

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA**

CASE NO.: 16-cv-61752-Dimitrouleas/Snow

VENUS FASHION, INC.,

Plaintiff,

vs.

CHANGCHUN CHENGJI TECHNOLOGY  
CO., LTD.  
AUKEY INTERNATIONAL LIMITED, and  
AUKEY E-BUSINESS CO., LTD.,

Defendants.

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**Plaintiff's Request for Clerk's Entry of Default**

Plaintiff Venus Fashion, Inc. hereby requests that the Clerk enter default in this matter against Changchun Chengji Technology Co., Ltd., Aukey International Limited, and Aukey E-Business Co., Ltd. (collectively, "Defendants"), on the ground that they have failed to appear or otherwise respond to the Complaint within the time prescribed by the Federal Rules of Civil Procedure. (Declaration of Peter A. Chiabotti in Support of Request for Clerk's Entry of Default ("Chiabotti Decl.") ¶ 6, filed concurrently herewith.)

On August 22, 2016, Plaintiff served Defendants with their respective Summons and a copy of the Complaint via electronic mail ("email") and via publication service pursuant to the Court's Order authorizing alternate service of process. (Chiabotti Decl. ¶ 3 and Composite Exhibit "A" attached thereto.)

Time allowed for Defendants to respond to the Complaint has expired. (*Id.* at ¶ 4.) Neither Plaintiff nor the Court has granted the Defendants an extension of time to respond to the Complaint. (*Id.* at ¶ 5.) Defendants have failed to answer or otherwise respond to the

Complaint, or serve a copy of any Answer or other response upon Plaintiff's attorneys of record. (*Id.* at ¶ 6.) Plaintiff is informed and believes that none of the Defendants could be considered infants or incompetent persons. (*Id.* at ¶ 7.) Plaintiff is informed and believes that the Servicemembers Civil Relief Act does not apply. (*Id.*)

WHEREFORE, Plaintiff Venus Fashion, Inc. requests that default be entered against Defendants Changchun Chengji Technology Co., Ltd., Aukey International Limited, and Aukey E-Business Co., Ltd.

Dated: September 14, 2016

Respectfully submitted,

By: /s/ Peter A. Chiabotti  
David Otero  
Florida Bar No. 651370  
AKERMAN LLP  
50 N. Laura Street, Suite 3100  
Jacksonville, FL 32202  
Telephone: (904) 798-3700  
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aچارfoos@dykema.com

*Attorneys for Plaintiff Venus Fashion, Inc.*

**Certificate Of Service**

I hereby certify that on September 14, 2016, a true and correct copy of the foregoing was electronically filed with the Clerk of the Court by using the CM/ECF system and that a true and correct copy of the foregoing was served this September 14, 2016 by transmission of Notices of Electronic Filing generated by CM/ECF or via e-mail to all parties on the attached Service List. I also certify that a true copy of the foregoing was served on September 14, 2016 upon Defendants via electronic mail at the e-mail addresses [service@vessos.com](mailto:service@vessos.com), [digital.store072010@gmail.com](mailto:digital.store072010@gmail.com), [tongwenping@aukeys.com](mailto:tongwenping@aukeys.com), and [domain@aukeys.com](mailto:domain@aukeys.com), and by posting copies of the same at [www.venuscopyrighthenforcement.com/vessos/](http://www.venuscopyrighthenforcement.com/vessos/). I also certify also certify that a true copy of the foregoing was served on September 14, 2016 upon Sophie Jiang of Ziliak Law, LLC, who indicated Ziliak Law, LLC represents Defendants although no attorney has made an appearance on behalf of Defendants, via electronic mail at [sjiang@ziliak.com](mailto:sjiang@ziliak.com).

/s/Peter A. Chiabotti \_\_\_\_\_  
Peter A. Chiabotti

**Service List**

<p><b>Attorneys For Plaintiff</b> Allan Gabriel Dykema Gossett PLLC 333 South Grand Avenue, Suite 2100 Los Angeles, CA 90071 Telephone: 213-457-1800 Facsimile: 213-457-1850 <a href="mailto:agabriel@dykema.com">agabriel@dykema.com</a></p> <p>Aaron D. Charfoos Dykema Gossett PLLC 10 S. Wacker Drive, Suite 2300 Chicago, IL 60606 Telephone: (312) 876-1700 Facsimile: (312) 876-1155 <a href="mailto:acharfoos@dykema.com">acharfoos@dykema.com</a></p>	<p><b>Attorneys For Plaintiff</b> David Otero Florida Bar No. 651370 Akerman LLP 50 N. Laura Street, Suite 3100 Jacksonville, FL 32202 Telephone: (904) 798-3700 Facsimile: (904) 798-3730 <a href="mailto:david.otero@akerman.com">david.otero@akerman.com</a></p> <p>Peter A. Chiabotti Florida Bar No. 0602671 Akerman LLP 777 South Flagler Drive Suite 1100, West Tower West Palm Beach, FL 33401 Telephone: (561) 653-5000 Facsimile: (561) 659-6313 <a href="mailto:peter.chiabotti@akerman.com">peter.chiabotti@akerman.com</a></p>
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**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA**

CASE NO.: 16-cv-61752-Dimitrouleas/Snow

VENUS FASHION, INC.,

Plaintiff,

vs.

CHANGCHUN CHENGJI TECHNOLOGY  
CO., LTD.  
AUKEY INTERNATIONAL LIMITED, and  
AUKEY E-BUSINESS CO., LTD.,

Defendants.

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**Declaration of Peter A. Chiabotti in Support of  
Request for Clerk's Entry of Default**

I, Peter A. Chiabotti, declare and state as follows:

1. I am an attorney with the law firm of Akerman LLP, 777 South Flagler Drive, Suite 1100 West Tower, West Palm Beach, FL 33401, and I am counsel of record for Plaintiff Venus Fashion, Inc. I submit this Declaration in support of Plaintiff's Request for Clerk's Entry of Default. I am personally knowledgeable of the matters set forth in this declaration and, if called upon to do so, I could and would competently testify to the following facts set forth below.

2. On July 21, 2016, Plaintiff filed its Complaint against Defendants Changchun Chengji Technology Co., Ltd., Aukey International Limited, and Aukey E-Business Co., Ltd. (collectively, "Defendants"). (D.E. 1.)

3. On August 22, 2016, Defendants were served with their respective Summons and a copy of the Complaint via electronic mail ("e-mail") and via publication service pursuant to the Court's Order authorizing alternate service of process. Attached hereto as Composite Exhibit

“A” are true and correct copies of the Proofs of Service on file with the Court, reflecting that Defendants were served via e-mail and via publication service with their respective Summons and a copy of the Complaint.

4. The time allowed for Defendants to respond to the Complaint has expired.

5. The Defendants have not been granted an extension of time to respond to the Complaint.

6. The Defendants have failed to answer or otherwise respond to the Complaint, or serve a copy of the Answer or other response upon Plaintiff’s attorneys of record.

7. I am informed and believe none of the Defendants are infants or incompetent persons, and, upon information and belief, the Servicemembers Civil Relief Act does not apply.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on September 14, 2016, at West Palm Beach, Florida.

/s/ Peter A. Chiabotti  
Peter A. Chiabotti

## Composite Exhibit A

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 16-cv-61752-Dimitrouleas/Snow

VENUS FASHION, INC.,

Plaintiff,

vs.

CHANGCHUN CHENGJI TECHNOLOGY  
CO., LTD.  
AUKEY INTERNATIONAL LIMITED, and  
AUKEY E-BUSINESS CO., LTD.,

Defendants.

**Proof of Service Via Electronic Mail  
In Accordance With The Court's August 18 Order [DE 16]**

I certify and declare that I am over the age of 18 years, I am an attorney with the law firm of Akerman LLP, 777 South Flagler Drive, Suite 1100 West Tower, West Palm Beach, FL 33401, and I am counsel of record for Plaintiff Venus Fashion, Inc. I am not a party to the above-entitled case.

On August 22, 2016, I served a true and accurate copy of the documents below via electronic mail on Defendants Changchun Chengji Technology Co., Ltd, Aukey International Limited and Aukey E-Business Co., Ltd. by emailing [service@vessos.com](mailto:service@vessos.com), [digital.store072010@gmail.com](mailto:digital.store072010@gmail.com), [tongwenping@aukeys.com](mailto:tongwenping@aukeys.com), and [domain@aukeys.com](mailto:domain@aukeys.com).

Further, Plaintiff's Counsel received an August 19, 2016 email from attorney Sophie Jiang of Ziliak Law, LLC who indicated Ziliak Law, LLC represents Defendants. Although no attorney has made an appearance for Defendants, I served a true and accurate copy of the documents below via electronic mail to Sophie Jiang by emailing [sjiang@ziliak.com](mailto:sjiang@ziliak.com).

Documents Served

Description of Document
COMPLAINT <i>for Damages and Injunctive Relief</i> against All Defendants.
Judge Assignment to Judge William P. Dimitrouleas and Magistrate Judge Lurana S. Snow (jua)



Description of Document
Clerks Notice pursuant to 28 USC 636(c). Parties are hereby notified that the U.S. Magistrate Judge Lurana S. Snow is available to handle any or all proceedings in this case. If agreed, parties should complete and file the attached form. (jua)
FORM AO 121 SENT TO DIRECTOR OF U.S. COPYRIGHT OFFICE (jua)
Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
ORDER REQUIRING COUNSEL TO MEET, FILE JOINT SCHEDULING REPORT AND JOINT DISCOVERY REPORT. Signed by Judge William P. Dimitrouleas on 7/25/2016. (jas) (Entered: 07/25/2016)
Order Granting Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
MOTION to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Allan Gabriel.
MOTION to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Aaron D. Charfoos.
ORDER granting 8 Motion to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Attorney(s) Allan Gabriel
Clerk's First Notice of Undeliverable Mail re 6 Order Requiring Joint Scheduling Report.
NOTICE of Change of Address by David Evan Otero
Corporate Disclosure Statement by Venus Fashion, Inc. identifying Corporate Parent bonprix Beteiligungs- Verwaltungsgesellschaft mbH for Venus Fashion, Inc.
Amended Order Granting Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
Plaintiff's EMERGENCY MOTION with Certification of Emergency attached For An Order Authorizing Alternate Service Of Process On Defendants To Meet Court Ordered August 22 Deadline by Venus Fashion, Inc.. Responses due by 9/6/2016 (Attachments: # (1) Exhibit 1 - Declaration of Aaron Charfoos, # (2) Exhibit A to Declaration of Aaron Charfoos, # (3) Exhibit B to Declaration of Aaron Charfoos, # (4) Exhibit C to Declaration of Aaron Charfoos, # (5) Exhibit D to Declaration of Aaron Charfoos, # (6) Exhibit E to Declaration of Aaron Charfoos, # (7) Exhibit F to Declaration of Aaron Charfoos, # (8) Exhibit 2 - Declaration of Robin Sheffler, # (9) Exhibit A to Declaration of Robin Sheffler, # (10) Exhibit 3 - Declaration of Peter A. Chiabotti, # (11) Exhibit A to Declaration of Peter A. Chiabotti, # (12) Exhibit 4, # (13) Text of Proposed Order, # (14) Certification of Emergency)(Chiabotti, Peter)
ORDER granting [15] EMERGENCY MOTION For An Order Authorizing Alternate Service Of Process On Defendants.

<b>Description of Document</b>
NOTICE of Filing Proposed Summons(es) by Venus Fashion, Inc. re [16] Order on Emergency Motion/Certification of Emergency (Attachments: # (1) Summon(s) Proposed Summons - Aukey E-Business Co., Ltd, # (2) Summon(s) Proposed Summons - Aukey International Limited, # (3) Summon(s) Proposed Summons - Changchun Chengji Technology Co., Ltd)
Summons Issued as to Aukey E-Business Co., Ltd, Aukey International Limited, Changchun Chengji Technology Co., Ltd.
NOTICE by Venus Fashion, Inc. Plaintiff Venus Fashion, Inc.s Notice of Filing Bond

I declare under penalty of perjury that the foregoing is true and correct. Executed this 22<sup>nd</sup> day of August 2016, at West Palm Beach, Florida.

/s/Peter A. Chiabotti  
Peter A. Chiabotti

**Certificate Of Service**

I hereby certify that on August 22, 2016, a true and correct copy of the foregoing was electronically filed with the Clerk of the Court by using the CM/ECF system and that a true and correct copy of the foregoing was served this August 22, 2016 by transmission of Notices of Electronic Filing generated by CM/ECF or via e-mail to all parties on the attached Service List. I also certify that a true copy of the foregoing was served on August 22, 2016 upon Defendants via electronic mail at the e-mail addresses [service@vessos.com](mailto:service@vessos.com), [digital.store072010@gmail.com](mailto:digital.store072010@gmail.com), [tongwenping@aukeys.com](mailto:tongwenping@aukeys.com), and [domain@aukeys.com](mailto:domain@aukeys.com), and by posting copies of the same at [www.venuscopyrightenforcement.com/vessos/](http://www.venuscopyrightenforcement.com/vessos/). I also certify also certify that a true copy of the foregoing was served on August 22, 2016 upon Sophie Jiang of Ziliak Law, LLC, who indicated Ziliak Law, LLC represents Defendants although no attorney has made an appearance on behalf of Defendants, via electronic mail at [sjiang@ziliak.com](mailto:sjiang@ziliak.com).

/s/Peter A. Chiabotti \_\_\_\_\_  
Peter A. Chiabotti

**Service List**

<p><b>Attorneys For Plaintiff</b> Allan Gabriel Dykema Gossett PLLC 333 South Grand Avenue, Suite 2100 Los Angeles, CA 90071 Telephone: 213-457-1800 Facsimile: 213-457-1850 <a href="mailto:agabriel@dykema.com">agabriel@dykema.com</a></p> <p>Aaron D. Charfoos Dykema Gossett PLLC 10 S. Wacker Drive, Suite 2300 Chicago, IL 60606 Telephone: (312) 876-1700 Facsimile: (312) 876-1155 <a href="mailto:acharfoos@dykema.com">acharfoos@dykema.com</a></p>	<p><b>Attorneys For Plaintiff</b> David Otero Florida Bar No. 651370 Akerman LLP 50 N. Laura Street, Suite 3100 Jacksonville, FL 32202 Telephone: (904) 798-3700 Facsimile: (904) 798-3730 <a href="mailto:david.otero@akerman.com">david.otero@akerman.com</a></p> <p>Peter A. Chiabotti Florida Bar No. 0602671 Akerman LLP 777 South Flagler Drive Suite 1100, West Tower West Palm Beach, FL 33401 Telephone: (561) 653-5000 Facsimile: (561) 659-6313 <a href="mailto:peter.chiabotti@akerman.com">peter.chiabotti@akerman.com</a></p>
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AUKEY INTERNATIONAL LIMITED, and  
AUKEY E-BUSINESS CO., LTD.,

Defendants.

**Proof of Service Via Publication**  
**In Accordance With The Court's August 18 Order [DE 16]**

I certify and declare that I am over the age of 18 years, I am an attorney with the law firm of Akerman LLP, 777 South Flagler Drive, Suite 1100 West Tower, West Palm Beach, FL 33401, and I am counsel of record for Plaintiff Venus Fashion, Inc. I am not a party to the above-entitled case.

On August 22, 2016, a true and accurate copy of the documents below were served on Defendants Changchun Chengji Technology Co., Ltd, Aukey International Limited and Aukey E-Business Co., Ltd. by posting a copy of the same on the website appearing at [www.venuscopyrightenforcement.com/vessos/](http://www.venuscopyrightenforcement.com/vessos/).

Documents Served

<b>Description of Document</b>
COMPLAINT <i>for Damages and Injunctive Relief</i> against All Defendants.
Judge Assignment to Judge William P. Dimitrouleas and Magistrate Judge Lurana S. Snow (jua)
Clerks Notice pursuant to 28 USC 636(c). Parties are hereby notified that the U.S. Magistrate Judge Lurana S. Snow is available to handle any or all proceedings in this case. If agreed, parties should complete and file the attached form. (jua)
FORM AO 121 SENT TO DIRECTOR OF U.S. COPYRIGHT OFFICE (jua)

Description of Document
Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
ORDER REQUIRING COUNSEL TO MEET, FILE JOINT SCHEDULING REPORT AND JOINT DISCOVERY REPORT. Signed by Judge William P. Dimitrouleas on 7/25/2016. (jas) (Entered: 07/25/2016)
Order Granting Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
MOTION to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Allan Gabriel.
MOTION to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Aaron D. Charfoos.
ORDER granting 8 Motion to Appear Pro Hac Vice, Consent to Designation, and Request to Electronically Receive Notices of Electronic Filing for Attorney(s) Allan Gabriel
Clerk's First Notice of Undeliverable Mail re 6 Order Requiring Joint Scheduling Report.
NOTICE of Change of Address by David Evan Otero
Corporate Disclosure Statement by Venus Fashion, Inc. identifying Corporate Parent bonprix Beteiligungs- Verwaltungsgesellschaft mbH for Venus Fashion, Inc.
Amended Order Granting Plaintiff's Application For Temporary Restraining Order And Order Restraining Transfer Of Assets And Setting Hearing On Application For Preliminary Injunction
Plaintiff's EMERGENCY MOTION with Certification of Emergency attached For An Order Authorizing Alternate Service Of Process On Defendants To Meet Court Ordered August 22 Deadline by Venus Fashion, Inc.. Responses due by 9/6/2016 (Attachments: # (1) Exhibit 1 - Declaration of Aaron Charfoos, # (2) Exhibit A to Declaration of Aaron Charfoos, # (3) Exhibit B to Declaration of Aaron Charfoos, # (4) Exhibit C to Declaration of Aaron Charfoos, # (5) Exhibit D to Declaration of Aaron Charfoos, # (6) Exhibit E to Declaration of Aaron Charfoos, # (7) Exhibit F to Declaration of Aaron Charfoos, # (8) Exhibit 2 - Declaration of Robin Sheffler, # (9) Exhibit A to Declaration of Robin Sheffler, # (10) Exhibit 3 - Declaration of Peter A. Chiabotti, # (11) Exhibit A to Declaration of Peter A. Chiabotti, # (12) Exhibit 4, # (13) Text of Proposed Order, # (14) Certification of Emergency)(Chiabotti, Peter)
ORDER granting [15] EMERGENCY MOTION For An Order Authorizing Alternate Service Of Process On Defendants.
NOTICE of Filing Proposed Summons(es) by Venus Fashion, Inc. re [16] Order on Emergency Motion/Certification of Emergency (Attachments: # (1) Summon(s) Proposed Summons - Aukey E-Business Co., Ltd, # (2) Summon(s) Proposed Summons - Aukey International Limited, # (3) Summon(s) Proposed Summons - Changchun Chengji Technology Co., Ltd)
Summons Issued as to Aukey E-Business Co., Ltd, Aukey International Limited, Changchun

<b>Description of Document</b>
Chengji Technology Co., Ltd.
NOTICE by Venus Fashion, Inc. Plaintiff Venus Fashion, Inc.s Notice of Filing Bond

I declare under penalty of perjury that the foregoing is true and correct. Executed this 22<sup>nd</sup> day of August 2016, at West Palm Beach, Florida.

/s/Peter A. Chiabotti  
Peter A. Chiabotti

**Certificate Of Service**

I hereby certify that on August 22, 2016, a true and correct copy of the foregoing was electronically filed with the Clerk of the Court by using the CM/ECF system and that a true and correct copy of the foregoing was served this August 22, 2016 by transmission of Notices of Electronic Filing generated by CM/ECF or via e-mail to all parties on the attached Service List. I also certify that a true copy of the foregoing was served on August 22, 2016 upon Defendants via electronic mail at the e-mail addresses [service@vessos.com](mailto:service@vessos.com), [digital.store072010@gmail.com](mailto:digital.store072010@gmail.com), [tongwenping@aukeys.com](mailto:tongwenping@aukeys.com), and [domain@aukeys.com](mailto:domain@aukeys.com), and by posting copies of the same at [www.venuscopyrightenforcement.com/vessos/](http://www.venuscopyrightenforcement.com/vessos/). I also certify also certify that a true copy of the foregoing was served on August 22, 2016 upon Sophie Jiang of Ziliak Law, LLC, who indicated Ziliak Law, LLC represents Defendants although no attorney has made an appearance on behalf of Defendants, via electronic mail at [sjiang@ziliak.com](mailto:sjiang@ziliak.com).

/s/Peter A. Chiabotti  
 \_\_\_\_\_  
 Peter A. Chiabotti

**Service List**

<p><b>Attorneys For Plaintiff</b>                  Allan Gabriel                  Dykema Gossett PLLC                  333 South Grand Avenue, Suite 2100                  Los Angeles, CA 90071                  Telephone: 213-457-1800                  Facsimile: 213-457-1850                  agabriel@dykema.com</p> <p>Aaron D. Charfoos                  Dykema Gossett PLLC                  10 S. Wacker Drive, Suite 2300                  Chicago, IL 60606                  Telephone: (312) 876-1700                  Facsimile: (312) 876-1155                  acharfoos@dykema.com</p>	<p><b>Attorneys For Plaintiff</b>                  David Otero                  Florida Bar No. 651370                  Akerman LLP                  50 N. Laura Street, Suite 3100                  Jacksonville, FL 32202                  Telephone: (904) 798-3700                  Facsimile: (904) 798-3730                  david.otero@akerman.com</p> <p>Peter A. Chiabotti                  Florida Bar No. 0602671                  Akerman LLP                  777 South Flagler Drive                  Suite 1100, West Tower                  West Palm Beach, FL 33401                  Telephone: (561) 653-5000                  Facsimile: (561) 659-6313                  peter.chiabotti@akerman.com</p>
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**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA**

CASE NO.: 16-cv-61752-Dimitrouleas/Snow

VENUS FASHION, INC.,

Plaintiff,

vs.

CHANGCHUN CHENGJI TECHNOLOGY  
CO., LTD.  
AUKEY INTERNATIONAL LIMITED, and  
AUKEY E-BUSINESS CO., LTD.,

Defendants.

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**Clerk's Default**

It appearing that Changchun Chengji Technology Co., Ltd., Aukey International Limited, and Aukey E-Business Co., Ltd. (collectively "Defendants"), are in default for failure to appear, answer or otherwise plead to the complaint filed herein within the time required by law. Default is hereby entered against Defendants, as of course, on this date, \_\_\_\_\_, 2016.

**STEVEN M. LARIMORE**  
CLERK OF COURT

By: \_\_\_\_\_

cc: Hon. William P. Dimitrouleas  
Counsel of Record