

**UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT**

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LEGO A/S, LEGO SYSTEMS, INC.,	:	
and LEGO HOLDING A/S,	:	
	:	
Plaintiffs,	:	
	:	
v.	:	Civil No. 3:25-cv-676 (AWT)
	:	
VEUX TOYS, LLC	:	
	:	
Defendant.	:	
	:	
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JUDGMENT AND PERMANENT INJUNCTION

The court has considered the Complaint (ECF No. 1) and the exhibits thereto, and the Memorandum of Law in Support of Plaintiffs' Motion for Default Judgment and Permanent Injunctive Relief (ECF No. 21-1) (the "Memorandum"), and all capitalized terms used herein are used with the meanings given them in the Complaint. After doing so, the court finds:

1. That the court has jurisdiction over defendant Veux Toys, LLC and the subject matter of this case.

2. That Veux Toys, LLC has willfully failed to defend this action so its default is willful; that, in the absence of a default judgment, the plaintiffs (the "LEGO Group") will be without recourse, and thus will be prejudiced; and for the reasons set forth below, that no meritorious

defense exists, and therefore default judgment is appropriate.

3. With respect to Count I, that the LEGO Group has demonstrated that the LEGO Group owns the Minifigure Copyrights and Veux Toys, LLC actually copied the Minifigure Copyrights and the Infringing Figurines, Infringing Images, and Infringing Videos are substantially similar to the Minifigure Copyrights.
4. With respect to Count II, that the LEGO Group has demonstrated that the Minifigure Trademark is entitled to protection and that Veux Toys, LLC's use of the Infringing Figurines, Infringing Images, Infringing Videos, and Infringing Logo creates a likelihood of confusion on the part of consumers as to the origin of the defendant's products.
5. With respect to Count VI, that the LEGO Group has demonstrated that the LEGO Group owns the Big Figurine Copyrights and that Veux Toys, LLC actually copied the Big Figurine Copyrights and the Infringing Big Figurines are substantially similar to the Big Figurine Copyrights.
6. With respect to Count VII, that the LEGO Group owns the Asserted Patents and that an ordinary observer, familiar with the prior art, would be deceived into thinking that the toy-building elements sold by Veux Toys, LLC are the

same as the LEGO Group's patented design.

7. That, based on the foregoing, the LEGO Group is entitled to judgment against Veux Toys, LLC with respect to each of Counts I, II, VI, and VII.
8. That the LEGO Group has satisfied the requirements for a permanent injunction in its favor against Veux Toys, LLC because it has satisfied the requirements for permanent injunctive relief for the reasons set forth on pages 20 to 24 of the Memorandum (see ECF No. 21-1 at 25-29).

ACCORDINGLY, THE COURT HEREBY:

1. Orders that the LEGO Group's Motion for Default Judgment and Permanent Injunctive Relief (ECF No. 21) is hereby GRANTED.
2. Enters judgment in favor of the LEGO Group against Veux Toys, LLC on Count I, the claim for infringement of the Minifigure Copyrights.
3. Enters judgment in favor of the LEGO Group against Veux Toys, LLC on Count II, the claim for infringement of the Minifigure Trademark.
4. Enters judgment in favor of the LEGO Group against Veux Toys, LLC on Count VI, the claim for infringement of the Big Figurine Copyrights.
5. Enters judgment in favor of the LEGO Group against Veux

Toys, LLC on Count VII, the claim for infringement of the Asserted Patents.

6. Orders that defendant Veux Toys, LLC is hereby enjoined and restrained from, directly or indirectly, and whether acting alone or in concert with others, including any agent, servant, attorney, representative, and/or employee who has actual notice of this order:

a. Manufacturing, selling, offering for sale, displaying, or authorizing the sale of products, including the Infringing Products, containing unauthorized reproductions of the copyright and trademark protected LEGO Minifigure figurine and copyright protected big figurine, including any figurine or image that is substantially similar to the Minifigure Copyrights or Big Figurine Copyrights or likely to be confused with the Minifigure Trademark; and

b. Manufacturing, selling, offering for sale, or authorizing the sale of construction toy elements that are substantially similar to the Asserted Patents, including in the Infringing Products, or applying the patent design or any colorable imitation thereof to any article of manufacture for the purpose of sale.

It is so ordered.

Dated this 31st day of July 2025, at Hartford, Connecticut.

/s/ AWT
Alvin W. Thompson
United States District Judge