

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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JOHNSON AND JOHNSON and LIFESCAN, INC.,

Plaintiffs,

JUDGMENT
07-CV-1295 (LDH) (SMG)

-against-

GUILIN CHUNG FAI BIOTECH CO., LTD., A/K/A
GUILIN ZHONGHUI TECHNOLOGY CO., LTD.,
A/K/A/ GUILIN CHONGHUI BIOTECH CO., LTD.,
GUILIN CHUNG FAI FINE CHEMICALS INDUSTRIAL
CO., LTD., GUILIN CHUNG FAI INDUSTRY CO., LTD.,
GUILIN ZHONG HUI MEDICAL PRODUCT CO., LTD.,
LI CANHUI, A/K/A LEE CHUN-FAI, LI ZHONG, YAO
CONGDE, A/K/A/ TAO CHONGDE, A/K/KA YAO CONG
DE, LI YAOQING, LI LI-HUA, A/K/A/ LUCIA LEE, CHEN JIE,
A/K/A JERY CHEN, LI XUEJUN, JIN PEIYU, A/K/A/ JIN PEI YU,
HALSON PHAMRACEUTICAL INTERNATIONAL CORP.,
SOUTHEAST MEDICAL APPARATUS CO., LTD., SHANGHAI
BAO LUO TONG IMPORT & EXPORT CO., LTD., SU ZHI YONG,
A/K/A/ HENRY FU, A/K/A/ GEORGE SU, LIN LU MING,
and JOHN DOES 1-50,

Defendants.

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An Order of Honorable Lashann Dearcy Hall, United States District Judge, having been filed on March 6, 2018, adopting the Report and Recommendation of Magistrate Judge Steven M. Gold, dated January 16, 2018, granting in part and denying in part Plaintiffs' motion for default judgment; granting Plaintiffs a permanent injunction prohibiting all defendants from infringing, counterfeiting, or otherwise violating Johnson and Johnson's federally registered OneTouch mark; directing the Clerk of Court to enter judgment against: (1) Defendants Chung Fai and Chen Jie, jointly and severally, in the amount of \$3,000,000 in statutory damages pursuant to 15 U.S.C. § 1117(c)(2); (2) Defendant Li Li-Hua in the amount of \$300,000 in

statutory damages pursuant to 15 U.S.C. § 1117(c)(1); and (3) Defendant Chung Fai in the amount of \$6,000,000 in punitive damages pursuant to New York law; and dismissing Plaintiffs' claims against remaining Defendants in this case; it is

ORDERED and ADJUDGED that Plaintiffs' motion for default judgment is granted in part, and denied in part; that Plaintiffs are granted a permanent injunction prohibiting all defendants from infringing, counterfeiting, or otherwise violating Johnson and Johnson's federally registered OneTouch mark; that judgment is hereby entered against: (1) Defendants Chung Fai and Chen Jie, jointly and severally, in the amount of \$3,000,000 in statutory damages pursuant to 15 U.S.C. § 1117(c)(2); (2) Defendant Li Li-Hua in the amount of \$300,000 in statutory damages pursuant to 15 U.S.C. § 1117(c)(1); and (3) Defendant Chung Fai in the amount of \$6,000,000 in punitive damages pursuant to New York law; and that Plaintiffs' claims are dismissed against remaining Defendants in this case.

Dated: Brooklyn, NY
March 7, 2018

Douglas C. Palmer
Clerk of Court

By: /s/Jalitzza Poveda
Deputy Clerk