-IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LEGEND PICTURES, LLC,

Plaintiff,

Civil Action No.: 1:21-cv-03592

Judge Martha M. Pacold

v.

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

Magistrate Judge Jeffrey Cummings

Defendants.

PRELIMINARY INJUNCTION ORDER

THIS CAUSE being before the Court on Plaintiff, LEGEND PICTURES, LLC ("LEGEND PICTURES" or "Plaintiff"), Motion for a Preliminary Injunction, and this Court having heard the evidence before it hereby GRANTS Plaintiff's Motion for Entry of a Preliminary Injunction against the defendants identified in Schedule A (collectively, the "Defendants") and using at least the online marketplace accounts identified in Schedule A (the "Defendant Online Stores") in part, as follows.

This court finds, in the absence of adversarial presentation, that it has personal jurisdiction over the Defendants because the Defendants appear to directly target their business activities toward consumers in the United States, including Illinois. Plaintiff has presented screenshot evidence that each Defendant Online Store is reaching out to do business with Illinois residents by operating one or more commercial, interactive Internet Stores through which Illinois residents can purchase products using counterfeit versions of Plaintiff's PACIFIC RIM trademarks, U.S. Trademark Registration Nos. 5,840,140; 5,840,142; 6,195,470; 6,205,935 (collectively, the "PACIFIC RIM Trademarks") and/or products infringing the PACIFIC RIM Works, Copyright Registration Nos. PA0001859894 and PA0002091781 (the "PACIFIC RIM Works"). *See* [12].

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This Court also finds that injunctive relief previously granted in the Temporary Restraining Order ("TRO") should remain in place through the pendency of this litigation and that issuing this Preliminary Injunction is warranted under Federal Rule of Civil Procedure 65. Evidence submitted in support of this Motion and in support of LEGEND PICTURES' previously granted Motion for a Temporary Restraining Order establishes that LEGEND PICTURES has a likelihood of success on the merits; that no remedy at law exists; and that LEGEND PICTURES will suffer irreparable harm if the injunction is not granted.

Specifically, LEGEND PICTURES has proved a *prima facie* case of trademark infringement because (1) the PACIFIC RIM Trademarks are distinctive marks and are registered with the U.S. Patent and Trademark Office on the Principal Register and the PACIFIC RIM Works are registered with the United States Copyright Office, (2) Defendants are not licensed or authorized to use the PACIFIC RIM Trademarks and PACIFIC RIM Works, and (3) Defendants' use of the PACIFIC RIM Trademarks and PACIFIC RIM Works is causing a likelihood of confusion as to the origin or sponsorship of Defendants' products with LEGEND PICTURES. Furthermore, Defendants continued and unauthorized use of the PACIFIC RIM Trademarks and PACIFIC RIM Works irreparably harms LEGEND PICTURES through diminished goodwill and brand confidence, damage to LEGEND PICTURES' reputation, loss of exclusivity, and loss of future sales. Monetary damages fail to address such damage and, therefore, LEGEND PICTURES has an inadequate remedy at law. Moreover, the public interest is served by entry of this Preliminary Injunction to dispel the public confusion created by Defendants' actions. Accordingly, this Court orders that:

- Defendants, their affiliates, officers, agents, employees, attorneys, and all persons acting for, with, by, through, under or in active concert with them be temporarily enjoined and restrained from:
 - a. using the PACIFIC RIM Trademarks and PACIFIC RIM Works or any reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine PACIFIC RIM product or not authorized by LEGEND PICTURES to be sold in connection with the PACIFIC RIM Trademarks and PACIFIC RIM Works;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine PACIFIC RIM product or any other product produced by LEGEND PICTURES, that is not LEGEND PICTURES' or not produced under the authorization, control or supervision of LEGEND PICTURES and approved by LEGEND PICTURES for sale under the PACIFIC RIM Trademarks and PACIFIC RIM Works;
 - c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control or supervision of LEGEND PICTURES, or are sponsored by, approved by, or otherwise connected with PACIFIC RIM; and
 - d. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for LEGEND PICTURES, nor authorized by LEGEND PICTURES to be sold or offered for

sale, and which bear any of the PACIFIC RIM Trademarks and PACIFIC RIM Works or any reproductions, counterfeit copies or colorable imitations thereof;

- 2. Those in privity with Defendants and with actual notice of this Order, including any online marketplaces such as, but not limited to, Alipay, WISH and Alibaba Group Holding Ltd. along with any related Alibaba entities (collectively, "Marketplaces"), social media platforms, Facebook, YouTube, LinkedIn, Twitter, Internet search engines such as Google, Bing and Yahoo, shall within ten (10) business days of receipt of this Order:
 - a. disable and cease displaying any advertisements used by Defendants in connection with the sale of counterfeit and infringing goods using the PACIFIC RIM Trademarks and PACIFIC RIM Works; and
- 3. Defendants and any third party with actual notice of this Order who is providing services for any of the Defendants, or in connection with any of Defendants' Online Stores, including, without limitation, any online marketplace platforms such as Marketplaces, advertisers, Facebook, Internet Service Providers ("ISP"), web hosts, back-end service providers, web designers, sponsored search engine or ad-word providers, banks, merchant account providers, including Alipay, WISH, Alibaba, Western Union, third party processors and other payment processing service providers, shippers, and online marketplace registrars (collectively, the "Third Party Providers") shall, within ten (10) business days after receipt of such notice, provide to LEGEND PICTURES expedited discovery, including copies of all documents and records in such person's or entity's possession or control relating to:

- a. the identities and locations of Defendants, their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including all known contact information;
- b. the nature of Defendants' operations and all associated sales and financial information, including, without limitation, identifying information associated with Defendant Online Stores, and Defendants' financial accounts, as well as providing a full accounting of Defendants' sales and listing history related to their respective Defendant Online Stores;
- c. Defendants' websites and/or any online marketplace accounts;
- d. the Defendant Online Stores registered by Defendants; and
- e. any financial accounts owned or controlled by Defendants, including their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including such accounts residing with or under the control of any banks, savings and loan associations, payment processors or other financial institutions, including, without limitation, WISH, Western Union, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).
- Alipay US Inc. and its related companies and affiliates ("Alipay") and ContextLogic, Inc.
 ("WISH") shall, within ten (10) business days of receipt of this Order, for any Defendant or any of Defendant Online Stores:
 - a. locate all accounts and funds connected to Defendants, Defendant Online Stores, including, but not limited to, any WISH accounts connected to the information

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listed in Schedule A hereto or the email addresses identified in Exhibit 3 to the Declaration of Kristina Holliman; and

- b. restrain and enjoin any such accounts or funds that are non-U.S. foreign based from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.
- 5. LEGEND PICTURES may provide notice of these proceedings to Defendants, including notice of the preliminary injunction hearing and service of process pursuant to Fed.R.Civ.P. 4(f)(3), by electronically publishing a link to the Complaint, this Order and other relevant documents on a website, or by sending an e-mail to the e-mail addresses identified in Exhibit 3 to the Declaration of Kristina Holliman and any e-mail addresses provided for Defendants by third parties that includes a link to said website. The Clerk of Court is directed to issue a single original summons in the name of "AApensevtt and all other Defendants identified in the Complaint" that shall apply to all Defendants. The combination of providing notice via electronic publication and e-mail, along with any notice that Defendants receive from Online Marketplace Accounts and payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendants of the pendency of the action and afford them the opportunity to present their objections.
- 6. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order as permitted by and in compliance with the Federal Rules of Civil Procedure and the Northern District of Illinois Local Rules. Any third party impacted by this Order may move for appropriate relief.
- The \$10,000 bond posted by LEGEND PICTURES shall remain with the Court until a Final disposition of this case or until this Preliminary Injunction is terminated.

8. The Clerk is directed to unseal any previously sealed documents in this matter, namely (1) Plaintiff's Schedule A attached to the Complaint, which includes a list of the Defendant Online Stores; (2) screenshot printouts showing the active Defendant Online Stores (Exhibit 3 to the Declaration of Kristina Holliman) and (3) the Temporary Restraining Order.

Dated: August 16, 2021

<u>/s/ Martha M. Pacold</u> U.S. District Court Judge

No.	Defendants
1	AApensevtt
2	aisa8451
3	ajhbwnppth
4	AlbertaElroyeVlO
5	Allie Langston
6	Amanda Curry
7	Arcrosk Market Cys
8	Arcrosk Market Tvg
9	At first sight meeting
10	Balabla
11	BartHermosaaWcXjP
12	BernieZivgYaCy
13	caichangmou666
14	caojiawei25467
15	cenqiyu
16	Deal basic
17	demgfjsnl
18	dengxing01 shop
19	Desordenados
20	Fanyufa
21	fyxasdd
22	geshaolin19502
23	Goki toys
24	Hao wen jun shop
25	Huang hou lun shop
26	huangtao8765
27	huangzifeng1856356
28	hujing269
29	huzhixin94079
30	Industria CRV
31	ioklu
32	jeuvouvtser
33	jiangyongjin44410
34	Jinglinger Vase
35	Jirongyao521596636
36	JodieEdisondSrWeR
37	JULIE GENGLER
38	kalamhvnd
39	keisermrlxgvy
40	keylorspqrxvmg
41	kopwiwezki
42	lbhsgauasdssc

SCHEDULE A

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	unyu9876
	ichangsheng38430
	iguixia123
54 liu	imingdong58856
	iqingyao187
	iwei5779
	ıxinran8841
	iyongting48467
	nzeyu0519
	zhengjiang49440
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	aiJingGuishop
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	aryam Chaudhry
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	zhen0393
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	oger Tilley
	osalindTyronetLmLr
	uben and Maddy Vega
83 ruo	chaman45
84 Ru	uth Padgett
85 shi	idongfeng48573
86 shi	iyahao26129
87 Sh	noperan

88	skjdfsdjkgvkf
89	sksdjfsdhj
90	sobaniafetzsms
91	Spring Vandiver
92	stores keila
93	sunjiayu10921
94	sunjie48974
95	sunwenqing60635
96	t6t2otho
97	tabathas accesorios gym online
98	tamabrega
99	TANFANG9528
100	teresa buendia
101	Teresa Doyal
102	The Waltz of love
103	tianmaoyi66699
104	tianpangzi52723
105	TobeyCherryeUqE
106	traceeschmeler
107	Tracy Su
108	Twelve Activity One
109	tyhtrf
110	vancur806
111	Variedades Yuli
112	Veilinger Baby's
113	Veragiclumad
114	Virginiawe
115	Wang Ye Fang
116	wangao5023
117	wangfeng654
118	wanghaibo521
119	wanghaijun39721
120	wanghongfei779
121	wanglei Store
122	wanglei7775
123	wangnannan4205
124	wangqi1228
125	wangruiduo28597
126	wangshengbing467945
127	wangshuxian353
128	wangshuyun5567
129	wangsijie44399
130	wangwei118
131	wangwenjun008
132	wangwenlong46455
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133	wangxianjuan4646894
134	wangxinyuan1998
135	wangxinyue32715
136	wangxuwei0065
130	wangye 7890
138	wangying4645
130	wangyuan1234
140	wangyunkai1453
140	wangyunkui0818
141	wangyunxia07728
142	wangyuhxhao/728 wangyusheng15202
143	wangzhongmin66058
144	Wayne Andrews
143	Weicaishan552
140	weizhenkun
147	weiguangfen
-	wenguangten wenxinxin8898
149 150	
150	wenzhuokang5876
151	whpongbo WilburWardsUpU
	WILLIABURN
153 154	williaborn wubaoshan1234
154	BigStatueFigure Store
155	Block City Store
150	ChenShang Tees Store
157	Childhood Priceless Building Blocks Store
158	Delicate Model Store
160	EAKI Toy Store
161	Newterritory Store
161	Nine Point Store
162	Nyqm001 Store
164	Octopbrik Official Store
165	Oneself Design 002 Store
165	Oneself Design Official Store
167	Orkcamp Design Store
168	pa pa fu 2 Store
169	Passionate Toy Store
170	PEALINK TOY Store
170	Pekkasland Figures & Stuffed Dolls Center
171	Perfect JL xiaoyu Store
172	PISTACHIO Bag Store
173	Playful World Store
174	Plaything Store
175	Poecilia Store
170	Poster & Print World Store
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178	Priceless Childhood Toy Store
179	Shop911039219 Store
180	Shop911338091 Store
181	SUPFANCY BLOCKS Store
182	XGZ-Computer Peripherals Store
183	Xiamen Ruicai Industry And Trade Co., Ltd.
184	XIANG 1204 Store
185	xiang gang Store
186	xiao guo Store
187	xiao tu Store
188	Xin cheng Store
189	XxX Toy Store
190	Y man painting Store
191	Yaya Toy Store
192	Yoaee Store
193	yongcun NO06 Store
194	YuanS Store
195	yxx13 Store
196	zhang'sen Store
197	ZHANGXIAOXIAO Store
198	ZHAOKAOFEITOYS Store
199	zhejiangyiwu Store
200	zouwu Store