIPS,
and UNINCORPORATED
ASSOCIATIONS
IDENTIFIED ON SCHEDULE A,

Defendants.

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FINAL DEFAULT JUDGMENT AND PERMANENT INJUNCTION

This matter is before the Court upon Plaintiffs' "Motion for Final Default Judgment and Permanent Injunctive Relief," filed on November 21, 2025. (Doc. 71). The Court granted the motion in a separate Order. *See* (Doc. 79). Pursuant to Federal Rule of Civil Procedure 58(a), the Court enters this separate final default judgment and permanent injunction.

Accordingly it is

ORDERED, ADJUDGED, and DECREED

1. Judgment is entered in favor of Plaintiffs The Trump Organization LLC and DTTM Operations LLC, and against the following Defendants:
 - 3C Digital Tech Club Store Store (DOE NO. 1)

- Deep Club Global Store (DOE NO. 2)
- High-class Dropshipping Store (DOE NO. 3)
- Home Category 10001 Store (DOE NO. 4)
- PL House Store (DOE NO. 5)
- Shop1104094643 Store (DOE NO. 6)
- YunHeng Trade Co., LTD Store (DOE NO. 7)
- Idel bee (DOE NO. 10)
- Jfdoublebulls (DOE NO. 11)
- a_weymouth (DOE NO. 13)
- AiLife Store (DOE NO. 14)
- auto_moto (DOE NO. 15)
- babynice777 (DOE NO. 16)
- baofu002 (DOE NO. 17)
- besgohomedecor (DOE NO. 18)
- Best Chinese suppliers camp Digital Scale Digital Thermometer (DOE NO. 19)
- bian03 (DOE NO. 20)
- gardenhome03 (DOE NO. 21)
- homegarden1 (DOE NO. 22)
- homelife999 (DOE NO. 23)
- homemarket16 (DOE NO. 24)
- homemarket17 (DOE NO. 25)
- homemarket20 (DOE NO. 26)
- homepro15 (DOE NO. 27)

- hot_years1 (DOE NO. 28)
- jamesok (DOE NO. 29)
- jin05 (DOE NO. 30)
- junrone (DOE NO. 31)
- lifan_home (DOE NO. 32)
- lihaoyx (DOE NO. 33)
- little mermaid (DOE NO. 34)
- niao05 (DOE NO. 35),
- oriental_bell1 (DOE NO. 36)
- puppyhome (DOE NO. 37)
- quiaomaidou01 (DOE NO. 38)
- serendipity2022 (DOE NO. 39)
- shen8409 (DOE NO. 40)
- smyy666 (DOE NO. 41)
- smyy7 (DOE NO. 42)
- sts_the_child (DOE NO. 43)
- Sublimation Blank (DOE NO. 44)
- sunglasses_designer_ (DOE NO. 45)
- timkong (DOE NO. 46)
- tina310 (DOE NO. 47)
- topplus_ (DOE NO. 48)
- Tumblers & Festival Supplies Supplier (DOE NO. 49)
- us_new_mexico (DOE NO. 50)
- v_shop (DOE NO. 51)

- water2018 (DOE NO. 52)
- wiwistore01 (DOE NO. 53)
- xue08 (DOE NO. 54)
- zhengrui02 (DOE NO. 55)
- coin2019 (DOE NO. 60)
- copejia (DOE NO. 61)
- croghanf_20 (DOE NO. 62)
- dovane (DOE NO. 63)
- dubui18 (DOE NO. 64)
- edreda (DOE NO. 65)
- gerard_3w (DOE NO. 67)
- honguye-0 (DOE NO. 69)
- huixinshop (DOE NO. 70)
- lihual-75 (DOE NO. 73)
- mdk-online88 (DOE NO. 74)
- qiedly (DOE NO. 76)
- qullpy (DOE NO. 77)
- sanrsafeti (DOE NO. 80)
- selmal_ea (DOE NO. 81)
- sexytiper (DOE NO. 82)
- sounpa (DOE NO. 85)
- tunguye3851 (DOE NO. 87)
- xch2018 (DOE NO. 88)
- youreyesyourcolor (DOE NO. 89)

- zermar (DOE NO. 90)
- bojindz (DOE NO. 92)
- Dashui Fashion Store (DOE NO. 94)
- Far Ni (DOE NO. 95)
- ForeverShi (DOE NO. 96)
- Gjf5rgkjfg45gdkjfh5 (DOE NO. 97)
- GTYYHTRRTEE (DOE NO. 98)
- Healthy Home Life (DOE NO. 99)
- Jiayi LLC (DOE NO. 101)
- laimis (DOE NO. 103)
- lingchuanchuanhuo (DOE NO. 105)
- LLZ (DOE NO. 107)
- LuzhouTop (DOE NO. 108)
- Maomaoshop (DOE NO. 109)
- Niutotem (DOE NO. 111)
- PTWJ LTD (DOE NO. 112)
- RUBY Co.Ltd (DOE NO. 114)
- SHANGNIULU Online (DOE NO. 115)
- ShengXiaoDia (DOE NO. 116)
- shewenjie (DOE NO. 117)
- SMILE (DOE NO. 122)
- Special sunshine for you (DOE NO. 123)
- Sports Fans Store (DOE. NO. 124)
- StarDepartmentStore (DOE NO. 125)

- tyei (DOE NO. 127)
- Wuhanlingushua trade (DOE NO. 128)
- xiamenbidakejiyouxiangongsi (DOE NO. 129)
- Yubond (DOE NO. 131)
- yunhao (DOE NO. 132).

2. Defendants and their officers, directors, employees, agents, subsidiaries, distributors, and all persons acting in concert and participation with

Defendants are permanently restrained and enjoined as follows:

- a. From manufacturing or causing to be manufactured, importing, advertising, or promoting, distributing, selling or offering to sell counterfeit and infringing goods bearing Plaintiffs' trademarks, or any confusingly similar trademarks identified in paragraph 1 of the Complaint (the "TRUMP trademarks" or "Plaintiffs' trademarks") (Doc. 1);
- b. From using the TRUMP trademarks in connection with the sale of any unauthorized goods;
- c. From using any logo and/or layout that 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 Plaintiffs;
- d. From falsely representing themselves as being connected with Plaintiffs, through sponsorship or association;
- e. From 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 are in any way endorsed by, approved by, and/or associated

- with Plaintiffs;
- f. From using any reproduction, counterfeit, copy, or colorable imitation of the TRUMP trademarks in connection with the publicity, promotion, sale, and/or advertising of any goods sold by Defendants;
 - g. From affixing, applying, annexing, and/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 Plaintiffs or in any way endorsed by Plaintiffs;
 - h. From otherwise unfairly competing with Plaintiffs;
 - i. From using TRUMP trademarks or any confusingly similar trademarks or works on any e-commerce marketplace websites, domain name extensions, metatags or other markers within website source code, webpages (including as the title of any webpage), advertising links to other websites, search engines' databases or cache memory, and/or other forms of use of such terms that are visible to a computer user or serve to direct computer searches to e-commerce stores, websites, and/or internet businesses registered, owned, and/or operated by Defendants; and
 - j. From 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. Plaintiffs are entitled to the following additional equitable relief:

- a. Upon Plaintiffs' request, the internet marketplace website operators and/or administrators for the internet-based e-commerce stores operating under the seller identification names identified on Schedule A (the "marketplace platforms"), including but not limited to AliExpress, Amazon, DHgate, eBay, and Walmart, shall permanently remove any and all listings and associated images of goods bearing counterfeits and/or infringements of the TRUMP trademarks via the e-commerce stores operating on the marketplace platforms, and permanent remove any other listings and images of goods bearing counterfeits and/or infringements of the TRUMP trademarks associated with the same sellers or linked to any other aliases, seller identification names, or e-commerce stores being used and/or controlled by Defendants to promote, offer for sale, and/or sell goods bearing counterfeits and/or infringements of the TRUMP trademarks; and
 - b. Upon Plaintiffs' request, any marketplace platform or other internet marketplace website operator and/or administrator who is in possession, custody, or control of Defendants' goods bearing one or more of the TRUMP trademarks, including but not limited to AliExpress, Amazon, DHgate, eBay, and Walmart, shall permanently cease fulfillment of and sequester those goods, and surrender the same to Plaintiffs.
3. Plaintiffs are entitled to statutory damages as follows:
 - a. Under 15 U.S.C. § 1117(c), and in accordance with the final judgment

entered by the Clerk of the Court (Doc. 80), Plaintiffs are awarded damages of \$100,000 against each Defendant, for which sum let execution issue, based upon the Court's finding that each Defendant infringed at least one of Plaintiffs' trademarks on one type of good. The Court considered both the willfulness of Defendants' conduct and the deterrent value of the award imposed, and the awarded amount falls within the permissible statutory range under 15 U.S.C. § 1117(c).

4. All funds currently restrained or held on account for Defendants by all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to AliExpress, Amazon, DHgate, eBay, Walmart, PayPal, Payoneer, PingPong, LianLian, OFX, Stripe, and their related companies and affiliates (together, the "third-party providers"), are to be immediately (within five business days) transferred by the previously referred to third-party providers, and/or by Defendants and/or Defendants' counsel, to Plaintiffs and/or Plaintiffs' counsel in partial satisfaction of the monetary judgment entered against each Defendant. The third-party providers shall provide to Plaintiffs, at the time the funds are released, 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) total funds released per Defendant to Plaintiffs.
5. Interest from the date this action was filed shall accrue at the legal rate.

See 28 U.S.C. § 1961.

DONE and **ORDERED** in Chambers, in Tampa, Florida, this 30th day of
March, 2026.



TOM BARBER
UNITED STATES DISTRICT JUDGE