

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

COLLECTANEA J. LIMITED,

Plaintiff,

v.

THE PARTNERSHIPS AND
UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE "A,"

Defendants.

Case No. 25-cv-04839

Judge Charles P. Kocoras

Magistrate Judge Maria Valdez

ENTRY OF DEFAULT AND FINAL JUDGMENT ORDER

This action having been commenced by Plaintiff Collectanea J. Limited ("Plaintiff" or "Collectanea") against the Defendants identified on the attached Schedule A (the "Defendant Internet Stores"), and Plaintiff having moved for entry of Default and Final Judgment against certain Defendants;

This Court having entered a preliminary injunction; 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 domain name registrars 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 the Defaulting Defendants having not answered or appeared, and the time for answering having expired, so that the allegations of the Amended Complaint are uncontroverted and are deemed admitted;

This Court finds that it has personal jurisdiction over Defaulting Defendants

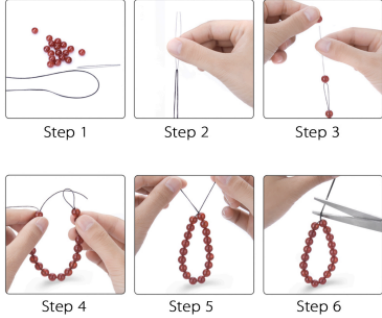

because Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Plaintiff has provided a basis to conclude that Defaulting Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores that target United States consumers using one or more seller aliases and offer shipping to the United States using infringing and counterfeit versions of Plaintiff’s federally registered trademark (“the Beadnova Mark”) and/or displaying its federally registered copyrights (the “Beadnova Works”) in its listings for sale to residents of Illinois.

In this case, Plaintiff has presented screenshot evidence [Doc. 10-1 through 10-7] that Defendants’ e-commerce stores are reaching out to do business with Illinois residents by operating one or more commercial, interactive internet stores through which Illinois residents can and do purchase products using infringing and/or counterfeit versions of the Beadnova mark, which include screenshot evidence confirming that the Defendants’ e-commerce stores stand ready, willing and able to ship its goods to customers in Illinois bearing infringing and/or counterfeit versions of the Beadnova Trademark. [Doc. 10-1 through 10-7]. Plaintiff has also presented screenshot evidence that Defendants’ e-commerce stores are reaching out to do business with Illinois residents by operating one or more commercial, interactive internet stores which display, market, and advertise with the Beadnova Works in their listings for sale and/or offering counterfeit Beadnova products for sale. [Doc. 10-1 through 10-7].

A list of the Beadnova Trademark and Copyrights is included in the below chart.

Registration Number	Registered Trademark	International Classes
VA 4663497	The mark consists of the	Class 14

	wording “BEADNOVA” in stylized font.	
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Registration Number	Registered Copyright Image
<p>Registration Number VA 2-348-112</p>	 <p>Step 1 Step 2 Step 3</p> <p>Step 4 Step 5 Step 6</p> <p><small>* Warm Prompt: The accessories in the pictures only used for displaying the operation step, not contained in packing.</small></p>
<p>Registration Number VA 2-348-115</p>	 <p>BEADNOVA</p> <p>—EASY STEPS OF MAKING JEWELRY—</p> <p>STEP 1 Wash the new beads. Soak them in clean water for 24 hours.</p> <p>STEP 2 Prepare the corresponding number of beads according to the size of the bracelet.</p> <p>STEP 3 The elastic (optional) cord (optional) together with the folded part of cord will slide the beads back on the side of STEP 1. The length of elastic (optional) cord: (circumference + 2) × 40cm.</p> <p>STEP 4 Thread one end of the two cords through the loop on the other end, then tightening the cord, adjusting the size between beads to make them close together.</p> <p>STEP 5 After completing STEP 3, bring two strands of thread with a double knot.</p> <p>STEP 6 Finally thread the same cord into a small hole of glass on the back for extra security of your jewelry. Scrape the unnecessary part of elastic (optional) cord, and hide the knot in one of beads.</p> <p>BEADNOVA Create Your Jewelry</p> <p>—Gift—</p> <p>BEADNOVA</p> <p>0 1cm 2 3 4 5 6 7 8 9 10 11 12 13</p>



BEADNOVA



• 6mm: 63-65pcs



BEADNOVA



BEADNOVA



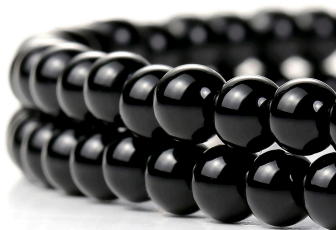
BEADNOVA



BEADNOVA



BEADNOVA



BEADNOVA



This Court further finds that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and copyright infringement (17 U.S.C §101 et seq.) consistent with the Amended Complaint.

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, its officers, agents, servants, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:
 - a. using the Beadnova Trademark or any reproductions, counterfeit copies, or colorable imitations in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Beadnova product or not authorized by Plaintiff to be sold in connection with the Beadnova Trademark;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Beadnova product or any other product produced by Beadnova or not produced under the authorization, control, or supervision of Beadnova or approved by Plaintiff for sale under the Beadnova Trademark;
 - c. displaying, marketing or advertising with the Beadnova Works;
 - d. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or

supervision of Beadnova, or are sponsored by, approved by, or otherwise connected with Beadnova; and

- e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Beadnova, nor authorized by Beadnova to be sold or offered for sale, and which bear any of Beadnova's trademarks or any reproductions, counterfeit copies or colorable imitations.
2. Defaulting Defendants and any third party with actual notice of this Order who are providing services for the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms including but not limited to eBay, Newegg, Payoneer, LianLian Global, LL Pay U.S., LLC, and Lianlian Yintong Electronic Payment Co. Ltd. ("LianLian"), Paypal, Stripe, and PingPong (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 counterfeit and infringing goods using the Beadnova Trademark; and
 - b. operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Beadnova Trademark or any reproductions, counterfeit copies, or colorable imitations thereof that are not genuine Beadnova products or not

authorized by Plaintiff to be sold in connection with the Beadnova Trademark

c. operating and/or hosting websites that are involved with the display, marketing and advertising with the Beadnova Works or substantially similar images.

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 counterfeit using the Beadnova Trademark and/or display of the registered Beadnova Copyrights.
4. Pursuant to 15 U.S.C. § 1117(c)(2) and 17 U.S.C. § 504(c), Plaintiff is awarded statutory damages from each of the Defaulting Defendants in the amount of two million dollars (\$2,000,000) for willful trademark infringement and one hundred fifty thousand dollars (\$150,000) for willful copyright infringement. This award shall apply to the Defaulting Defendants only once, even if a store is listed under multiple different aliases in the Complaint and Amended Schedule A.
5. Any Third Party Providers holding funds for Defaulting Defendants, including but not limited to eBay, Newegg, Payoneer, LianLian, Paypal, Stripe, and PingPong shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants or the Defendant Internet Store from transferring or disposing of any funds (up to the statutory damages awarded in Paragraph 4 above) or other of Defaulting Defendants' assets.
6. All monies (up to the amount of the statutory damages awarded in Paragraph 4 above) currently restrained in Defaulting Defendants' financial accounts, including monies

held by Third Party Providers including but not limited to eBay, Newegg, Payoneer, LianLian, Paypal, Stripe, and PingPong are hereby released to Plaintiff as partial payment of the above-identified damages, and Third Party Providers, including but not limited to eBay, Newegg, Payoneer, LianLian, Paypal, Stripe, and PingPong, 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 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 for Defendants identified in the Amended Schedule A and any e-mail addresses provided for Defaulting Defendants by third parties.
9. This Order dissolves the stay on execution contained in and as authorized by Fed. R. Civ. P. 62(a).

This is a Final Judgment Order.

Dated: October __, 2025

Charles P. Kocoras
United States District Judge

[Schedule A on Following Page]

SCHEDULE A

No.	Platform	Store Name	Store Link	Cause of Action
21	eBay	2bfairshop	https://www.ebay.com/usr/2bfairshop?_trksid=p2047675.m3561.l2559	Trademark
29	eBay	ar554542	https://www.ebay.com/usr/ar554542?_trksid=p2047675.m3561.l2559	Trademark
51	eBay	elanas-81	https://www.ebay.com/usr/elanas-81?_trksid=p2047675.m3561.l2559	Copyright Trademark
56	eBay	fadlonshop	https://www.ebay.com/str/fadlonshop	Trademark
59	eBay	faun-rya	https://www.ebay.com/str/faunrya	Trademark
60	eBay	feller-shop	https://www.ebay.com/str/fellershop	Trademark
64	eBay	flaviov_63	https://www.ebay.com/str/fastshipping212	Trademark
69	eBay	g2c.100	https://www.ebay.com/str/g2c100	Copyright Trademark
72	eBay	happita-0	https://www.ebay.com/usr/happita-0?_trksid=p2047675.m3561.l2559	Trademark
84	eBay	inz-1919	https://www.ebay.com/usr/inz-1919?_trksid=p2047675.m3561.l2559	Trademark
91	eBay	jiraphiboont_0	https://www.ebay.com/str/jiraroadstore	Trademark
99	eBay	khair-rafiu	https://www.ebay.com/str/khairrafiu	Trademark
101	eBay	laris.lev3	https://www.ebay.com/str/larislev3	Trademark
108	eBay	manja_191	https://www.ebay.com/str/mandraxstore	Trademark
109	eBay	manle9301	https://www.ebay.com/usr/manle9301?_trksid=p2047675.m3561.l2559	Trademark
118	eBay	minimonimarket	https://www.ebay.com/usr/minimonimarket?_trksid=p2047675.m3561.l2559	Trademark

130	eBay	nifay89	https://www.ebay.com/str/nifay89	Trademark
131	eBay	ongsang_0	https://www.ebay.com/str/ongajshop	Trademark
132	eBay	otimurles0	https://www.ebay.com/usr/otimurles0?_trksid=p2047675.m3561.l2559	Trademark
137	eBay	rafar4349	https://www.ebay.com/str/rafar4349	Trademark
138	eBay	ratam6614	https://www.ebay.com/usr/ratam6614?_trksid=p2047675.m3561.l2559	Trademark
143	eBay	se_9885	https://www.ebay.com/str/yanrearea	Copyright Trademark
152	eBay	stop4buy221	https://www.ebay.com/usr/stop4buy221?_trksid=p2047675.l2559	Trademark
182	eBay	yanwine007	https://www.ebay.com/str/yanwine007	Trademark
184	eBay	za-1038	https://www.ebay.com/usr/za-1038?_trksid=p2047675.m3561.l2559	Copyright Trademark
188	Newegg	e-wireless	https://www.newegg.com/Seller-Store/e-wireless-technologies	Trademark
189	Newegg	Famous Microgreens	https://www.newegg.com/Seller-Store/Famous-Microgreens	Trademark