

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

LEGEND PICTURES, LLC,

Plaintiff,

v.

THE PARTNERSHIPS AND UNINCORPORATED  
ASSOCIATIONS IDENTIFIED ON SCHEDULE “A”,

Defendants.

Civil Action No.: 1:21-cv-05468

Judge Gary Feinerman

Magistrate Judge Jeffrey Cole

**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 in its entirety against the defendants identified in Schedule A (collectively, the “Defendants”).

THIS COURT HEREBY FINDS that it has personal jurisdiction over the Defendants since the Defendants directly target their business activities toward consumers in the United States, including Illinois. In this case, Plaintiff has presented screenshot evidence that each Defendant Internet Store is reaching out to do business with Illinois residents by operating one or more commercial, interactive Internet Stores through which Illinois residents can and do purchase products using counterfeit versions of Plaintiff’s trademarks and copyrights. *See* Docket No. 12 which includes screenshot evidence confirming that each Defendant Internet Store does stand ready, willing and able to ship its counterfeit goods to customers in Illinois bearing infringing and/or counterfeit versions of the 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, which are protected by U.S. Copyright Registration Nos. PA0001859894 and PA0002091781 (the “PACIFIC RIM Works”).

THIS COURT FURTHER 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:

1. 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;
  - d. further infringing the PACIFIC RIM Trademarks and PACIFIC RIM Works and damaging LEGEND PICTURES' goodwill;
  - e. otherwise competing unfairly with LEGEND PICTURES in any manner;

- f. 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;
  - g. using, linking to, transferring, selling, exercising control over, or otherwise owning the Defendant Internet Stores, or any other online marketplace account that is being used to sell or is the means by which Defendants could continue to sell Counterfeit/Infringing PACIFIC RIM products; and
  - h. operating and/or hosting at the Defendant Internet Stores and any other online marketplace accounts registered or operated by Defendants that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the PACIFIC RIM Trademarks and PACIFIC RIM Works or any reproductions, counterfeit copies or colorable imitations thereof 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.
2. Those in privity with Defendants and with actual notice of this Order, including any online marketplaces such as, but not limited to, 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 three (3) business days of receipt of this Order:

- a. disable and cease providing services for any accounts through which Defendants engage in the sale of counterfeit and infringing goods using the PACIFIC RIM Trademarks and PACIFIC RIM Works, including any accounts associated with the Defendants listed in Schedule A;
  - b. disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the PACIFIC RIM Trademarks and PACIFIC RIM Works; and
  - c. take all steps necessary to prevent links to the Defendant Internet Stores identified in Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Internet Stores from any search index.
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 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 three (3) 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:

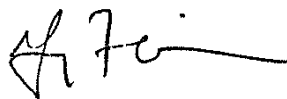
- a. the identities and locations of Defendants, their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including all known contact information;
  - b. the nature of Defendants' operations and all associated sales and financial information, including, without limitation, identifying information associated with Defendant Internet Stores, and Defendants' financial accounts, as well as providing a full accounting of Defendants' sales and listing history related to their respective Defendant Internet Stores;
  - c. Defendants' websites and/or any Online Marketplace Accounts;
  - d. the Defendant Internet 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).
4. Defendants and any persons in active concert or participation with them who have actual notice of this Order shall be temporarily restrained and enjoined from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.
5. ContextLogic, Inc. ("WISH") shall, within three (3) business days of receipt of this Order, for any Defendant or any of Defendant Internet Stores:

- a. locate all accounts and funds connected to Defendants, Defendant Internet Stores, including, but not limited to, any WISH accounts connected to the information 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.
6. Any banks, savings and loan associations, payment processors, or other financial institutions, for any Defendant or any Defendant Internet Stores, shall within three (3) business days of receipt of this Order:
  - a. locate all accounts and funds connected to Defendants, the Defendant Internet Stores, including, but not limited to, any accounts connected to the information listed in Schedule A hereto or the email addresses identified in Exhibit 3 to the Declaration of Kristina Holliman; and
  - b. restrain and enjoin such accounts from receiving, transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.
7. 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 “36ahd 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.

8. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order on five days' notice to LEGEND PICTURES or on shorter notice as set by this Court.
9. 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.
10. The Clerk is directed to unseal any previously sealed documents in this matter, namely (1) Plaintiff's Schedule A attached to the Complaint [2], which includes a list of the Defendant Internet Stores; (2) screenshot printouts showing the active Defendant Internet Stores (Exhibit 3 to the Declaration of Kristina Holliman) [12] and (3) the Temporary Restraining Order [19].

Dated: 11/2/2021



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U.S. District Court Judge



**SCHEDULE A**

<b>No.</b>	<b>Defendants</b>
1	36ahd
2	amblychromasia
3	Angdone
4	ArchibaldEdmundbRfMy
5	axfordd113
6	baobinhmai53418
7	baoyulian48507
8	BartonDenisezCpTo
9	BDonWay
10	Bonnie Galloway
11	buiguanqun123
12	caimingxuan123
13	chahuaxuecun
14	chenmo92318826
15	chenwenxuan48184
16	chenxiugen70953
17	chenyajie79260
18	Cienryden Baby's
19	Creaciones jbelen
20	daiyingxi514958
21	danbinghe543
22	Danny Humphrey
23	Demisomr Pants
24	Diane Marvin
25	digda15201
26	dujiamin
27	EdwinHolland
28	Eespatpi
29	eyauj
30	fangxiaojia8649
31	fanzheaong0070
32	fdrtyrw
33	Florida Moore
34	FraleyTysonshop6
35	gaobo5319
36	gaoshuzhi23487
37	HGXFZDSA
38	hjtuiurtytr

39	Howard D Martin
40	huangmeiqin3627
41	HughGriseldadByPq
42	Linglini
43	liruotong2042
44	lishuxian56224478
45	lisiyu3596
46	liujinyuan21395
47	liu'yan33282
48	liuyumei5321475
49	liwenjie5993
50	lixuezhen1314
51	liyan31026
52	liyinguo49640
53	liyingying09666
54	liyuhur5655754
55	lizhengquan76242
56	lu shan228
57	lujizong030
58	luofaming668
59	luoshulian38626
60	majiayue73558
61	man1314
62	maoweijie668
63	Melissa Crump
64	metricfle
65	ngochangphan49564
66	Painting Art Home
67	renhong00765
68	Rong art
69	roobfarah1
70	RubyGreenStore
71	shechengping45670
72	shichen73502
73	Shots of Hennessey
74	Stephen Pittss
75	sumengyu49663
76	SUNCHANGJUN SHOP
77	sunqi1043

78	syyalkjsdnizxm
79	tangyumeng14810
80	tangzhengjie12345
81	tianfeifei0145
82	tianwuchuang51521
83	tianyuanqing7283
84	Tiger Industries
85	Tornado of Houston
86	trifles
87	vbmcfgherw
88	wangcheng Store
89	wangcuoyang188
90	wangdongqi10380
91	wanghao66094
92	wangjunjie22731
93	wangliulin70336
94	wangrui10412
95	wangshuqin2580
96	wangyixualp
97	wangyu9129
98	weihailong87682
99	Willyam Romero
100	Wm Renda
101	wubo Store
102	wushiqiangshop
103	wuxia Store me
104	wuyachao95
105	wuyanping123
106	wuyongbaihuodian
107	xiangyuanwei
108	xiaoya Store me
109	xiatianhuakso
110	xielei18237
111	xiushuizhilishang
112	xubaoyue88888
113	xuchen45842
114	xuedandan2049
115	xuguofen257
116	xuke1234

117	xushushu66058
118	xuwenjuan19302
119	xuxiaolong12641
120	xuxiaolong1316
121	xuxinmei2475
122	xuyaqin345
123	xuyuehui3214
124	xuzhaohe666
125	xuzhongrui
126	yangaiqin3638
127	yangchangyu1234
128	yangchongggf
129	yangfan2000
130	yangjianchang10
131	yangjinyou1017
132	yangjunxia Store
133	yangmingyuan0018
134	Yangonzhanglv0657
135	yangshuai8974
136	yangshupei36285
137	yangxiaolong474747
138	yangyubin7890
139	yangzem1219
140	yangzhi08698
141	YanjihuigujP
142	yanyan42184
143	yanyingzhao Store
144	yaokonjizhizao
145	yaoruei
146	yaozhenliang895
147	yasy8
148	YebeishanbD
149	yijinhui369728
150	Yimeiguan258
151	Ying0625
152	yinlanzhi1
153	yinxinlong2393
154	yinyizhuo68815
155	yinyongqiang45765

156	yinyuxin
157	yiqiaolong5139
158	yixiangtiankaili
159	yllzesapr91
160	Yu002
161	yuanchaohui0920
162	yuanhongfei72672
163	yuanpeisen7890
164	yudeming68818
165	yujian57110
166	yupanli628
167	yuqiang668
168	yusuzhen7890
169	yuweiwei54315
170	yuyixi1121
171	yuzhimin851218
172	ZacharyJoshuaKFaA
173	ZakHendrix
174	zengbinrui
175	zengzixuan3011
176	Zhang Yue119520
177	zhangbaishuai5018
178	zhangchaolan07083
179	zhangcheng8564679
180	zhangdongqiong43762
181	zhangguirong543
182	zhanghaixin
183	zhangjie1234
184	zhangjunyuan4469
185	zhangkaiyang8655
186	zhanglanhong Store
187	zhangmei5636956
188	zhangpeng66058
189	zhangpengxia13990
190	zhangtianshuo123
191	zhangtongtong162X
192	zhangweinan Store
193	zhangwen00852
194	zhangwenjie99080

195	zhangxiuxia856356
196	zhangxuewen4538
197	zhangyanerer
198	ZHANGYANI33588
199	zhangyili9635
200	ZHANGYING54134
201	zhangyuanming521
202	zhangyueyue0127
203	zhangyufan623
204	zhangyulin88
205	zhangzhen95271
206	zhangzhengzhuo6858
207	zhangzihao05924
208	zhanmeiyu1314
209	zhaobingqing9642786
210	zhaochunsheng4645795
211	zhaodanyang08529
212	zhaohuaizhi464576
213	zhaoli97780
214	zhaoxiangqian1234
215	zhaoxinming
216	zhaoxueqi1874
217	zhaoyao Store
218	zhaoyongle77917
219	zhaoyue658865235
220	zhapmengyuan44705
221	zhegzixin251314
222	zhengyunyun0912
223	zhongyongfang20001
224	zhoufeifan38008
225	zhoujiyong66058
226	zhouluyu3654217
227	zhouyawei5616
228	zhuchaoqun1990
229	zhuhanlong0378
230	zhujunji
231	zhushuangsu66058
232	zhuxiangqiang8978
233	zhuyanjin2956897

234	zhuyihang9122
235	zhuyuxiang66058
236	zhuzheng209432959
237	ZIHANGTXfs0002
238	ZLmetals
239	zongtingting0414
240	zoudachao6298
241	zouxiaomao567
242	zuowenchu Store
243	zuyunrui0852