

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 20-61984-CIV-DIMITROULEAS/SNOW

OMEGA SA., *et al.*,

Plaintiffs,

vs.

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

Defendants.

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**SEALED ORDER GRANTING *EX PARTE* APPLICATION FOR ENTRY  
OF TEMPORARY RESTRAINING ORDER**






THIS CAUSE came before the Court upon Plaintiffs' *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets (the "Application") [DE 6], filed herein on October 1, 2020. The Court has carefully reviewed the Application and the record and is otherwise fully advised in the premises.

By the instant Application, Plaintiffs, Omega SA, Blancpain SA, Compagnie des Montres Longines, Francillon S.A., Glashütter Uhrenbetrieb GmbH, Hamilton International AG, Montres Jaquet Droz SA, and Tissot SA (collectively "Plaintiffs") move *ex parte*, for entry of a temporary restraining order against Defendants, the Individuals, Partnerships, and Unincorporated Associations Identified on Schedule "A" hereto (collectively "Defendants"), and an entry of an order restraining the financial accounts used by Defendants, pursuant to 15 U.S.C. § 1116 and Fed. R. Civ. P. 65, and The All Writs Act, 28 U.S.C. § 1651(a).





For the reasons set forth herein, Plaintiffs' *Ex Parte* Application for Temporary Restraining Order [DE 6] is **GRANTED**.

## I. Factual Background<sup>1</sup>

Plaintiff Omega SA (is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Omega Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
 OMEGA	025,036	July 24, 1894	IC 014. Watch movements and watch cases.
SEAMASTER	556,602	March 25, 1952	IC 014. Watches, watch parts and watch movements.
<b>OMEGA</b>	566,370	November 4, 1952	IC 014. Watches and parts thereof.
 OMEGA	578,041	July 28, 1953	IC 014. Watches (including pocket watches, wrist watches with or without straps, bands or bracelets, pendant watches, calendar watches, and stopwatches) either stem-wind or automatic; clocks; chronometers, chronographs, and parts for all of the foregoing.
SPEEDMASTER	672,487	January 13, 1959	IC 014. Watches and clocks.
	734,891	July 24, 1962	IC 014. Timepieces and Parts Thereof.
CONSTELLATION	1,223,349	January 11, 1983	IC 014. Watches and parts thereof.
DE VILLE	1,309,929	December 18, 1984	IC 014. Watches, Wrist Watches, Portfolio Watches, Pendant Watches, and Miniature Clocks; and Parts Thereof.
	1,776,436	June 15, 1993	IC 014. Watches.
	1,827,397	March 22, 1994	IC 014. Watches.


<sup>1</sup> The factual background is taken from Plaintiffs’ Complaint, Application for Temporary Restraining Order, and supporting Declarations submitted by Plaintiffs.

	2,747,149	August 5, 2003	IC 014. Watches, watches made of precious metals, watches partly or entirely set with precious stones and parts thereof, watch straps, watch bracelets and parts thereof; chronographs, chronometers and parts thereof.
	2,912,918	December 21, 2004	IC 014. Watches, [ watch straps, watch bracelets and parts for the aforesaid goods; ] chronometers, chronographs; watches made of precious metals; watches partly or entirely set with precious stones.
PLANET OCEAN	3,085,659	April 25, 2006	IC 014. Watches and watch parts.
BROAD ARROW	3,418,186	April 29, 2008	IC 014. Watches, [ watch straps, watch bracelets and parts thereof; ] chronometers, chronographs, watches made of precious metals, watches partly or entirely set with precious stones.
SEAMASTER	3,640,080	June 16, 2009	IC 014. Jewelry, [ precious stones; ] horological and chronometrical instruments.
	3,757,932	March 9, 2010	IC 014. [jewelry and precious stones;] horological and chronometric instruments.
AQUA TERRA	4,299,644	March 12, 2013	IC 014. Watches, watch straps, watch bracelets and parts thereof, chronometers, chronographs for use as watches, watches made of precious metals, watches partly or entirely set with precious stones.
CO-AXIAL	4,442,192	December 3, 2013	IC 014. Horological and chronometric instruments.
DARK SIDE OF THE MOON	4,735,993	May 12, 2015	IC 014. Horological and chronometric instruments.
	5,094,915	December 6, 2016	IC 014. Horological and chronometric instruments and parts for the aforesaid goods; accessories namely, watch chains, presentation cases for watches and cases for watches.
MOONWATCH	5,211,480	May 30, 2017	IC 014. Horological and chronometric instruments.

CO-AXIAL MASTER CHRONOMETER	5,266,563	August 15, 2017	IC 014. Horological and chronometric instruments.
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


(See Declaration of Antoine Haller, in Support of Plaintiffs’ Application for Temporary Restraining Order (“Haller Decl.”) ¶ 4; see also United States Trademark Registrations of the Omega Marks at issue attached as Composite Exhibit 1 to the Complaint.) The Omega Marks are used in connection with the manufacture and distribution of high quality goods in the categories identified above. (*See id.*)

Plaintiff Blancpain SA is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Blancpain Marks”):

Trademark	Registration Number	Registration Date	Class / Goods
<i>Fifty Fathoms</i>	661,036	April 29, 1958	IC 014. Mechanical watches.
<b>BLANCPAIN</b>	1,727,428	October 27, 1992	IC 014. Watches and parts thereof.
	4,518,491	June 4, 2013	IC 014. Jewelry [, precious stones ] ; horological and chronometric instruments.


(See Haller Decl. ¶ 14; see also United States Trademark Registrations of the Blancpain Marks at issue attached as Composite Exhibit 2 to the Complaint.) The Blancpain Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (*See id.*)

Plaintiff Compagnie des Montres Longines, Francillon S.A. is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Longines Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
<i>LONGINES</i>	065,109	September 10, 1907	IC 014. Watches, parts of watches, and watchcases
	668,956	October 28, 1958	IC 014. Watches and watch movements and parts thereof
	1,328,417	April 2, 1985	IC 014. Clocks, Watches and Parts Therefor, and Jewelry and Costume Jewelry
<b>LONGINES</b> 	1,377,147	January 7, 1986	IC 014. Watches and parts therefor, and jewelry and costume jewelry.
THE LONGINES MASTER COLLECTION	2,995,368	September 13, 2005	IC 014. Precious metals and their alloys, namely, white gold, yellow gold, pink gold; jewelry watches, precious stones, namely diamonds, horological and chronometric instruments, namely, chronographs, chronometers for use as watches, watches, watch movement

(See Haller Decl. ¶ 24; see also United States Trademark Registrations of the Longines Marks at issue attached as Composite Exhibit 3 to the Complaint.) The Longines Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (See *id.*)

Plaintiff Glashütter Uhrenbetrieb GmbH is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Glashütte Original Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
	2,519,207	December 18, 2001	C 014. horological and chronometric instruments, namely, watches, parts of clocks and watches [, alarms for clocks, precious metals and their alloys sold in bulk, precious metals, jewelry, precious gemstones, imitation jewelry, cufflinks, tie pins, and belt buckles made of precious metal ].

(See Haller Decl. ¶ 34; *see also* United States Trademark Registrations of the Glashütte Original Marks at issue attached as Composite Exhibit 4 to the Complaint.) The Glashütte Original Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (*See id.*)

Plaintiff Hamilton International AG is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Hamilton Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
HAMILTON	741,279	November 27, 1962	IC 014. Horological Instruments-Namely, Watches, Clocks, Chronometers, and Parts Thereof
VENTURA	1,622,393	November 13, 1990	IC 014. Watches, clocks and parts thereof
HAMILTON	2,181,720	August 18, 1998	IC 014. Watches
HAMILTON	5,168,258	March 21, 2017	IC 014. Horological and chronometric instruments, namely, watches, chronographs, clocks, watches, watch bracelets, clocks, alarm clocks and parts and fittings for the aforesaid goods, namely, needles, anchors, rockers, barrels, watch cases, watch straps, watch dials, clockworks, watch chains, watch movements, watch springs, watch glasses, cases for watchmaking, cases for watches

(See Haller Decl. ¶ 44; see also United States Trademark Registrations of the Hamilton Marks at issue attached as Composite Exhibit 5 to the Complaint.) The Hamilton Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (See *id.*)



Plaintiff Montres Jaquet Droz SA is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Jaquet Droz Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
JAQUET-DROZ	725,758	December 26, 1961	IC 014. Watches, Parts of Watches, Watch Dials, and Alarm Clocks.
★ ★	3,288,314	September 4, 2007	IC 014. Horological and chronometric instruments.
J★D	4,677,315	January 27, 2015	IC 014. Precious metals and their alloys and goods in precious metals or coated therewith included in this class, namely, jewelry, jewelry boxes, jewelry caskets, precious stones; horological and chronometric instruments, watch chains, caskets for watches, cases for the presentation of watches.
JAQUET DROZ	5,511,973	July 10, 2018	IC 014. Precious metals and their alloys and goods made of these materials or coated therewith included in this class, namely, split rings for keys, busts, statues, figurines, trophies, badges, medals, medallions, ornamental lapel pins, hat ornaments being hat jewelry of precious metal, footwear ornaments being footwear jewelry of precious metal; jewelry, namely, rings, earrings, cuff links, bracelets, charms, brooches, chains, necklaces, tie pins, tie clips, jewelry caskets, jewelry cases; precious stones, semi-precious stones; timepieces and chronometric instruments, namely,

			chronometers, chronographs, clocks, watches, wristwatches, wall clocks, alarm clocks; Parts for chronometers, chronographs, clocks, watches, wristwatches, wall clocks and alarm clocks, namely, hands, anchors, pendulums, barrels, watch cases, watch straps, watch dials, clockworks, watch chains, movements for timepieces, rough watch movements, watch springs, watch glasses; Accessories for chronometers, chronographs, clocks, watches, wristwatches, wall clocks, and alarm clocks, namely, watch cases, presentation cases for timepieces, cases for timepieces.
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(See Haller Decl. ¶ 54; see also United States Trademark Registrations of the Jaquet Droz Marks at issue attached as Composite Exhibit 6 to the Complaint.) The Jaquet Droz Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (*See id.*)

Plaintiff Tissot SA is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Tissot Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
<b>TISSOT</b>	1,639,684	April 2, 1991	IC 014. watches; parts, fittings and fixtures for watches
<b>POWERMATIC</b>	2,702,854	April 1, 2003	IC 014. Electronic watches energized by the wearer, and their parts
CHEMIN DES TOURELLES	4,867,720	December 8, 2015	IC 014. Horological and chronometric instruments
	4,900,255	February 16, 2016	IC 014. Horological and chronometric instruments.
	4,971,556	June 7, 2016	IC 014. Horological and chronometric instruments.



(*See* Haller Decl. ¶ 64; *see also* United States Trademark Registrations of the Tissot Marks at issue attached as Composite Exhibit 7 to the Complaint.) The Tissot Marks are used in conjunction with the manufacture and distribution of high quality goods in the categories identified above. (*See id.*)

Defendants, by operating the e-commerce stores via Internet marketplace platforms under their seller identification names identified on Schedule “A” hereto (the “Seller IDs”), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiffs have determined to be counterfeits, infringements, reproductions, or colorable imitations of the Omega Marks, the Blancpain Marks, the Longines Marks, the Glashütte Original Marks, the Hamilton Marks, the Jaquet Droz Marks, and/or the Tissot Marks (collectively, “Plaintiffs’ Marks”). (*See* Haller Decl. ¶¶ 74-78; Declaration of Virgilio Gigante in Support of Plaintiffs’ Application for Temporary Restraining Order (“Gigante Decl.”) ¶ 2; Declaration of Kathleen Burns in Support of Plaintiffs’ Application for Temporary Restraining Order (“Burns Decl.”) ¶ 4.)

Although each Defendant may not copy and infringe each of Plaintiffs’ Marks for each category of goods protected, Plaintiffs have submitted sufficient evidence showing that each Defendant has infringed, at least, one or more of Plaintiffs’ Marks. (*See* Haller Decl. ¶¶ 77-78.) Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of Plaintiffs’ Marks. (*See id.* ¶ 74.)

Plaintiffs’ counsel retained Invisible Inc, a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of Plaintiffs’ branded products by Defendants and to obtain the available payment account data for receipt of funds paid to Defendants for the sale of counterfeit versions of Plaintiffs’ branded products. (Haller Decl. ¶ 75; Burns Decl. ¶ 3; Gigante Decl. ¶ 2.) Invisible Inc accessed the e-commerce stores operating under Defendants’ Seller IDs, placed orders from each Defendant for the purchase of a product

bearing counterfeits of, at least, one of Plaintiffs' Marks<sup>2</sup> at issue in this action, and requested each product to be shipped to Invisible Inc's address in the Southern District of Florida. (*See* Burns Decl. ¶ 4.) Following submission of the orders, Invisible Inc finalized payment<sup>3</sup> for the products ordered from Defendants to Defendants' respective payment accounts and/or payee as identified on Schedule "A" hereto.<sup>4</sup> (*Id.*) At the conclusion of the process, the detailed web page captures

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<sup>2</sup> Some Defendants blurred-out and/or physically altered images of Plaintiffs' trademarks on the products being offered for sale via their respective e-commerce stores. Upon receipt of the products purchased from some of these Defendants, Invisible Inc visually inspected the products and verified that each item did in fact bear one or more of Plaintiffs' trademarks in their entirety. The remaining Defendants provided Invisible Inc with additional images of the products offered for sale showing the products bearing one or more of Plaintiffs' trademarks in their entirety. (*See* Burns Decl. ¶ 4, n.1.)

<sup>3</sup> Invisible Inc was instructed not to transmit funds to finalize the sale for the orders from some of the Defendants so as to avoid adding money to Defendants' coffers. (*See* Gigante Decl. ¶ 2, n.2; Burns Decl. ¶ 4, n.2.)

<sup>4</sup> Defendant Numbers 1–14 operate via the non-party Internet marketplace platform, AliExpress.com, and have their payments processed on their behalf using Alipay. (*See* Burns Decl. ¶ 4, n.3; Gigante Decl. ¶ 4.) Alipay accepts and processes payments on behalf of its individual merchants, and can tie a particular Seller ID and/or store number to a reported transaction and identify the merchant's funds held in sub-accounts within its aggregate account. (*See* Gigante Decl. ¶ 4.)

Defendants Numbers 15–249 operate via the non-party Internet marketplace platform, DHgate.com, which processes its payments via the third-party platform, DHpay.com. (*See* Burns Decl. ¶ 4, n.3; Gigante Decl. ¶ 5.) The DHgate.com and DHpay.com platforms are operated by the Dunhuang Group, who utilizes Camel FinTech Inc to process transactions and deal with refunds and chargebacks on behalf of DHgate.com to its customers. (*See* Gigante Decl. ¶ 5.) Although the DHgate.com platform itself is not the ultimate merchant, all purchases on DHgate are automatically made via their escrow process, such that a reported transaction tied to a particular Seller ID and/or store number, and the merchant's funds associated therewith, can be identified within the aggregate escrow account. (*See id.*)

Defendant Numbers 250–262 operate via the non-party e-commerce marketplace platform Joom.com, which is operated by SIA Joom. (*See* Burns Decl. ¶ 4, n.3; Gigante Decl. ¶ 6.) The payee for the orders placed on Joom.com identifies "Joom USA Inc", which is the aggregate PayPal account for purchases made via Joom.com. (*See* Gigante Decl. ¶ 6.) The Joom.com platform itself is not the ultimate merchant, but it can tie a particular Seller ID using the seller's unique merchant identification number to a reported transaction and identify the merchant's funds held within the aggregate account. (*See id.*)

and images of the products bearing Plaintiffs' Marks ordered via Defendants' Seller IDs, together with photographs of some of the products received, were sent to Plaintiffs' representative for inspection. (*See* Haller Decl. ¶ 76; Burns Decl. ¶ 4; Gigante Decl. ¶ 2.) Plaintiffs' representative reviewed and visually inspected the products bearing Plaintiffs' Marks ordered by Invisible Inc via each of the Seller IDs by reviewing the e-commerce stores under the Seller IDs and/or the detailed web page captures and images of the goods, as well as certain photographs and received goods bearing Plaintiffs' Marks, and determined the products were non-genuine, unauthorized versions of Plaintiffs' respective products. (*See* Haller Decl. ¶¶ 76-78.)

## **II. Legal Standard**

In order to obtain a temporary restraining order, a party must demonstrate “(1) [there is] a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not granted; (3) that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that the entry of the relief would serve the public interest.” *Schiavo ex. rel Schindler v. Schiavo*, 403 F.3d 1223, 1225–26 (11th Cir. 2005); *see also Levi Strauss & Co. v. Sunrise Int’l. Trading Inc.*, 51 F.3d 982, 985 (11th Cir. 1995) (applying the test to a preliminary injunction in a Lanham Act case). Additionally, a court may only issue a temporary restraining order without notice to the adverse party or its attorney if:

(A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse

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Defendant Numbers 263–446 operate via the non-party e-commerce marketplace platform, Wish.com (“Wish”), which is operated by ContextLogic Inc. (“ContextLogic”). (*See* Burns Decl. ¶ 4 n.3; Gigante Decl. ¶ 7.) The payee for the orders placed on Wish.com identifies “PayPal \*Wish”, which is the aggregate PayPal account for purchases made via Wish.com. (*See* Gigante Decl. ¶ 7.) The Wish.com platform itself is not the ultimate merchant, but it can tie a particular Seller ID using the seller’s unique merchant identification number to a reported transaction and identify the merchant’s funds held within the aggregate account. (*See id.*)

party can be heard in opposition [and] (B) the movant's attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.

Fed. R. Civ. P. 65(b)(1). *Ex parte* temporary restraining orders "should be restricted to serving their underlying purpose of preserving the status quo and preventing irreparable harm just so long as is necessary to hold a hearing, and no longer." *Granny Goose Foods, Inc. v. Brotherhood of Teamsters & Auto Truck Drivers Local No. 70 of Alameda Cnty.*, 415 U.S. 423, 439 (1974).

### **III. Conclusions of Law**

The declarations Plaintiffs submitted in support of their *Ex Parte* Application for Temporary Restraining Order support the following conclusions of law:

A. Plaintiffs have a strong probability of proving at trial that consumers are likely to be confused by Defendants' advertisement, promotion, sale, offer for sale, or distribution of goods bearing and/or using counterfeits, reproductions, or colorable imitations of Plaintiffs' Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiffs' respective products that bear copies of Plaintiffs' respective Marks.

B. Because of the infringement of Plaintiffs' Marks, Plaintiffs are likely to suffer immediate and irreparable injury if a temporary restraining order is not granted. The following specific facts, as set forth in Plaintiffs' Complaint, Application for Temporary Restraining Order, and accompanying declarations, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiffs and to consumers before Defendants can be heard in opposition unless Plaintiffs' request for *ex parte* relief is granted:

1. Defendants own or control e-commerce stores via Internet marketplace platforms operating under their seller identification names which advertise, promote, offer for sale, and sell products bearing counterfeit and infringing trademarks in violation of Plaintiffs' respective rights;

2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiffs' trademarks will appear in the marketplace; that consumers are likely to be misled, confused, or disappointed by the quality of these products; and that Plaintiffs may suffer loss of sales for their genuine products; and

3. There is good cause to believe that if Plaintiffs proceed on notice to Defendants on this Application for Temporary Restraining Order, Defendants can easily and quickly transfer or modify e-commerce store account data and content, change payment accounts, redirect consumer traffic to other seller identification names, and transfer assets and ownership of the Seller IDs, thereby thwarting Plaintiffs' ability to obtain meaningful relief.

C. The balance of potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiffs, their reputation, and their goodwill as manufacturers and distributors of quality products if such relief is not issued.

D. The public interest favors issuance of the temporary restraining order to protect Plaintiffs' trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiffs' genuine goods.

E. Under 15 U.S.C. § 1117(a), Plaintiffs may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing counterfeits and infringements of Plaintiffs' Marks. *See Reebok Int'l, Ltd. v. Marnatech Enters., Inc.*, 970 F.2d 552, 559 (9th Cir. 1992) (quoting *Fuller Brush Prods. Co. v. Fuller Brush Co.*, 299 F.2d 772, 777 (7th Cir. 1962) ("An accounting of profits under § 1117(a) is not synonymous with an award of monetary damages: '[a]n accounting for profits . . . is an equitable remedy subject to the principles of equity.'")).

F. Requesting equitable relief “invokes the district court’s inherent equitable powers to order preliminary relief, including an asset freeze, in order to assure the availability of permanent relief.” *Levi Strauss & Co.*, 51 F.3d at 987 (11th Cir. 1995) (citing *Federal Trade Commission v. United States Oil & Gas Corp.*, 748 F.2d 1431, 1433-34 (11th Cir. 1984)).

G. In light of the inherently deceptive nature of the counterfeiting business, and the likelihood that Defendants have violated federal trademark laws, Plaintiffs have good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

Upon review of Plaintiffs’ Complaint, Application for Temporary Restraining Order, and supporting evidentiary submissions, it is hereby

ORDERED that Plaintiffs’ Application for Temporary Restraining Order [DE 6] is **GRANTED**, according to the terms set forth below:

### **TEMPORARY RESTRAINING ORDER**

(1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are hereby temporarily restrained as follows:

- a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing and/or using Plaintiffs’ Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiffs; and
- b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiffs, bearing and/or using Plaintiffs’ Marks, or any confusingly similar trademarks; (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing and/or using Plaintiffs’ Marks, or any confusingly similar trademarks; or (iii) any assets or other financial accounts subject to this Order, including inventory assets, in the actual or constructive possession of, or owned, controlled, or held by,

or subject to access by, any Defendant, including, but not limited to, any assets held by or on behalf of any Defendant.

(2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue the use of Plaintiffs' Marks, or any confusingly similar trademarks, on or in connection with all Internet based e-commerce stores owned and operated, or controlled by them, including the Internet based e-commerce stores operating under the Seller IDs;

(3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue the use of Plaintiffs' Marks, or any confusingly similar trademarks, within metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or serves to direct computer searches to Internet based e-commerce stores registered, owned, or operated by any Defendant, including the Internet based e-commerce stores operating under the Seller IDs;

(4) Each Defendant shall not transfer ownership of the Internet based e-commerce stores operating under their Seller IDs during the pendency of this action, or until further order of the Court;

(5) Each Defendant shall preserve copies of all computer files relating to the use of any of the Internet based e-commerce stores operating under their Seller IDs and shall take all steps necessary to retrieve computer files relating to the use of the Internet based e-commerce stores under their Seller IDs that may have been deleted before the entry of this Order;

(6) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, Alibaba.com Hong Kong Limited, which operates the AliExpress.com platform (“AliExpress”), Zhejiang Ant Small and Micro Financial Services Group Co., Ltd. (“Ant Financial Services”), Alipay (China) Internet Technology Co. Ltd. and Alipay.com Co., Ltd. (collectively, “Alipay”), Worldpay US, Inc. (“Worldpay”), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc., SIA Joom, which operates the Joom.com platform (“Joom”), ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), and their related companies and affiliates shall (i) immediately identify all financial accounts and/or sub-accounts, associated with the Internet based e-commerce stores operating under the Seller IDs, the store numbers, merchant identification, and/or the infringing product number identified on Schedule “A” hereto, as well as any other accounts of the same customer(s); (ii) identify all other accounts which transfer funds into the same financial institution account(s) or any of the other financial accounts subject to this Order; (iii) restrain the transfer of all funds, as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) immediately divert those restrained funds to a holding account for the trust of the Court;

(7) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, bank, escrow services, money transmitters, or marketplace platforms, including but not limited to, AliExpress, Ant Financial Services, Alipay, Worldpay, Dunhuang Group, Camel FinTech Inc, Joom, and ContextLogic, and their related companies and affiliates, shall further, within five business days of receiving notice of this Order, provide Plaintiffs’ counsel with all data that details (i) an accounting of the total funds restrained and identifies the financial



account(s) and sub-account(s) which the restrained funds are related to, and (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners or the financial institutions until after those accounts are restrained. No funds restrained by this Order shall be transferred or surrendered by any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, AliExpress, Ant Financial Services, Alipay, Worldpay, Dunhuang Group, Camel FinTech Inc, Joom, and ContextLogic, and their related companies and affiliates for any purpose (other than pursuant to a chargeback made pursuant to their security interest in the funds) without the express authorization of this Court;

(8) Any Defendant or financial institution account holder subject to this Order may petition the Court to modify the asset restraint set out in this Order;

(9) This Order shall apply to the Seller IDs, associated e-commerce stores, and any other seller identification names, e-commerce stores, or financial accounts which are being used by Defendants for the purpose of counterfeiting Plaintiffs' Marks at issue in this action and/or unfairly competing with Plaintiffs;

(10) This Order shall remain in effect until the date for the hearing on the Motion for Preliminary Injunction set forth below, or until such further dates as set by the Court or stipulated by the parties;

#### **BOND TO BE POSTED**

(11) Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiffs shall post a bond in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00), as payment of damages to which Defendants may be entitled for a wrongful injunction or restraint,

during the pendency of this action, or until further Order of the Court. In the Court's discretion, the bond may be subject to increase should an application be made in the interest of justice;

### **PRELIMINARY INJUNCTION**

(12) A **HEARING** is set before this Court on **Friday, November 13, 2020, at 11:00 A.M.**, in Courtroom 205B at the U.S. Courthouse, 299 E. Broward Boulevard, Fort Lauderdale, Florida, at which time Defendants and/or any other affected persons may challenge the appropriateness of this Order and move to dissolve the same and at which time the Court will hear argument on Plaintiffs' requested preliminary injunction.<sup>5</sup>

(13) After Plaintiffs' counsel has received confirmation from the financial institutions regarding the funds restrained as directed herein, Plaintiffs shall serve copies of the Complaint, Application for Temporary Restraining Order, and this Order, on each Defendant by e-mail via their corresponding e-mail address and/or online contact form provided on the e-commerce stores operating under the respective Seller IDs, or by providing a copy of this Order by e-mail to the marketplace platforms for each of the Seller IDs so that the marketplace platform, in turn, notifies each Defendant of the Order, or by other means reasonably calculated to give notice which is permitted by the Court. In addition, Plaintiffs shall post copies of the Complaint, Application for Temporary Restraining Order, and this Order, as well as all other documents filed in this action on the website located at <http://servingnotice.com/Qp3s3o/index.html>, and shall provide the address to the website to Defendants via e-mail/online contact form, and such notice so given shall be deemed good and sufficient service thereof. Plaintiffs shall continue to provide notice of these proceedings and copies of the documents on file in this matter to Defendants by regularly updating

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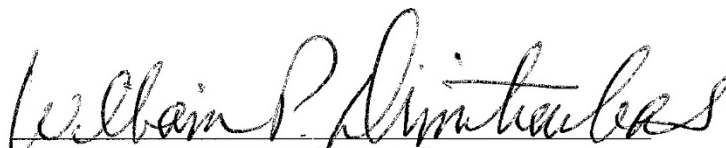
<sup>5</sup> Plaintiffs' counsel is granted permission to appear at the hearing telephonically. By no later than November 9, 2020, Plaintiffs' counsel shall provide the Court with a telephone number where the Court may reach counsel by telephone at the time of the hearing. For clarity, please do not use a speaker phone.

the website located at <http://servingnotice.com/Qp3s3o/index.html>, or by other means reasonably calculated to give notice which is permitted by the Court;

(14) Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace websites and/or financial institutions, payment processors, banks, escrow services, money transmitters, and marketplace platforms, including but not limited to AliExpress, Ant Financial Services, Alipay, Worldpay, Dunhuang Group, Camel FinTech Inc, Joom, and ContextLogic, and their related companies and affiliates shall, at Plaintiffs' request, provide Plaintiffs' counsel with any e-mail address known to be associated with Defendants' respective Seller IDs;

(15) Any response or opposition to Plaintiffs' Motion for Preliminary Injunction must be filed and served on Plaintiffs' counsel by October 30, 2020. Plaintiffs shall file any Reply Memorandum on or before November 6, 2020. The above dates may be revised upon stipulation by all parties and approval of this Court. Defendants are hereby on notice that failure to appear at the hearing may result in the imposition of a preliminary injunction against them pursuant to 15 U.S.C. § 1116(d), Fed. R. Civ. P. 65, The All Writs Act, 28 U.S.C. § 1651(a), and this Court's inherent authority.

**DONE AND ORDERED** in Chambers at Fort Lauderdale, Broward County, Florida, this 2nd day of October, 2020.

  
WILLIAM P. DIMITROULEAS  
United States District Judge

Copies provided to:  
Counsel of Record



**SCHEDULE “A”**  
**DEFENDANTS BY NUMBER, SELLER ID, PAYMENT ACCOUNT**  
**INFORMATION, AND INFRINGING PRODUCT NUMBER**

<b>Defendant Number</b>	<b>Defendant / Seller ID</b>	<b>Payment Account Information: Store Number / Merchant ID</b>	<b>Infringing Product Number</b>
1	ClassicWatch Store	5834361	4001068094807
2	Date Day Store	5394033	4001133766471
3	emmawatch Store	5594040	10000064099494
4	Fwei Watch Store	5589477	4000770405665
5	High Quality Watches Store	5777409	10000324654412
6	Luo Store	5404039	10000005007330
7	mensport Store	5785068	4000895451124
8	R-A-P-O Watch Store	5606535	4001154456563
9	Shop5623310 Store	5623310	4001028070599
10	Shop5888972 Store	5888972	4001220055691
11	The Quality Watches Store	5844048	4001261228818 4001154655769
12	WatchZone Store	5877454	4001302037824
13	welldone Store	5792382	4000976277434
14	XQZ Watches Store	2672088	4000208077946
15	a_series_of_watches	21077838	465779615
16	Aa_luxury_watch a/k/a N Watch	21177534	530724588
17	aaa_watch_seller	21049706	502470138
18	Adam999	20152521	393728646
19	Alexwatch1688	21160172	454341950
20	Alpha_go	20807146	423549678
21	Amazon_store	20611888	396427622
22	Appwatch	21097786	431429837
23	Army a/k/a 7264991	14497585	415259324 422735929
24	asia_top_time_watch	20931069	429959805
25	asia_top_watch_sales	20290410	508860421
26	automatic_watches	21158669	431557512
27	baobaowatch	20986683	458838817
28	Baoxing2898	21527086	544626162
29	best_rolexes_store	21066762	480003215
30	best_watch_factory	20790953	510056172
31	bestqualitywatch	21372424	518862045
32	bingyuliwatch	20295661	506034022
33	boutique_watch	21276423	462398901
34	brand_sunglasses_s	21291777	519455691

35	brandwatch111	21169809	477795508
36	brandwatch2019	21195538	509890982
37	brightt	21210900	484941141
38	btime	20042879	399987343
39	Bzzbh	20917755	535451842
40	cgby	21008194	458389659
41	cgby111	21059654	477693872
42	cgby222	21062435	488406369
43	chanel-watch-watch	14770299	467480612
44	chenxia22	20304912	469045708
45	Chenzhaoyu	21264528	532905708
46	china_factory_watche	21195134	460862169
47	china_watch_factory3	20928522	448356666
48	china_watch_factory5	21003525	448505470
49	Chunfengdeyi568	13734042	479892551
50	Cosmetics-Aa	14498730	506627687
51	daojie008	20973737	511212591
52	daoshop007	20751404	511069086
53	datejust	21207200	481795048
54	Datejust_watch	21170351	498221524
55	despat a/k/a luxury INVICTA watch	21210777	518824806
56	Dhduans	21108148	539279888
57	Dhxiedongd	21156212	539052314
58	Dipeier	20128913	509047983
59	e_shop2008 trading,co,ltd a/k/a E_shop2008	14497531	465049492
60	emmawatch	21204335	459920175
61	Eternity_watch_shop	21104749	447597271
62	Excellent_watch	20787041	410899095
63	excellent_watch2018	21004355	431372427
64	faciafacai009	20699848	422742885
65	factory6688	21068733	430560295
66	Famous_watch	20627192	397276977 489283157
67	Fast001	21275389	461670488
68	Fast009 a/k/a New Luxury Automatic Watch	21275971	513571947
69	fengjiewuwu	21468712	539346868
70	Fujimin003	20539379	504622076
71	furongwang2018	20805917	549020080
72	Futuro_melhor	21219533	480777380
73	Gaonianke666666	20653294	437181530

74	Gongxifacai2018	20986689	435977184
75	good_wristwatch	21212004	452760994
76	goodgoodsell	21312840	508680175
77	Goodquality66	21077295	419753641
78	good-roiexx	14497906	512888689
79	goodwatch001	21061395	417972883
80	goodwatch007	19824657	392500783
81	Goodwatch111	21018325	443235857
82	goodwatchwatch1	21299959	535451102
83	Guangzhou18 a/k/a Gucci Men	20434330	422423224
84	guyifeixing	20948467	478630539
85	gw2016	20245978	483022817
86	gzyubing	20822059	408782137
87	Hby2014 a/k/a Luxury men watches	20656543	460833387
88	hcx070409	13721575	411531756
89	Hello_watch	20223682	412370640
90	highqualitywatch007	20703091	402957305
91	honest369	14498626	388480385
92	hot_sale_watch	20694344	509926506
93	hubianti111	20246181	480855210
94	Humeihuastore	20637075	491771543
95	ifso	19795097	472542520
96	Ikwatches	19780983	379972089
97	intime007	21048371	486123093
98	jacktime	21218563	449483691
99	jason007	14498114	521417128
100	jason0077	20506298	489367740
101	Jasonsunny	20562358	406966062
102	jeepclothes	19775322	523150581
103	Jiass688	21158965	454358886
104	jimmywatch	21195216	520811849
105	jingpinshoubiao	21049275	458099496
106	jixuebing001 a/k/a LUCKYSWATCH	20138591	430720114
107	john_hao	21100927	467625770
108	keke136	13568066	403652550
109	keke2008	13591153	417157619
110	Keke371	13655134	474878009
111	kenneth26	21054409	415590797
112	Keyaa	21235977	460609005
113	kingkingwatch	20297428	471166908

114	Kuchairly	21029975	524826833
115	Laihaiyan123	21290997	494788747
116	Li788348	20769521	404035813
117	linjia579112	20805199	463587940
118	linlilan454147767	21198016	544956387
119	linlove	20737147	455465914
120	liu-888	13919128	394684664
121	liuzhong666	21228111	500707768
122	lixiangdong666	21228275	452684283
123	Llwatch	21178530	436567688
124	Lotus-Flower	14498683	457393568
125	luckybuy1161	20651773	530037007
126	luxuriouswatch	21194867	440762080
127	Luxury_watch_138	21289292	518822760
128	Luxury_watches007	21111493	442619149
129	Luxury_watches a/k/a NOOB WATCH	21258161	516915891
130	luxury_wrist_watch	21067672	463416885
131	luxury_wristwatches	20913617	506228026
132	luxury006	21344180	483548063
133	luxurymenswatches	21371599	503553460
134	luxurywatch006	21344181	529453131
135	luxurywatchaa1	21085395	510499266
136	luxurywatchaa2	21145836	472200859
137	luxurywatchess_2018	21069815	485092126
138	luyina007	21129981	523753857
139	Lynn_lee	14383760	423768063
140	mechanicalwatch	21015705	417818567
141	michaeltravis	19812654	550762174
142	myghd	13576755	482330302
143	myshi	20754834	479576256
144	Njshao1981	20809668	518772053
145	noblenessoo	14497738	523197153
146	noob_factory_store	20982457	458662611
147	noobfactory123456	21510512	538592970
148	numberone_watch	20607671	458170795
149	ok_watch	20654363	508856583
150	Okokaaa	21029479	423150054
151	Omega007watch	21508072	539258316
152	oppo0095	20815359	516877407
153	orologio_watch	21170357	500322230
154	peacewatch	21392134	507702067
155	Peter88	18250455	246664948



156	Peter99	18258902	197456375
157	Pinganwatch	21076645	493667221
158	polarstar	21276547	466131275
159	Prettylin	20987056	470459072
160	pure_time	21041978	538879069
161	Puretime	20818338	509566426
162	qi198210111950	14498071	402757913
163	Qq1368887858	20590162	429434349
164	rolex2017	20809497	452021005
165	Rr1288	14498409	465658222
166	selling_watches	21181382	558905379
167	Shanghai_2008	14498242	475227909
168	Shenzhen2020 a/k/a Top controller	20434054	463867083
169	Shiguangrenran	20281685	511129547
170	smile1989624	21068142	416513802
171	songhongqing	13591981	540042322
172	stas	21229352	457003659
173	store361	13679554	158115273
174	store363	14498451	413147396
175	sumaiday	20278263	413331970
176	supersportmen	21430559	519708764
177	Superwatch001	21222694	499674353
178	superwatchwatch1	21099869	535452765
179	Supplierwatches	21123733	434718996
180	surface8899558	21192469	521478980
181	sweepwatch	21231669	457039394
182	tabshift	21100557	477089889
183	tb6666	21067851	442076702
184	time_watches	21048956	465835285
185	timezonewatch	21226779	535366635
186	top_time	21058649	466441184
187	top_watch_selling	20831788	414760934
188	topclone_watch	21183573	466069476
189	topwatch2019	21185258	456626414
190	Topwatch2020	21456512	526947681
191	topwatch669	21214952	457999254
192	topwatch99	20648825	510498051
193	topwatches88	20481600	468415695
194	travis_supplier	20042010	535768011
195	Vaca	20979654	498342147
196	vicol	20670984	487067427
197	Vipwatches	21223601	472464970

198	vj6677	20899929	487068716
199	Wang199003	20330595	456356544
200	wangpeng1991	20753395	508308709
201	wangqingshui88	20728498	487598394
202	wangyinuo2018	20917184	475157988
203	wangzhen666	20239506	410490613
204	watch_me_	20690234	539123838
205	Watch_rolexx	20753446	506833648
206	watch_wholesale1688	21267729	462290204
207	watch_zone	20999924	433731343
208	watch111	21167475	479198799
209	watch22	21168188	479002157
210	watch926226	20223378	413373739
211	watches0222	21205139	483304842
212	watches16888	20773466	497176706
213	Watches518	19907279	388848481
214	watchesaa	21011935	469159658
215	watchesyazy003	21353725	485482125
216	Watchgt01 a/k/a Watch GT01	21347248	539278368
217	watchkuka	21396802	503163053
218	Watches2020	21009887	415607106
219	watchsell1	20795860	478926703
220	watchwatch518	19791015	516158437
221	watchwhosale	21185173	439713469
222	Watch-Xiaotao	13845749	516950026
223	wath4681335	20459374	458001454
224	whynot406	21089538	498446025
225	wiesawatch	21158192	504594677
226	wkdyfg688	20660180	537147504
227	worldluxury2008	20615103	512963317
228	wristwatch_factory	21298033	480579493
229	wujieqing	21093179	427714934
230	wushuhua1233	20664661	512428663
231	wuwushaomei	21477611	539355808
232	wuxue9933	20801459	468149705
233	wwppoo123	21228216	458913912
234	xiaouou222 a/k/a Designer watch	20155896	442178281
235	xuyadong0223	21146579	498490092
236	Xxxx11	21065727	466934418
237	yangwubin	21239106	452978334
238	yangyan5188	21160164	539236607
239	Yangyang147	21239109	518861524

240	Yilu168	14770594	514897194
241	yu376839442	21408337	514316729
242	yuyuyu2017	20944027	458282995
243	Zhubacong638	21413417	539099432
244	zhuqijie12580	20525260	463734699
245	Zouzoujukai	21500849	534975574
246	zww007	20444323	538681547
247	Zxr_brand004a	21424110	539389453
248	zylg008	21003313	530246363
249	Zywatch	21063033	433451617
250	access market	5ba7914e8b4513030360d289	5eff0bff7076180107a13e80
251	Adele	5cbc45b128fc7103016c6fb1	5d9f166428fc710101232d53
252	Champion buyer	5bb059d06ecda8030f4922a9	5e5db8df8b2c370101bb4d5a
253	COOL MEN STORE	5e197c551436d40301b580fd	5ee2fb1728fc710101c97d47
254	extraps	5ba792518b2c370366f39665	5eff0bfe95371e010646f05e
255	IKAI Men	1496215212972581859-76-3-26193-4034982082	5de8a0fb1436d40101cd77ff
256	ilinkme	5ba793528b4513030360d626	5efb1f6c886d510106a81574 5efb1f67bab78e01065282a8
257	junnynshop	5ba793471436d4037af362df	5efb1f67569c150107c7a844
258	Loving You	1518405220471564649-171-5-26193-1315021765	5e59d92b8b45130101c0a4d1
259	My Valentine	5abd949b8b451303e6155769	5eff0bfd036c2a01062c6909
260	ShopTronics	5afe63448b2c3703ba63bade	5efb1f6dab8063010665d194
261	Time-Shop 3	5b95d5c08b2c370335ae83bf	5eb36d6a1436d40101fa36ea
262	Timo Store	5e1977d51436d40301b4ea15	5ee764208b2c3701016a3bf1
263	22dfadx	5d5b529ab141013f8dd60e83	5ec5e99dfcb9390da215833a
264	a field by the river	5b237fa3daac4534c2a758d9	5ef818c94bef84456efb0989
265	Alix1	5e692a4ca1f2afe0e72ebdbe	5f165dc331e04f02529e2763
266	amreeneamsi	5e685c23a1f2af2b832eff99	5f09307b4f8bbad35929ef46
267	Anheming	5ec4a936edb2cd8713b95df2	5ed5c640b833202ec7d34322
268	Bestcheappremium	59c3b61a0415f85ffcb192fc	5e864ec1338f471180a44cd3
269	bhunterkassidee	5e6403eab24fc97bc06c882f	5ea18d5ea41791757893d13e
270	BikejupaikHe	5e6dcd74eb2b3338907594d8	5f30eceb922ce2210d45eaf1
271	Bmshixin	5d43a44d8982b94991e0683f	5ef07a8a9ad76c77153dbd9d
272	BNMXJXHFTHSw	5ea00e147192210040531613	5ed06c23967dc4199736deb0
273	bnytjgh	5efaa9eb8543384882d811f8	5efdabb690ec59b7ec0bd7f67
274	Bossza	5e3180910fe6b01bc52712ab	5ea6c9686c24e5cf6eac8b75
275	buthadfgjo	5e945b1a6dc9798fdb160dd1	5f1cdfad1cfe3523491dcb7c
276	BuyuandituoyTo	5e6cb14b6bab204e00b6e8e5	5f12c727ab39f227c93f28fb
277	c2shoppedw	5d71cf5184bdc660ab002f6c	5e5c80f37371c907c0e78e2f
278	CanyizhijM	5e6cdf456bab200682b84681	5f262e917ce35e005007c807
279	CFTW	5b6134ec9f66b23718c48d3a	5ed4a554186f6087ace25ba2

280	changfeng3572	5eb38a0145b4f82cae2280b4	5f3241998fdf79003f1d4039
281	CumushilairKs	5e6ca29b29e7860c1edd7142	5f261d6b03800e0fcc058b90
282	cvhetraweERWA	5e96bb7839852247fbe173da	5f1403b975f2eb08f405993d
283	darrellcprice02	5e69a91db6b8da34280df322	5efd406537e65100e4c7bade
284	dasvhg73	5d5b48dc1d86290fd23aae18	5ec38a283929da35953cdf0d
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