

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

CASE NO. 21-CV-61394-RAR

GOYARD ST-HONORE,

Plaintiff,

v.

**THE INDIVIDUALS, BUSINESS ENTITIES,
AND UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE “A,”**

Defendants.

ORDER GRANTING MOTION FOR ENTRY OF PRELIMINARY INJUNCTION

THIS CAUSE comes before the Court on Plaintiff’s Goyard St-Honore (“Plaintiff”) Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets [ECF No. 6] (“Motion”), filed on July 9, 2021. Plaintiff alleges Defendants the Individuals, Business Entities, and Unincorporated Associations identified on Schedule “A” hereto (collectively “Defendants”), infringe on Plaintiff’s trademarks and promote and sell counterfeits of Plaintiff’s branded goods through the operation of Internet based e-commerce stores via Internet marketplace websites operating under their seller identification names and/or fully interactive, commercial Internet websites operating under their domain names identified on Schedule “A” (“Seller IDs and Subject Domain Names”).¹ Among other requests, Plaintiff asks the Court to enjoin Defendants from producing or selling goods that infringe its trademarks and restrain funds in payment accounts associated with Defendants.

¹ For ease of reference, to identify individual Defendants, the Court uses the assigned Defendant Numbers appearing in the left most column of the table contained in Schedule “A.”

On July 16, 2021, the Court issued an Order [ECF No. 9] (“Temporary Restraining Order”) granting Plaintiff’s *Ex Parte* Motion for a Temporary Restraining Order. On July 19, 2021, Plaintiff filed its *Ex Parte* Motion to Extend Temporary Restraining Order dated July 16, 2021 and to Continue Hearing Scheduled for July 21, 2021 in Connection with Plaintiff’s Motion for Preliminary Injunction [ECF No. 12], to avoid prejudicing Defendants’ right to appear and respond in a timely fashion, because Plaintiff’s counsel had not received confirmation from all the applicable financial institutions that Defendants’ accounts had been restrained. On July 19, 2021, this Court entered a Sealed Order granting Plaintiff’s Motion to Extend Temporary Restraining Order and Continue Preliminary Injunction Hearing [ECF No. 13], continuing the hearing on Plaintiff’s Motion for Preliminary Injunction until August 6, 2021.

Defendants were served with relevant case documents on August 3, 2021 and/or August 4, 2021. *See* Certificates of Service [ECF Nos. 21, 22]. Defendants have not formally responded to the Motion, nor made any filings in this case; nor have Defendants appeared in this matter either individually or through counsel. Further, a hearing was held on August 6, 2021 regarding the Motion [ECF No. 6] (“Hearing”).² The Court has carefully considered the Motion and pertinent portions of the record, and being otherwise fully advised in the premises, it is hereby

² Prior to the hearing, Plaintiff notified the Court that it had received e-mail inquiries from Defendants Hi Shopping Store (Defendant Number 48), Oteele Store (Defendant Number 81), Shop911067045 Store (Defendant Number 138), Tadtime Store (Defendant Number 181), and HaiTongYue (Defendant Number 359), in connection with the asset restraint authorized by the Temporary Restraining Order issued in this matter [ECF No. 23, 24]. The correspondence received from these Defendants contained no merit-based objection to the entry of the Preliminary Injunction. Plaintiff’s counsel replied to the e-mails and informed Defendants 48, 81, 138, 181, and 359 of the upcoming hearing on August 5, 2021, and the requirement for submitting a formal response or objection as detailed in the Temporary Restraining Order. Plaintiff’s counsel also received communications in regards to Defendant Numbers 171, 288, 293, 328, and 342 by attorneys based in the United States and China regarding possible resolutions of the matter on behalf of their clients. To date, Defendant Numbers 171, 288, 293, 328, and 342 have not entered an appearance or filed any formal response with the Court.

ORDERED AND ADJUDGED that Plaintiff's Motion for Entry of Preliminary Injunction [ECF No. 6] is **GRANTED** as set forth herein.


INTRODUCTION

Plaintiff raises five claims for relief: (1) trademark counterfeiting and infringement under § 32 of the Lanham Act, 15 U.S.C. § 1051 *et seq.* (*see* 15 U.S.C. § 1114); (2) false designation of origin under § 43(a) of the Lanham Act (*see* 15 U.S.C. § 1125(a)); (3) cybersquatting under § 43(d) of the Lanham Act (*see* 15 U.S.C. § 1125(d)); (4) unfair competition under Florida common law; and (5) trademark infringement under Florida common law. *See* Amended Complaint [ECF No. 18] ¶¶ 43-78. Plaintiff alleges Defendants are promoting, advertising, distributing, offering for sale and selling counterfeit and infringing versions of Plaintiff's branded products within the Southern District of Florida through the operation of Internet based e-commerce stores and websites operating under Seller IDs and Subject Domain Names identified on Schedule "A." *See generally id.*



Plaintiff alleges Defendants' unlawful activities have caused and will continue to cause irreparable injury because Defendants have (1) deprived Plaintiff of its right to determine the manner in which its trademarks are presented to the public through merchandising; (2) defrauded the public into thinking Defendants' goods are authorized goods by Plaintiff; (3) deceived the public as to Plaintiff's association with Defendants' goods and the e-commerce stores, photo albums, and websites marketing and selling the goods; and (4) wrongfully traded and capitalized on Plaintiff's reputation and goodwill as well as the commercial value of Plaintiff's trademarks. *See generally id.* In the Motion, Plaintiff moves for the issuance of a preliminary injunction against Defendants for violations of the Lanham Act. *See* Mot. 8-13.

BACKGROUND³


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

Trademark	Registration Number	Registration Date	Class / Goods
	1,709,953	August 25, 1992	<p>IC 016 – Office requisites; namely, agendas and spare sheets therefor, repertories, desk pads, pen holders, stamp boxes for the storage of postage stamps, writing pads, address pads, pencil jars for desk use, ink wells, mail trays for desk use, note books, check cases and pen cases.</p> <p>IC 018 – Articles of fancy leather, leather, cloth and skin articles; namely, valises, travel trunks, cosmetic cases, travelling bags, handbags, brief cases, attache cases, brief case type document cases, toilet cases sold empty, makeup cases sold empty, sewing cases, wallets, hat boxes for travel, business card cases, key cases, drawstring pouches, garment bags for travel, necktie cases, jewel cases, umbrellas, saddle covers, cloth carriers, articles for dogs; namely, dog collars, dog leashes, dog clothes and carrying bags.</p>

³ The factual background is taken from Plaintiff’s Amended Complaint [ECF No. 18], Motion [ECF No. 6], and supporting evidentiary submissions. Plaintiff has also filed declarations and exhibits in support of its Motion [ECF Nos. 6-1 through 6-27].

Trademark	Registration Number	Registration Date	Class / Goods
GOYARD	1,821,224	February 15, 1994	<p>IC 016 – Office requisites; namely, agendas, repertories, note books, check cases and pen cases.</p> <p>IC 018 – Articles of fancy leather, leather, cloth and skin articles; namely, valises, travel trunks, cosmetic cases sold empty, traveling bags, handbags, briefcases, attache cases, briefcase type document cases, toilet cases sold empty, make-up cases sold empty, wallets, hat boxes for travel, business card cases, key cases, draw string pouches, garment bags for travel, necktie cases, umbrellas, saddlebags, saddle covers, and articles for dogs; namely, dog collars, dog leashes, dog clothes and carrying bags.</p>
 (E. Goyard Honore Paris)	3,418,288	April 29, 2008	<p>IC 018 – Bags and traveling sets, namely, traveling bags; garment bags for travel; luggage trunks; valises, vanity cases sold empty, rucksacks, handbags, beach bags, school bags; suitcases, briefcases, pocket wallets, purses, not of precious metal, leather key cases; business card cases; umbrellas, parasols, walking sticks.</p>
	4,036,898	October 11, 2011	<p>IC 003 – Toilet soap; perfumes; eau de toilette and eau de cologne; cosmetic preparations; essential oils for personal use; cosmetic milks; lotions for face and body care; cosmetic creams; emulsions for cosmetic use; shampoos; gels to be used on the face and body for aesthetic purposes; deodorants for personal use.</p> <p>IC 009 – Spectacles; spectacle frames; sunglasses; spectacle cases; photographic apparatus, namely, cameras.</p> <p>IC 014 – Precious metals and their alloys, other than for dental use; goods</p>

Trademark	Registration Number	Registration Date	Class / Goods
			<p>made of precious metals and their alloys, other than for dental use, in the nature of jewelry, namely, rings, earrings, bracelets, charms, chains, watch chains, necklaces, pins, ornaments, fashion pins, ring bands; goods made of precious metals and their alloys, other than for dental use, namely, buckles of precious metal, hat ornaments of precious metal, jewellery cases of precious metal, jewellery caskets of precious metal; jewellery, precious stones, semi-precious stones, jewelry in the nature of pearls, horological and chronometric instruments; watches, watch straps, wristwatches; boxes for watches, jewelry boxes; cuff links.</p> <p>IC 018 – Goods of leather and imitations of leather, namely, travelling bags, travelling sets comprised of luggage, and garment bags for travel; trunks; suitcases; unfitted vanity cases; rucksacks; handbags; sports bags; beach bags; school bags; attaché cases; document cases; briefcases; school satchels; under-arm bags, namely, handbags; leather goods, namely, wallets, purses not of precious metal, leather key cases, card holders for wallets; umbrellas; parasols; sunshade parasols; walking sticks.</p> <p>IC 024 – Fabrics for textile use; textile goods, namely, bath linen not for clothing, household linen, bed linen, textile table linen, bathroom linen of textile, handkerchiefs of textile.</p> <p>IC 025 – Clothing for men, women and children, namely, dresses, skirts, petticoats, culottes, ladies' suits,</p>

Trademark	Registration Number	Registration Date	Class / Goods
			<p>trousers, shorts, Bermuda shorts, swimming drawers, shirts, ladies' shirts, blouses, tee-shirts, sweatshirts, waistcoats, jackets, cardigans, pullovers, sweaters, parkas, anoraks, coats, gaberdines, raincoats, furs, sashes for wear, shawls, scarf, gloves, neckties, belts, socks, stockings, tights, underwear, pajamas, dressing gowns, swimsuits, bath robes; footwear, except orthopedic footwear, namely, shoes, sandals, boots, half-boots, boot liners, slippers; hats, berets, caps.</p> <p>IC 028 – Games, namely, chess games; gymnastic and sporting articles not included in other classes, namely, baseball gloves, bats for games, boxing gloves, golf gloves, golf clubs, golf bags; decorations for Christmas trees.</p>
	5,532,309	August 7, 2018	<p>IC 009 – Spectacles, sunglasses, spectacle cases, spectacle frames, spectacle cords; protective cases for portable telephones, tablet computers, electronic diaries and computers; portable telephones shell cases, portable telephone straps; cases especially made for photographic apparatus and instruments; binoculars being optics; cases for binoculars; magnifying glasses being optics; cases for magnifying glasses; digital photo frames; blank USB flash drives; mouse pads; barometers; dog whistles, cases for dog whistles.</p> <p>IC 014 – Jewelry, namely, finger rings, key rings, earrings, cufflinks, cases for cuff links, bracelets, charms, brooches, jewelry chains, necklaces, presentation boxes for jewelry, ornaments being jewelry, medallions being jewelry,</p>

Trademark	Registration Number	Registration Date	Class / Goods
			<p>jewelry boxes; tie pins, tie clips; timepieces and chronometric apparatus and instruments, namely, watches, straps for wrist watches, presentation boxes for watches, cases being parts of watches, alarm clocks; boxes of precious metals, their alloys or coated therewith</p> <p>IC 016 – Printed matter, namely, posters, photo albums, greeting cards, postcards; printed matter, namely, books, magazines, orientation manuals, photographs, periodicals in the field of leather goods, travel goods, leather accessories and bags, pet accessories, clothing and fashion accessories; checkbook holders; products made of cardboard or paper, namely, boxes of cardboard or paper, hat boxes of cardboard, bags being envelopes and pouches of cardboard or paper for packaging, paper table cloths, perfumed and non-perfumed drawer liners of paper, money clips, passport holders, table napkins of paper; office requisites excluding furniture, namely, diaries, stationery pads, notebooks, binders, cases for stamps, cases for stationery, paper knives, diary covers being stationery, letter trays, writing sets comprising inkstands and stationery, envelopes being stationery, shields being paper seals, writing paper, trays for sorting and counting money, document holders, paperweights, telephone indexes, desk pads, stamps, namely, sealing stamps; writing instruments, namely, pens, ball-point pens, propelling pencils, pencil holders, pencil cases.</p> <p>IC 018 – Products made of leather or imitations of leather, namely, straps of leather, leather leashes, boxes of leather</p>

Trademark	Registration Number	Registration Date	Class / Goods
			<p>or imitation leather, wallets of leather or imitation leather, briefcases of leather; traveling trunks, traveling bags, leather traveling sets, namely, leather cases and pouch sets for travel, garment bags for travel; trunks, attache cases, suitcases; unfitted vanity cases, backpacks, handbags, beach bags, sports bags, bags for carrying animals, briefcases, purses, wallets, coin purses, key cases being leather products, card cases being wallets, credit card holders being wallets; umbrellas, umbrella sticks, walking sticks, walking stick seats, collars for animals, animal leashes; clutch bags.</p> <p>IC 024 – Fabrics and textile products, namely, textile wall hangings, household linen, bed linen, table linen of textile, bath linen except clothing, handkerchiefs of textile, covers for cushions, unfitted fabric chair covers, traveling rugs, lap robes.</p> <p>IC 024 – Clothing, namely, suspenders, belts being clothing, neckties, socks, shawls, sashes for wear, scarves, gloves, bathing suits, bath robes, pocket squares being clothing; footwear, namely, sandals, boots, slippers; headgear, namely, hats, berets, caps being headwear.</p>

See Declaration of Jean-Laurent Thierry [ECF No. 6-1] ¶¶ 4-5. The Goyard Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See id.* at ¶¶ 4-5.

Defendants, by operating Internet based e-commerce stores via Internet marketplace platforms under their seller identification names and/or commercial Internet websites under their

domain names identified on Schedule “A” (“Seller IDs and Subject Domain Names”), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiff has determined to be counterfeits, infringements, reproductions, or colorable imitations of the Goyard Marks. *See* Thierry Decl. ¶¶ 9-13; Declaration of T. Raquel Wiborg-Rodriguez [ECF No. 6-2] ¶ 2; Declaration of Kathleen Burns [ECF No. 6-3] ¶ 4; Burns Decl. Comp. Ex. 1 [ECF Nos. 6-4 through 6-27].

Although each Defendant may not copy and infringe each Goyard Mark for each category of goods protected, Plaintiff has submitted sufficient evidence showing that each Defendant has infringed, at least, one or more of the Goyard Marks. *See* Thierry Decl. ¶¶ 12-13; Burns Decl. Comp. Ex. 1. Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of the Goyard Marks. *See* Thierry Decl. ¶¶ 9, 12-13.

Plaintiff’s counsel retained Invisible Inc (“Invisible”), a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of Plaintiff’s branded products by Defendants and to determine the available payment account data for receipt of funds paid to Defendants for the sale of counterfeit versions of Plaintiff’s branded merchandise through the Seller IDs and Subject Domain Names. *See* Thierry Decl. ¶ 10; Wiborg-Rodriguez Decl. ¶ 2; Burns Decl. ¶ 3. Invisible accessed the e-commerce stores and websites operating under Defendants’ Seller IDs and Subject Domain Names, placed orders from each Defendant for the purchase of various products, all bearing and/or using counterfeits of, at least, one of the Goyard Marks at issue in this action, and requested each product be shipped to the Southern District of Florida. *See* Burns Decl. ¶ 4 and Comp. Ex. 1 thereto.

Each order was processed entirely online and following submission of the orders, Invisible received information for finalizing payment⁴ for the products ordered via Defendants' respective payment accounts⁵ and/or payee,⁶ which are identified on Schedule "A" hereto.⁷ *See* Burns Decl. ¶ 4. At the conclusion of the process, the detailed web page captures and images of Plaintiff's branded products offered for sale and ordered via Defendants' Seller IDs and Subject Domain Names, together with photographs of some of the products received, were sent to Plaintiff's representative for inspection. *See* Burns Decl. ¶ 4; Wiborg-Rodriguez Decl. ¶ 2, n.1; Thierry Decl. ¶ 11, n.1. Plaintiff's representative reviewed and visually inspected the detailed web page captures and photographs reflecting Plaintiff's branded products identified and captured by Invisible and determined the products were non-genuine, unauthorized versions of Plaintiff's products. *See* Thierry Decl. ¶¶ 12-13.

⁴ Invisible was instructed not to transmit the funds to finalize the sale for the orders from most of the Defendants so as to avoid adding money to Defendants' coffers. *See* Wiborg-Rodriguez Decl. ¶ 2, n.2; Burns Decl. ¶ 4, n.1.

⁵ Defendant Number 362, who operates via the non-party e-commerce marketplace platform, eBay.com, and Defendant Numbers 363-372, who operate via commercial Internet websites, use money transfer and retention services with PayPal, Inc. ("PayPal"). The respective payment accounts received for these Defendants is listed on Schedule "A." Moreover, following the submission of certain orders from Defendant's Subject Domain Names, Invisible received the identical PayPal payee information for finalizing payment, as noted on Schedule "A." *See* Burns Decl. ¶ 4, n.2.

⁶ Defendant Numbers 1-206 operate via the non-party e-commerce marketplace platform AliExpress.com, and have their payments processed on their behalf using Alipay, which is a third-party payment service provided to merchants using AliExpress.com. Defendant Numbers 207-358 operate via the non-party e-commerce marketplace platform, DHgate.com, and have their payments processed on their behalf using DHpay.com, which is a third-party payment service provided to merchants using DHgate.com. Defendant Numbers 359-361 operate via the non-party e-commerce marketplace platform, Amazon.com. Amazon.com is an e-commerce marketplace that allows merchants to conduct their commercial transactions privately via Amazon's payment processing and retention service, Amazon Payments, Inc. And Defendant Numbers 373-379 operate via the non-party e-commerce marketplace platform, Wish.com ("Wish"), which is operated by ContextLogic Inc. ("ContextLogic"). As such, the payment information for these Defendants is not publicly disclosed and list the respective marketplace platform payee instead. *See* Wiborg-Rodriguez Decl. ¶¶ 4-6, 8; Burns Decl. ¶ 4, n.2.

⁷ The e-mail addresses provided by certain Defendants in connection with their respective Subject Domain Names are included in Schedule "A" annexed hereto. *See* Burns Decl. ¶ 4, n.3.

LEGAL STANDARD

Plaintiff has filed claims under the Lanham Act and Florida common law. *See generally* Am. Compl. The Lanham Act provides the Court “shall have power to grant injunctions, according to the principles of equity and upon such terms as the court may deem reasonable, to prevent the violation of any right of the registrant of a mark registered in the Patent and Trademark Office or to prevent a violation under subsection (a), (c), or (d) of § 1125 of this title.” 15 U.S.C. § 1116(a). Injunctive relief is also available for a violation of 15 U.S.C. § 1114(1)(a). *See id.* § 1116(d)(1)(A).

To obtain a preliminary injunction, a party must demonstrate “(1) 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).

ANALYSIS

The declarations Plaintiff submitted in support of its Motion support the following conclusions of law:

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

B. Because of the infringement of the Goyard Marks, Plaintiff is likely to suffer immediate and irreparable injury if a preliminary injunction is not granted. The following specific facts, as set forth in Plaintiff's Amended Complaint, Motion, and accompanying declarations on file, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers because it is more likely true than not:

1. Defendants own or control e-commerce stores and commercial Internet websites operating under their Seller IDs and Subject Domain Names which advertise, promote, offer for sale, and sell products bearing and/or using counterfeit and infringing trademarks in violation of Plaintiff's rights; and

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

C. The balance of potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a preliminary injunction is issued is far outweighed by the potential harm to Plaintiff, its reputation, and its goodwill as a manufacturer and distributor of quality products, if such relief is not issued.

D. The public interest favors issuance of the preliminary injunction to protect Plaintiff's trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiff's genuine goods.

E. Under 15 U.S.C. § 1117(a), Plaintiff may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing and/or using counterfeits and infringements of the Goyard Marks. *See Reebok Int'l, Ltd. v.*

Marnatech Enters., Inc., 970 F.2d 552, 559 (9th Cir. 1992) (quoting *Fuller Brush Products 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 (citing *FTC v. United States Oil and 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, Plaintiff has good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

CONCLUSION

For the foregoing reasons, it is hereby

ORDERED AND ADJUDGED that Plaintiff’s Motion for Preliminary Injunction [ECF No. 6] is **GRANTED**. A preliminary injunction is entered as follows:

(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 restrained and enjoined until further Order of the Court:

- a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing and/or using the Goyard Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and

- b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing the Goyard 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 the Goyard 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, until further Order of this Court, the use of the Goyard Marks or any confusingly similar trademarks, on or in connection with all Internet based e-commerce stores and Internet websites owned and operated, or controlled by them, including the Internet based e-commerce stores and Internet websites operating under the Seller IDs and Subject Domain Names.

(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, until further Order of this Court, the use of the Goyard Marks, or any confusingly similar trademarks within domain name extensions, 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 and Internet websites registered, owned, or operated by each Defendant, including the Internet based e-commerce stores and Internet websites operating under the Seller IDs and Subject Domain Names.

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

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

(6) Upon Plaintiff's request, the privacy protection service for the Subject Domain Names for which the registrant uses such privacy protection service to conceal the registrant's identity and contact information is ordered to disclose, to the extent not already done, to Plaintiff the true identities and contact information for that registrant.

(7) 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., Alipay.com Co., Ltd., and Alipay Singapore E-Commerce Private Limited (collectively,

“Alipay”), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, Amazon Payments, Inc. (“Amazon”), PayPal, Inc. (“PayPal”), ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), and their related companies and affiliates shall, to the extent not already done, (i) immediately identify all financial accounts and/or sub-accounts associated with the Internet based e-commerce stores and Internet websites operating under the Seller IDs and Subject Domain Names, the PayPal payees, store numbers, merchant identification numbers, infringing product numbers, and/or the e-mail addresses 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.

(8) 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, AliExpress, Ant Financial Services, Alipay, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, Amazon, PayPal, ContextLogic, and their related companies and affiliates, shall further, to the extent not already done, provide Plaintiff’s counsel with all data that details (i) an accounting of the total funds restrained and identify 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. 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, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, Amazon, PayPal, 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.

(9) 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.

(10) This Order shall apply to the Seller IDs and Subject Domain Names, associated e-commerce stores and websites, and any other seller identification names, e-commerce stores, domain names, websites, or financial accounts which are being used by Defendants for the purpose of counterfeiting the Goyard Marks at issue in this action and/or unfairly competing with Plaintiff.

(11) As a matter of law, this Order shall no longer apply to any Defendant or associated e-commerce store or domain name dismissed from this action or as to which Plaintiff has withdrawn its request for a preliminary injunction.

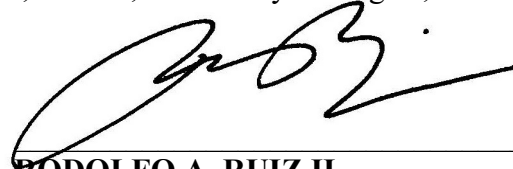
(12) Under 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiff shall maintain its previously posted bond in the amount of \$10,000.00, as payment of damages to which Defendants may be entitled for a wrongful injunction or restraint, during the pendency of this action, or until 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.

(13) 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 platforms, financial institutions, payment processors,

banks, escrow services, or money transmitters, including but not limited to, AliExpress, Alipay, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, Amazon.com, Inc., PayPal, ContextLogic, and their related companies and affiliates shall, to the extent not already done, at Plaintiff's request, provide Plaintiff's counsel with any e-mail address known to be associated with Defendants' respective Seller IDs and Subject Domain Names.

(14) This Preliminary Injunction shall remain in effect during the pendency of this action, or until further date as set by the Court or stipulated by the parties.

DONE AND ORDERED in Fort Lauderdale, Florida, this 9th day of August, 2021.


RODOLFO A. RUIZ II
UNITED STATES DISTRICT JUDGE

SCHEDULE “A”
DEFENDANTS BY NUMBER, SELLER ID,
FINANCIAL ACCOUNT INFORMATION, INFRINGING PRODUCT NUMBER, AND
ADDITIONAL E-MAIL ADDRESS

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
1	066 Store	911770037	1005002365177076	
2	0999 Store	911510214	1005002219936700	
3	21 Store	911602820	1005002227014378	
4	4ever bags Store	911613703	1005002224956048	
5	4tunate Bag Store	911232004	1005002185863067	
6	A&DM Store	911138058	1005002273245810	
7	ABAY Bag Store	910438166	1005001616244147	
8	Abhay 03 Store	5891259	1005001732791148	
9	Abhay 05 Store	5875735	4001334540444	
10	AICHIYAGAO Store	911606359	1005002220133064	
11	Amorous feelings following accessories shop Store	911415047	1005002532786996	
12	Aoki House Store	911155002	1005002268423787	
13	Bahp 1307 Store	910997066	1005001692568896	
14	BD-1326SMD Store	911306195	1005002352606187	
15	Beautiful girl handbag Store	5607012	1005001484135318	
16	beiyin1019 Store	911604163	1005002185849494	
17	BIGBRAND Store	911601003	1005002213266772	
18	Boenze Store	5601340	1005001659014474	
19	Chibi Maruko-chan Store	911836028	1005002444141891	
20	Chicc bags wallets Store	5626104	1005001984778580	
21	cht0522 Store	910558195	1005001468787967	
22	Custommade 8809 Store	911047151	1005001764641677	
23	cvemkigv Store	911752471	1005002389666407	
24	CWQY1124 Store	5880735	4001299921811	
25	CY bags Store	910365325	1005002194674449	
26	Digital World 2213 Store	910991053	1005001658578053	
27	DIYCASE47 Store	4997312	4001345698679	
28	Dragons Digital 1103 Store	911757852	1005002460209986	
29	Everything is for life 01	5952061	1005001351659291	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
	Store			
30	excellentt Store	911754809	1005002538863729	
31	FAN KE YA Bags Store	5731155	1005001394183352	
32	fanlei2525623 Store	911808234	1005002318521743	
33	Fawn Bag Shop Store	911726143	1005002330931216	
34	Featured Digital Store	910334091	1005001479226042	
35	Feng Phone Cases Store	911610390	1005002226767207	
36	FFFLLL05 Store	911615404	1005002213318609	
37	FH digital 017 Store	910741124	1005001608177560	
38	flowerworld--01 Store	5790946	1005001560048880	
39	FlyOut 1213 Store	910567018	1005001488601428	
40	Fruit bag shop Store	911614341	1005002224032161	
41	gaodangshangping Store	911712202	1005002265873255	
42	GDD 01 Store	910645056	1005001667406076	
43	Global exquisite women's bag Store	911827303	1005002421375922	
44	Global female bag selection Store	911779896	1005002392607537	
45	Guality handbag Store	911089015	1005001772103668	
46	Hallo Kitea 2215 Store	911051137	1005001814607665	
47	handbags shoulder bag wallets Store	5786302	1005001488940853	
48	Hi Shopping Store	5797147	1005001709818437	
49	high quality2021 Store	911831244	1005002462613047	
50	HLJ 10 Store	910320340	4001366177629	
51	hm66 Store	911861089	1005002458570117	
52	Honeypinky Store	911733319	1005002317783942	
53	IIIIP Store	911750061	1005002323390009	
54	Inoma Store	911391039	1005002221393900	
55	Jan design Store	911420049	1005002272889371	
56	JIEZHIYUN Store	5481110	4001070113515	
57	JM bag life Store	910716152	1005001652759223	
58	J-Venus Store	911613420	1005002359866995	
59	JWP14 Store	910647019	1005001527904086	
60	Kalimp luggage Store	911751544	1005002346027655	
61	kenzoy Store	911542037	1005002364025159	
62	Keren, Store	5795742	4001308250205	
63	ligemingpai@785 Store	911661222	1005002273012495	
64	Little Bottle House Store	911188186	1005002266599058	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
65	LVGC package Store	911515232	1005002193015442	
66	Manton Store	5871060	1005001694918961	
67	Mavericks bag shop Store	911742141	1005002332432394	
68	Mee776 Store	911798729	1005002461768535	
69	Mibo luggage life Store	911709505	1005002324219550	
70	millionaire01 Store	911531051	1005002242330856	
71	Mimi House Store	911240113	1005002335254820	
72	Mobile phone accessories Wholesalers	910671024	1005001529539121	
73	Mobile phone decoration shop Store	911799566	1005002525444253	
74	Monkey776 Store	911666275	1005002401937413	
75	Mozi 4505 Store	911769071	1005002518877259	
76	Mozi 7002 Store	911427127	1005002444509340	
77	Narutoes 1104 Store	911761905	1005002433942017	
78	Night fun Store	911136219	1005001921541550	
79	Nobby Store	910327022	1005001667383214	
80	ornate Store	910330018	1005001506616252	
81	Oteele Store	5564136	4000626314853	
82	Phone Cases XMZHC Store	910448049	1005002106400103	
83	PHONECE Store	911817446	1005002526743005	
84	Piggy Bag Shop Store	911740156	1005002325283831	
85	Pink Rabbit Store	910324132	1005001990143557	
86	plbb Store	911704132	1005002251091582	
87	POWERBRAND Store	911707522	1005002329642540	
88	PremiumShop666 Store	911787605	1005002484894006	
89	qil126 Store	5628356	1005001879789663	
90	Quality bags 3 Store	911729128	1005002315871442	
91	QX DropShipping Store	5657010	1005001576774638	
92	Robber 1211 Store	910352365	1005001381894841	
93	sakula7 Store	911600003	1005002284264183	
94	Shop07051988 Store	911758862	1005002369962626	
95	Shop2957110 Store	2957110	1005002192676103	
96	Shop3053062 Store	3053062	1005002241402987	
97	Shop3894059 Store	3894059	1005001983207555	
98	Shop4502109 Store	4502109	1005001274411276	
99	Shop4606032 Store	4606032	1005001985454304	
100	Shop4648015 Store	4648015	1005002166137402	
101	Shop5055010 Store	5055010	1005002077736821	
102	Shop5134014 Store	5134014	1005001950277513	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
103	Shop5411028 Store	5411028	1005002444062403	
104	Shop5479042 Store	5479042	1005001577377893	
105	Shop5602215 Store	5602215	1005001543579339	
106	Shop5719022 Store	5719022	1005002455222688	
107	Shop5734259 Store	5734259	1005001464686870	
108	Shop5748323 Store	5748323	1005002325437902	
109	Shop5781450 Store	5781450	1005001917391777	
110	Shop5888970 Store	5888970	1005001540538319	
111	Shop900242400 Store	900242400	1005001580091706	
112	Shop910316128 Store	910316128	1005001392470843	
113	Shop910323131 Store	910323131	1005001849525623	
114	Shop910359355 Store	910359355	1005001401724958	
115	Shop910364388 Store	910364388	1005001391125489	
116	Shop910369261 Store	910369261	1005001385633836	
117	Shop910369352 Store	910369352	1005002184532358	
118	Shop910449040 Store	910449040	1005001843298552	
119	Shop910451081 Store	910451081	1005001476009101	
120	Shop910455207 Store	910455207	1005001620993588	
121	Shop910552413 Store	910552413	1005001521724307	
122	Shop910560417 Store	910560417	1005001898244465	
123	Shop910605011 Store	910605011	1005001560208307	
124	Shop910624021 Store	910624021	1005001565530220	
125	Shop910642060 Store	910642060	1005002092339736	
126	Shop910671022 Store	910671022	1005001513232208	
127	Shop910713098 Store	910713098	1005001584969625	
128	Shop910716049 Store	910716049	1005002219857858	
129	Shop910732190 Store	910732190	1005001757797989	
130	Shop910736086 Store	910736086	1005002104021022	
131	Shop910763022 Store	910763022	1005001716042963	
132	Shop910909064 Store	910909064	1005001668080014	
133	Shop910948051 Store	910948051	1005001765452620	
134	Shop910975079 Store	910975079	1005002219152230	
135	Shop911025019 Store	911025019	1005001680809985	
136	Shop911028015 Store	911028015	1005001700222053	
137	Shop911054101 Store	911054101	1005001725743752	
138	Shop911067045 Store	911067045	1005001699389207	
139	Shop911091029 Store	911091029	1005001967166933	
140	Shop911110242 Store	911110242	1005001857543136	
141	Shop911115211 Store	911115211	1005002450485383	
142	Shop911117232 Store	911117232	1005002140039322	
143	Shop911132044 Store	911132044	1005001820286421	
144	Shop911194014 Store	911194014	1005002278526155	

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145	Shop911262096 Store	911262096	1005002200365874	
146	Shop911282002 Store	911282002	1005001975027797	
147	Shop911376096 Store	911376096	1005002385554479	
148	Shop911378158 Store	911378158	1005002364785433	
149	Shop911386025 Store	911386025	1005002256534972	
150	Shop911418059 Store	911418059	1005002068198655	
151	Shop911423046 Store	911423046	1005002234297446	
152	Shop911423381 Store	911423381	1005002131739507	
153	Shop911471030 Store	911471030	1005002200721011	
154	Shop911509025 Store	911509025	1005002178617158	
155	Shop911531121 Store	911531121	1005002255228357	
156	Shop911536043 Store	911536043	1005002377997429	
157	Shop911562554 Store	911562554	1005002261414288	
158	Shop911564211 Store	911564211	1005002177972728	
159	Shop911566250 Store	911566250	1005002154837776	
160	Shop911566546 Store	911566546	1005002177006592	
161	Shop911599170 Store	911599170	1005002229198359	
162	Shop911599435 Store	911599435	1005002334284302	
163	Shop911599524 Store	911599524	1005002213948581	
164	Shop911601331 Store	911601331	1005002206637944	
165	Shop911601419 Store	911601419	1005002256416956	
166	Shop911602321 Store	911602321	1005002289060100	
167	Shop911605097 Store	911605097	1005002270384386	
168	Shop911606030 Store	911606030	1005002316998184	
169	Shop911606284 Store	911606284	1005002279312225	
170	Shop911610006 Store	911610006	1005002175971980	
171	Shop911610371 Store	911610371	1005002253691504	
172	Shop911611289 Store	911611289	1005002313349240	
173	Shop911612160 Store	911612160	1005002229603838	
174	Shop911613304 Store	911613304	1005002194878922	
175	Shop911659429 Store	911659429	1005002322386379	
176	Shop911666012 Store	911666012	1005002327910842	
177	skking Store	911733123	1005002328669487	
178	Sunnyf Bags Store	911654038	1005002307473032	
179	Suprame Store	911603328	1005002213277655	
180	Supreman Store	911746431	1005002341056409	
181	Tadtime Store	911612087	1005002185963020	
182	TdydT Store	5720041	10000318024618	
183	The strongest&The handsome Store	911720495	1005002312835611	
184	thinking meaning Store	5883221	1005001323145906	
185	tianxian1019 Store	911799006	1005002406188045	

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186	TLLDIIHL Store	911239180	1005002060993046	
187	ToNiceCase Store	911365003	1005002047935057	
188	TopEdison Store	910690026	1005001559552585	
189	TudouTu Store	911262427	1005001943808742	
190	UNIQUE 008 Store	910568141	1005001522140997	
191	WANGZHE198 Store	911750067	1005002323817050	
192	Wonder 02 Store	900250181	1005001299241677	
193	wonder 04 Store	910358022	1005001507652920	
194	WY-HHSMD520 Store	911774585	1005002297588717	
195	xiaya Store	911758987	1005002364275230	
196	xiner Store	911602008	1005002287317618	
197	XYFCNB Store	911259055	1005002262301834	
198	XYS1991 Store	911390133	1005002333339595	
199	Yan Bag Store	910353279	1005001363146727	
200	Yangyang bag shop Store	911730180	1005002325362387	
201	YEZIBB Store	911663249	1005002262816238	
202	You party Store	911110094	1005002167513668	
203	Yu Sang Store	911049052	1005001869665880	
204	zfgnb888 Store	911658033	1005002250867034	
205	ZL 09 Store	910326249	4001346107539	
206	ZRBags Store	911619001	1005002346829354	
207	aber	15072255	570193977	
208	adieuu	21635151	682152608	
209	adoski3071 a/k/a New women's bag wallet snow boots	21016169	531117660 and 528135776	
210	ajshoesfactory	20997223	504363917	
211	alfang	20806104	460792785	
212	amisstore	21640850	670029074	
213	asawenss	21579089	612239250	
214	badgershop	21616520	660553492	
215	beautyisshop	21639551	671038301	
216	bestgoodsoy	21569336	610177055	
217	besttradingco	21539669	553911777	
218	borgesstoree	21640879	669892635	
219	boutique66	21594703	609424102	
220	broughtgate	21636371	649583780	
221	bullgate	21614975	663394164	
222	buycheapgoods	21544417	690476555	
223	buyproductsdhgate	21549106	688183786	
224	chanbossdhgates	21570068	577567451	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
225	chunyan08	21559932	571292479	
226	deanstore	21640888	670968046	
227	dearshoppingcen	21588236	614772130	
228	denshuisa	21579090	622116955	
229	dhcarolq	21609661	641153053	
230	dhelma	21610105	675351581	
231	dhgate778	21639455	674607358	
232	dhgatepte	21610038	641018892	
233	dianagate	21610090	641808268	
234	discount3store	21594702	609642208	
235	discount8store	21594794	609631386	
236	durrenmgate	21640972	668962165	
237	enjoygate	21636385	650406596	
238	esmaween	21578355	618451300	
239	facialmasks	21606883	688795832	
240	factorydirects	21606626	683671988	
241	fashionhandbagsale	21646348	658476239	
242	father_price	21554018	565950564	
243	faulknerstore	21640866	673322354	
244	fc002	20102926	610137672	
245	fjbagstoday	21464041	546521019	
246	forlute	21635197	666155858	
247	fr001	20082077	610159690	
248	fr004	20103024	610314508	
249	fremsiusaa	21579092	622080448	
250	frischgate	21640971	669777302	
251	gaintshop	21588252	614882884	
252	godsoxxss	21572098	653170771	
253	gootys	21569135	620977118	
254	gotoshopgoods	21648592	681627650	
255	greengrocerys	21588259	622017978	
256	handydhsgas	21579391	622131995	
257	happyroomstimes	21648588	684869889	
258	heredo	21566810	577663704	
259	hishoppingmall	21588234	614698703	
260	hoodystoois	21572101	640728786	
261	housewareslstore	21594704	609625150	
262	housewaresstores	21588254	614952881	
263	howmanystars	21560988	618783243	
264	huishoppings	21570207	574945520	
265	iemsdhgates	21578462	622012624	
266	jennifer_jenn548	21554954	615204849	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
267	jhsm006yxgs	20999871	572193099	
268	jjmaskes	21578054	602031372	
269	join2	20249772	511290920	
270	junjospa	21578464	619267836	
271	junsfeis	21610348	689831325	
272	junskings	21642763	673777439	
273	kansgesus	21579058	615829079	
274	kooewnins	21580398	617131648	
275	kootimes	21610347	688064247	
276	lean823	21571794	588599651	
277	lijiahai1	21618211	619618208	
278	lijiahai3	21617184	625946139	
279	lijiahai5	21636621	674772207	
280	lin19860826	21638924	682712892	
281	livehomeambiel	21650661	683834243	
282	llf270	21425651	567984367	
283	llp003	21476292	568465727	
284	llp005	21479394	568487250	
285	longstarsjs	21578813	613457869	
286	longyuuies	21579054	615588217	
287	Lrw001	21433435	568501487	
288	Luxuryhhh	21484049	569165225	
289	madeclothesshopy	21588110	616027627	
290	maksesy	21578648	622015599	
291	mani444	21658932	685541553	
292	mask_0016	21502270	544207308	
293	mask272 a/k/a Designer shoe bag	21502310	591589633	
294	maskonyou	21643555	661204721	
295	meatshop	21662507	683835010	
296	mfa06	21587816	602424605	
297	michaelstoree	21640895	669750410	
298	milemelou	21588122	614909676	
299	miraysu	21577603	674469805	
300	moneycosa	21578473	621875535	
301	moou736	21267442	573356093	
302	mttrolliii	21556402	563473683	
303	myfjallravens	21601893	635349586	
304	myvaritystore	21588177	614553452	
305	namesdhgatebuy	21608371	679201566	
306	newcliplo	21578352	618450906	
307	newdvoo	21588590	621880446	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
308	no14shoplee	21158590	597176752	
309	oinsyis	21579620	641490996	
310	olivegate	21610514	645683647	
311	olpsuas	21579152	613929622	
312	pansygate	21610588	671899341	
313	pdfsdfersy8	21010500	419695988	
314	pinksugao	21155468	475479119	
315	poemsid	21580369	616901943	
316	poiysa	21578208	621886974	
317	qinshopdhgate	21578345	618450620	
318	roomdhgatu	21672111	683767835	
319	rowanstore	21640883	670525807	
320	royallove	21587989	614005908	
321	ruby2019	21336225	576108900	
322	ruiospsc	21578970	584869298	
323	shihao84	21433894	607296092	
324	shoneybsmall	21614957	663000644	
325	shoppeok	21587900	609608965	
326	shuoshur	21634823	667143083	
327	snackbarsroom	21588089	614676195	
328	sophy_htt a/k/a Httosophy	21060436	546387118	
329	sport0004 a/k/a sport0004 crossbody Brand luxury	20642763	673910199	
330	starjansu	21578806	637733862	
331	starsgogo	21578073	618452363	
332	starsrooms	21561001	616312248	
333	starstradingco	21487898	599769896	
334	stategate	21636392	649705516	
335	stmandys	21588088	614617605	
336	thoreaustore	21640853	669965809	
337	ting877	19928497	483914461	
338	topairstore	21604607	624281064	
339	warmergate	21636378	649660234	
340	watchstool	21652627	683012770	
341	wilsonstore	21640846	668875293	
342	wl0308	21238225	559544267	
343	wozuishishang1	21645025	687997117	
344	xiaolinmalls	21535485	561761604	
345	xixinhubag2020	21421344	610545265	
346	yisonshop	21615144	673711334	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
347	yituo7	21434206	584044578	
348	ymj002	21619050	621265128	
349	yufeifeii	21634819	668751335	
350	yzhowen	21602927	604014895	
351	zhanghan05	21587869	591685410	
352	zhenoiucao	21581042	622271583	
353	zhidhgateso	21578826	615627183	
354	zhiqinhigh	21581382	615870711	
355	zhistrestim	21578067	618449537	
356	zhongguoxx2	21379498	595963351	
357	zhuanqian1hao	21416835	580664290	
358	zxlclothes18	21647887	672326529	
359	HaiTongYue	A2VR45SVM0Q146	B096PJC9RX	
360	Sales for two weeks	A1ROYH0SUQV1UK	B08Z6ZWM15	
361	sosatisfied	A1GIQUH5CU5156	B096PG6G6S	
362	ravimoho-0	rmohottie@gmail.com	LM MARKET	
363	bagslinen.com		Online Store Online Mall	service@factorysbest.com fanny@pwtzrc.com
363	ffzlbag.com	rengj343696@163.com	Online Store	
363	oivtbag.com	luyako92261@163.com	Online Store	
364	dcixbag.com		Online Shop	contact@toplinemails.com customercenter@188.com
364	joinvalise.com	pinfe20938@163.com	Online Shop	service@smsoco.com customercenter@188.com
364	xvmwbag.com		Online Shop	contact@toplinemails.com customercenter@188.com
365	fghn.xyz	samuelspoulg94@gmail.com	samuelspoulg94@gmail.com	ccl123456@gmail.com
365	adeee.xyz	larrainewendybk37@gmail.com		francenenidarw65@gmail.com
365	amuuu.xyz	samuelspoulg94@gmail.com	samuelspoulg94@gmail.com	ccl123456@gmail.com
366	faktor.cc	lindahldousiguus@hotmail.com	郑州润之诺电子科技有限公司	topluxurysale@Yahoo.com
367	goyardoutlet.us	AlstonWindsore@outlook.com	潍坊鼎悦网络科技有限公司	xsalevip@outlook.com
368	jrrusso.xyz	k17wz6@163.com		
368	yymcwpm.com	k17wz6@163.com	da lian jia cheng yan er shou che mao yi you xian	

Def. No.	Defendant / Seller ID or Subject Domain Name	Financial Account Information: Merchant Number or PayPal Account	Infringing Product Number / PayPal Payee	Additional E-mail Address
			gong si	
369	tokyo-outlet.biz	9355744@qq.com	广州贝缇美珂国际贸易有限公司	tokyoutlet@gmail.com
370	tomorrowsummer.com	phenye@gmail.com	tomorrowsummer	support@tomorrowsummer.com
371	weaselhome.com	u8jbxzau@outlook.com	Gsknkd	
372	xzi22nrpr.com	khevuadfk@outlook.com	Xbvuhe	
373	beliefme112	5db04a7ab3404b0a63703615	5f3f2132ea3ce3004d0ee52b	
374	hongxiahongxia666	5dd63159d87bf132033f7313	5f56e1c3b2d263a9f841fc1d	
375	LivestU Yoga	5e00c65e8c92067f106d98dd	5fb391d51b880d059bbeb9fe	
376	<i>Dismissed at DE 16</i>			
377	soyoucanyouup	59f33e32ddda8c5b1416e3bd	5fa206e09340e31695bc1d66	
378	ZJ102	5f7c7aea58dd656b5d135872	5fabf2dea8abe8ba0bb18394	
379	ZJ103	5f7ffd25e64ad810bd56303e	5fb9f4382e49c96a5d66c406	