

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

AQUAPAW BRANDS LLC,

Plaintiff,

v.

FLO PET, *et al.*,

Defendants

Civil Action No. 21-988

(Judge Wiegand)

**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: September 9, 2021

/s/ Brian Samuel Malkin

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Brian Samuel Malkin

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AND NOW, this \_\_\_\_\_ DAY of \_\_\_\_\_, 2021, 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

## Schedule "A"

### Defendants With Store Name and Seller ID

Defendant No.	Defendant/Store Name	Seller ID
■	■	■
■	■	■
51	Angle Gaura's Store	5134032
2	ATEVEN	A194IS3ICJQ9A8
52	AYX pets products Store	5115093
27	beauty_now	203478507068
3	BIANWOSHOP	A1EQO44G3OGZYN
4	BlueSky Concepts	AUZSTHAUAWVHI
53	Brilliant Gaura's Store	5882024
28	buyitnpw	133663229023
■	■	■
5	changyuanshidiwenshangmaoyouxiangongsi	A2636V446VDOQZ
6	chenzhifa1247	A3OWZDEBXSERBM
85	CHINESE STORE	566706e63a698c07b635d688
7	Classier	A22KWEH2NQ4J9U
■	■	■
30	craftmegazone	251846544876
86	crn	5ec7e07718a38aed6c78c348
55	daidaidog Store	911068014
31	dailyselect	313363509675
■	■	■



<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
88	linmeixiu	5e155d8dbbf4740022036b0b
38	liorasulin_store	393310393168
39	live_more_mart	363272852605
68	LT Tools Store	5872377
█	██████████	████████████████████
█	██████████████████	██████████
14	meizhixing	A3N9NNJGL0WG NR
70	Nancy Wang's store	800907
40	ntxy34	203106778095
15	Ocathnon USA	ATFM4Q4YZIKS
41	onepounddeals	402890109011
42	onopoly	174640073228
█	██████	██
71	PanAo Pet Store	1242039
█	██████████████████	██████████
43	peirisemarket.001	363383392460
█	██████████	██████████
44	petpiller_online_store	313523048016
74	PTHAFUN PetHappyFun Store	911133231
90	Richfash	5ffd3ade462cdf04833b1b1e
45	sairon2016	164218092692
46	sairong	184314676862
75	SDX Online Store	605740
76	Shop4643047 Store	4643047



<b>Defendant No.</b>	<b>Defendant/Store Name</b>	<b>Seller ID</b>
95	Zlnbor-8	5dc927b74b0ae7758c00d88f
24	zuolong	ASSW0R2ASLISD

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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 on August 13, 2021; 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 September 9, 2021.



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

**CERTIFICATE OF SERVICE**

I hereby certify that on September 9, 2021, 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