

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

Ruppert Garden Tools, LLC	)	
	)	Case No. 22-cv-519
v.	)	
	)	Judge: Hon.
THE PARTNERSHIPS and	)	
UNINCORPORATED ASSOCIATIONS	)	Magistrate: Hon.
IDENTIFIED ON SCHEDULE A	)	
_____	)	

**COMPLAINT**

Plaintiff Ruppert Garden Tools, LLC (“Ruppert Garden”), hereby files this Complaint for, *inter alia*, trademark infringement, counterfeiting, and related claims against Defendants, on personal knowledge as to Plaintiff’s own activities and on information and belief as to the activities of others:

**The Parties**

1. Ruppert Garden Tools, LLC is a Kentucky Limited Liability Company that maintains its principal place of business at 11065 Harrison Way, Walton, KY 41094.

2. Defendants identified on Schedule “A” are all believed to be individuals and unincorporated business associations who, upon information and belief, reside in foreign jurisdictions. The true names, identities, and addresses of Defendants are currently unknown.

3. Defendants conduct their illegal operations through fully interactive commercial websites hosted on various e-commerce sites, such as Alibaba/Aliexpress, Amazon, DHgate, eBay, Joom, Newegg, Shopify, Walmart, Wish, etc. (“Infringing Websites” or “Infringing Webstores”). Each Defendant targets consumers in the United States, including the State of

Illinois, and has offered to sell and, on information and belief, has sold and continues to sell counterfeit products that violate Plaintiff's intellectual property rights ("Counterfeit Products") to consumers within the United States, including the State of Illinois and Northern District of Illinois. Defendants have the capacity to be sued pursuant to Federal Rule of Civil Procedure 17(b).

4. Through their operation of the Infringing Webstores, Defendants are directly and personally contributing to, inducing, and engaging in the sale of Counterfeit Products as alleged, oftentimes as partners, co-conspirators, and/or suppliers. Upon information and belief, Defendants are an interrelated group of counterfeiters working in active concert to knowingly and willfully manufacture, import, distribute, offer for sale, and sell Counterfeit Products. Defendants intentionally conceal their identities and the full scope of their counterfeiting operations in an effort to deter Plaintiff from learning Defendants' true identities and the exact interworking of Defendants' illegal counterfeiting operations. The identities of these Defendants are presently unknown. If their identities become known, Plaintiff will promptly amend this Complaint to identify them.

#### **Jurisdiction and Venue**

5. This is an action for trademark counterfeiting and trademark infringement and unfair competition and false designation of origin arising under the Trademark Act of 1946, 15 U.S.C. §§ 1051, et seq., as amended by the Trademark Counterfeiting Act of 1984, Public Law 98-473 (October 12, 1984), the Anti-Counterfeiting Consumer Protection Act of 1996, Pub. L. 104-153 (July 2, 1996), and the Prioritizing Resources and Organization for Intellectual Property Act of 2007, H.R. 4279 (October 13, 2008) (the "Lanham Act"), and for unlawful and deceptive acts and practices under the laws of the State of Illinois.

6. This Court has original jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1332, and 1338(a) and (b); and 15 U.S.C. §§ 1116 and 1121. This Court has jurisdiction, pursuant to the principles of supplemental jurisdiction and 28 U.S.C. § 1367, over Plaintiff's claims for unlawful and deceptive acts and practices under the laws of the State of Illinois.

7. This Court has personal jurisdiction over Defendants in that they transact business in the State of Illinois and in the Northern District of Illinois.

8. Venue is proper in this District pursuant to 28 U.S.C. § 1391 in that the Defendants are entities or individuals subject to personal jurisdiction in this District. Venue is also proper in this District because a substantial part of the events or omissions giving rise to the claims occurred in this District and Defendants directly target business activities towards consumers in the State of Illinois.

### **Background Facts**

9. Plaintiff is engaged in the business of manufacturing, distributing, and retailing high quality garden tools and gardening equipment, such as the WEED SNATCHER tool, a device that lets easily weed gardens, including within the Northern District of Illinois District (collectively, the "Plaintiff Products") under the federally registered trademarks identified in Paragraph 10, below. Defendants' sales of Counterfeit Products in violation of Plaintiff's intellectual property rights are irreparably damaging Plaintiff.

10. Plaintiff is the owner of all rights, title, and interest in and to, *inter alia*, the WEED SNATCHER mark, U.S. Reg. No. 4418087 (the "Mark"). The registration is valid, subsisting, unrevoked, uncanceled, and incontestable pursuant to 15 U.S.C. § 1065. The registration for the Mark constitutes prima facie evidence of validity and of Plaintiff's exclusive right to use the

Mark pursuant to 15 U.S.C. § 1057(b). A genuine and authentic copy of the U.S. federal trademark registration certificate for the WEED SNATCHER Mark is attached as Exhibit 1.

11. Plaintiff is the owner of all rights, title, and interest in and to, *inter alia*, the GEEKEY Copyrights, Registration VA0002272565, and TXu002282728 (the “Copyrights”). The aforementioned registrations are valid, subsisting, unrevoked and uncanceled. Plaintiff also owns common law rights in these and other copyrights for use in connection the GEEKEY products. The U.S. federal copyright registration records for the above-listed Copyrights is attached hereto as Exhibit 2.

12. Plaintiff’s brand, symbolized by the WEED SNATCHER Mark, is a recognized symbol of high-quality tools. As detailed below, Plaintiff has been using the WEED SNATCHER Mark in connection with the advertising and sale of Plaintiff’s Products in interstate and foreign commerce, including commerce in the State of Illinois and the Northern District of Illinois.

13. The WEED SNATCHER Mark has been widely promoted throughout the United States. Consumers, potential consumers, and other members of the public not only associate Plaintiff’s products with exceptional materials, style, and workmanship, but also recognize the Plaintiff’s products sold in the United States originate exclusively with Plaintiff.

14. As of the date of this filing, Plaintiff’s products are sold online and in retail establishments throughout the world.

15. Plaintiff maintains quality control standards for all WEED SNATCHER Products. Genuine WEED SNATCHER Plaintiff Products are distributed through a network of distributors and retailers, as well as Plaintiff’s online sales, via webstores such as Amazon.com. Sales of WEED SNATCHER Products via the web and legitimate webstores represent a significant

portion of Plaintiff's business. The website features proprietary content, images, and designs exclusive to Plaintiff.

16. The WEED SNATCHER Mark is highly visible and distinctive worldwide symbol of excellence in quality and uniquely associated with Plaintiff and, as a result, Plaintiff Products bearing the WEED SNATCHER Mark have significant sales.

17. The WEED SNATCHER Mark has never been assigned or licensed to any of the Defendants in this matter.

18. The WEED SNATCHER Mark is a symbol of Plaintiff's quality, reputation, and goodwill and has never been abandoned.

19. Further, Plaintiff has expended substantial time, money, and other resources developing, advertising, and otherwise promoting the WEED SNATCHER Mark.

20. Upon information and belief, at all times relevant hereto, Defendants in this action have had full knowledge of Plaintiff's ownership of the WEED SNATCHER Mark, including its exclusive right to use and license such intellectual property and the goodwill associated therewith.

21. In or around November 2021, Plaintiff identified the WEED SNATCHER Mark on the Infringing Webstores and Counterfeit Products designed to resemble authorized retail Internet stores selling genuine WEED SNATCHER Products that Defendants had reproduced, displayed, and distributed without authorization or license from Plaintiff in violation of the WEED SNATCHER Mark.

22. Defendants' use of the Mark on or in connection with the advertising, marketing, distribution, offering for sale, and sale of the Counterfeit Products is likely to cause and has

caused confusion, mistake, and deception by and among consumers and is irreparably harming Plaintiff.

23. Defendants have manufactured, imported, distributed, offered for sale, and sold Counterfeit Products using the WEED SNATCHER trademarks and continue to do so.

24. Defendants, without authorization or license from Plaintiff, knowingly and willfully used and continue to use the WEED SNATCHER Mark in connection with the advertisement, offer for sale, and sale of the Counterfeit Products, through, *inter alia*, the Internet. The Counterfeit Products are not genuine WEED SNATCHER Plaintiff Products. The Plaintiff did not manufacture, inspect, or package the Counterfeit Products and did not approve the Counterfeit Products for sale or distribution. Each Infringing Webstore offers shipping to the United States, including Illinois, and, on information and belief, each Defendant has sold Counterfeit Products into the United States, including Illinois.

25. Defendants falsely advertise the sale of authentic WEED SNATCHER Products through the Infringing Webstores, often by stealing and copying Plaintiff's copyrighted images and photographs of Plaintiff's genuine Products in violation of the Plaintiff copyrights. Defendants' Infringing Webstore listings appear to unknowing consumers to be legitimate webstores and listings, authorized to sell genuine WEED SNATCHER Plaintiff Products.

26. Defendants also deceive unknowing consumers by using the WEED SNATCHER Mark without authorization within the content, text, and/or meta tags of the listings on Infringing Webstores in order to attract various search engines crawling the Internet looking for websites relevant to consumer searches for WEED SNATCHER Products and in consumer product searches within the Webstores.

27. Defendants go to great lengths to conceal their true identities and often use multiple fictitious names and addresses to register and operate the Infringing Webstores. Upon information and belief, Defendants regularly create new Webstores on various platforms using the identities listed in Schedule “A” to the Complaint, as well as other unknown fictitious names and addresses. Such registration patterns are one of many common tactics used by the Defendants to conceal their identities and the full scope and interworking of their illegal counterfeiting operations and to prevent the Infringing Webstores from being disabled.

28. Upon information and belief, Defendants will continue to register or acquire listings for the purpose of selling Counterfeit Products that infringe upon the WEED SNATCHER Mark unless preliminarily and permanently enjoined.

29. Plaintiff has no adequate remedy at law.

**COUNT ONE**  
**FEDERAL TRADEMARK COUNTERFEITING AND INFRINGEMENT**  
**(15 U.S.C. §1114)**

30. The Plaintiff repeats and realleges the foregoing allegations above as if fully set forth herein.

31. The Plaintiff’s Mark and the goodwill of the business associated with it in the United States and throughout the world are of great and incalculable value. The Mark is highly distinctive and has become universally associated in the public mind with Plaintiffs’ Products and related services. Consumers associate the Plaintiff’s Mark with the Plaintiff as the source of the very highest quality products.

32. Without the Plaintiff’s authorization or consent, and having knowledge of the Plaintiff’s well-known and prior rights in the Plaintiff’s Mark and the fact that Defendants’

Counterfeit Products are sold using marks which are identical or confusingly similar to the Plaintiff's Mark, the Defendants have manufactured, distributed, offered for sale, and/or sold the Counterfeit Products to the consuming public in direct competition with Plaintiff's sale of genuine Plaintiff Products, in or affecting interstate commerce.

33. Defendants' use of copies or approximations of the Plaintiff's Mark in conjunction with Defendant's Counterfeit Products is likely to cause and is causing confusion, mistake, and deception among the general purchasing public as to the origin of the Counterfeit Products and is likely to deceive the public into believing the Counterfeit Products being sold by Defendants originate from, are associated with, or are otherwise authorized by the Plaintiff, all to the damage and detriment of the Plaintiff's reputation, goodwill, and sales.

34. The Plaintiff has no adequate remedy at law and, if Defendants' activities are not enjoined, the Plaintiff will continue to suffer irreparable harm and injury to its goodwill and reputation.

**COUNT TWO**  
**UNFAIR COMPETITION AND FALSE DESIGNATION OF ORIGIN**  
**(15 U.S.C. §1125(a))**

35. The Plaintiff repeats and realleges the foregoing allegations above as if fully set forth herein.

36. The Counterfeit Products sold and offered for sale by Defendants are of the same nature and type as the Plaintiff's Products sold and offered for sale by the Plaintiff and, as such, Defendants' use is likely to cause confusion to the general purchasing public.

37. By misappropriating and using the Plaintiff's Marks, genuine product images, and trade names, Defendants misrepresent and falsely describe to the general public the origin and



source of the Counterfeit Products and create a likelihood of confusion by consumers as to the source of such merchandise.

38. Defendants' unlawful, unauthorized, and unlicensed manufacture, distribution, offer for sale, and/or sale of the Counterfeit Products creates express and implied misrepresentations that the Counterfeit Products were created, authorized, or approved by the Plaintiff, all to Defendants' profit and to the Plaintiff's great damage and injury.

39. Defendants' aforesaid acts are in violation of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a), in that Defendants' use of the Plaintiff's Mark, genuine product images, and trade names, in connection with their goods and services in interstate commerce, constitutes a false designation of origin and unfair competition.

40. The Plaintiff has no adequate remedy at law and, if the Defendants' activities are not enjoined, Plaintiffs will continue to suffer irreparable harm and injury to their goodwill and reputation.

**COUNT THREE  
COPYRIGHT INFRINGEMENT (17 U.S.C. § 501)**

41. The Plaintiff repeats and realleges the foregoing allegations above as if fully set forth herein.

42. Plaintiff has complied with the registration requirements of 17 U.S.C. § 411(a) in obtaining the Copyrights.

43. At all times relevant hereto, Plaintiff has been producer and sole owner of the original photographic images that are the subject of this action and protected by the Copyrights. Among the rights granted to Plaintiff is the exclusive right to market and sublicense the right to copy, reproduce and display the image. Additionally, Plaintiff is granted the exclusive right to make and control claims related to infringements of copyrights in the image.

44. Defendants have intentionally reproduced, displayed, distributed and made other infringing uses of the protected image, without authorization by Plaintiff.

45. As a result of its conduct, Defendants are liable to Plaintiff for copyright infringement.

46. Defendants knew their acts constituted copyright infringement and Defendant's conduct was willful within the meaning of the Copyright Act.

47. As a result of their wrongful conduct, Defendants are liable to Plaintiff for copyright infringement pursuant to 17 U.S.C. § 501. Plaintiff has suffered, and will continue to suffer, substantial losses, including but not limited to damage to its business reputation and goodwill.

48. Plaintiff is entitled to recover damages, which include its losses and any and all profits Defendants have made as a result of its wrongful conduct. 17 U.S.C. § 504. Alternatively, Plaintiff is entitled to statutory damages under 17 U.S.C. § 504(c).

49. In addition, because Defendants' infringement was willful, the award of statutory damages should be enhanced in accordance with 17 U.S.C. § 504(c)(2).

**COUNT FOUR**  
**ILLINOIS UNIFORM DECEPTIVE TRADE PRACTICES (815 ILCS 510)**

50. The Plaintiff repeats and realleges the foregoing allegations above as if fully set forth herein.

51. The Counterfeit Products sold and offered for sale by Defendants are of the same nature and type as the Plaintiff's Products sold and offered for sale by the Plaintiff and, as such, Defendants' use is likely to cause confusion to the general purchasing public.

52. By misappropriating and using the Plaintiff's Mark, genuine product images, and trade names, Defendants misrepresent and falsely describe to the general public the origin and

source of the Counterfeit Products and create a likelihood of confusion by consumers as to the source of such merchandise.

53. Defendants' unlawful, unauthorized, and unlicensed manufacture, distribution, offer for sale, and/or sale of the Counterfeit Products creates express and implied misrepresentations that the Counterfeit Products were created, authorized, or approved by the Plaintiff, all to the Defendants' profit and to the Plaintiff's great damage and injury.

54. Defendants' aforesaid acts are in violation of the Illinois Uniform Deceptive Trade Practices Act, 815 ILCS 510/2 *et seq.*, in that Defendants' use of the Plaintiff's Mark, genuine product images and trade names, in connection with their goods and services in interstate commerce, constitutes a false designation of origin and unfair competition.

55. Plaintiffs have no adequate remedy at law and, if the Defendants' activities are not enjoined, the Plaintiff will continue to suffer irreparable harm and injury to its goodwill and reputation.

### **Prayer for Relief**

WHEREFORE, the Plaintiff prays for judgment against Defendants in favor of the Plaintiff on all counts as follows:

1. That Defendants, their officers, agents, servants, employees, attorneys, confederates, and all persons in active concert with them be temporarily, preliminarily, and permanently enjoined and restrained from:

(i) using the Plaintiff's Marks or any reproduction, counterfeit, copy, or colorable imitation of the Plaintiff's Mark in connection with the distribution, advertising, offer for sale, and/or sale of merchandise not the genuine products of the Plaintiff; and

(ii) passing off, inducing, or enabling others to sell or pass off any Counterfeit Products as genuine products made and/or sold by the Plaintiff; and

(iii) committing any acts calculated to cause consumers to believe that Defendants' Counterfeit Products are those sold under the authorization, control, or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;

(iv) further infringing the Plaintiff's Mark and damaging Plaintiff's goodwill;

(v) competing unfairly with Plaintiff in any manner;

(vi) shipping, delivering, holding for sale, distributing, returning, transferring or otherwise moving, storing, or disposing of in any manner products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and that bear the WEED SNATCHER Mark or any reproductions, counterfeit copies, or colorable imitations thereof;

(vii) using, linking to, transferring, selling, exercising control over, or otherwise owning or operating the Infringing Webstores, listings, or any other domain name that is being used to sell or is the means by which Defendants could continue to sell Counterfeit Products;

(viii) operating and/or hosting websites at the Infringing Webstores and any other domain names registered or operated by Defendants that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Plaintiff's Mark or any reproduction, counterfeit copy, or colorable imitation thereof that is not a genuine product or not authorized by Plaintiff to be sold in connection with the Plaintiff's Mark; and

(ix) registering any additional domain names that use or incorporate any of the Plaintiff's Marks; and

2. That Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be temporarily, preliminarily, and permanently enjoined and restrained from:

(i) displaying images protected by the Plaintiff's Copyright in connection with the distribution, advertising, offer for sale, and/or sale of any product that is not a genuine Plaintiff Product or is not authorized by Plaintiff to be sold in connection with the Plaintiff's Copyright; and

(ii) shipping, delivering, holding for sale, distributing, returning, transferring or otherwise moving, storing, or disposing of in any manner products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and protected by the Plaintiff's Copyright or any reproductions, counterfeit copies, or colorable imitations thereof; and

3. That Defendants, within ten days after service of judgment with notice of entry thereof upon them, be required to file with the Court and serve upon the Plaintiff a written report under oath setting forth in detail the manner in which Defendants have complied with any and all injunctive relief ordered by this Court.

4. Entry of an order that, upon Plaintiff's request, those in privity with Defendants and those with notice of the injunction, including any Internet search engines, Webstore hosts or their administrators that are provided with notice of the injunction, cease facilitating access to any or all webstores through which Defendants engage in the sale of Counterfeit Products using the Plaintiff's Mark;

5. That Defendants' account for and pay over to Plaintiff any and all profits realized by Defendants by reason of Defendants' unlawful acts herein alleged, and that the amount of damages for infringement of the WEED SNATCHER Mark be increased by a sum not exceeding three times the amount thereof as provided by law as provided by 15 U.S.C. § 1117;

6. In the alternative, that Plaintiff be awarded statutory damages of Two Hundred and Fifty Thousand Dollars (U.S.) and No Cents (\$250,000.00) for each and every use of the Plaintiff's Mark counterfeited by each Defendant;

7. That Plaintiff be awarded its reasonable attorneys' fees and costs; and

8. Grant Plaintiff such other and further legal relief as may be just and proper.

Respectfully submitted,

By: s/David Gulbransen/  
David Gulbransen  
Attorney of Record

David Gulbransen (#6296646)  
Law Office of David Gulbransen  
805 Lake Street, Suite 172  
Oak Park, IL 60302  
(312) 361-0825 p.  
(312) 873-4377 f.  
[david@gulbransenlaw.com](mailto:david@gulbransenlaw.com)

# United States of America

United States Patent and Trademark Office

## WEED SNATCHER

**Reg. No. 4,418,087**

**Registered Oct. 15, 2013**

**Int. Cl.: 8**

**TRADEMARK**

**PRINCIPAL REGISTER**

RUPPERT, JONATHAN P. (UNITED STATES INDIVIDUAL)  
11065 HARRISON WAY  
WALTON, KY 41094

FOR: GARDENING TOOLS, NAMELY, WEEDING TOOL, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 7-5-2005; IN COMMERCE 7-5-2005.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NO. 3,907,847.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "WEED", APART FROM THE MARK AS SHOWN.

SER. NO. 85-859,846, FILED 2-26-2013.

ZACHARY BELLO, EXAMINING ATTORNEY



*Lisa Street Lee*

Deputy Director of the United States Patent and Trademark Office

Type of Work: Visual Material

Registration Number / Date:  
VA0002272565 / 2021-10-19

Application Title: Weed Snatcher Product Pictures 2018

Title: Weed Snatcher Product Pictures 2018. [Group registration of  
published photographs. 5 photographs. 2018-09-01 to  
2018-09-01]

Description: 5 photographs : Electronic file (eService)

Copyright Claimant:  
Ruppert Garden Tools, LLC.

Date of Creation: 2018

Publication Begin/End Dates:  
2018-09-01 to 2018-09-01

Nation of First Publication:  
United States

Authorship on Application:  
Ruppert Garden Tools, LLC, employer for hire; Citizenship:  
United States. Authorship: photographs.

Rights and Permissions:  
Ruppert Garden Tools, LLC, 11065 Harrison Way, Walton, KY,  
41094, United States

Copyright Note: Regarding title information: Deposit contains complete list  
of titles that correspond to the individual photographs  
included in this group.  
Regarding group registration: A group of published  
photographs may be registered on one application with  
one filing fee only under limited circumstances. ALL of  
the following are required: 1. All photographs (a) were  
created by the same author AND (b) are owned by the same  
copyright claimant AND (c) were published in the same  
calendar year AND 2. The group contains 750 photographs  
or less AND 3. A sequentially numbered list of  
photographs containing the title, file name and month of  
publication for each photograph included in the group  
must be uploaded along with other required application  
materials. The list must be submitted in an approved  
document format such as .XLS or .PDF. The file name for  
the numbered list must contain the title of the group  
and the Case Number assigned to the application.

Names: Ruppert Garden Tools, LLC

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Type of Work: Text

Registration Number / Date:  
TXu002282728 / 2021-10-20

Application Title: Weed-Snatcher-Text-1 12.01.2017.

Title: Weed-Snatcher-Text-1 12.01.2017.

Description: Electronic file (eService)

Copyright Claimant:  
Ruppert Garden Tools, LLC.

Date of Creation: 2017

Authorship on Application:  
Ruppert Garden Tools, LLC, employer for hire; Citizenship:  
United States. Authorship: text.

Rights and Permissions:  
Ruppert Garden Tools, LLC, 11065 HARRISON WAY, WALTON, KY,  
41094, United States

Names: Ruppert Garden Tools, LLC

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## Schedule A

Doe #	Merchant Name	Merchant ID
1	Ningbo Bupotianhou Trading	charlottesroom
2	Yongkang Nice Metal Product	cnnicemetal
3	Yiwu Congfen E-Commerce	conphen656122
4	Shenzhen Ruifengze Techno	coolsmartgadgets
5	Hangzhou Orientjohn Indust	extenclean
6	iMike Mart Supply (huizhou)	imikemartsupply
7	Suzhou Kota Hardware&Too	kotatool
8	Shenzhen Hongying Supply	leite20150120
9	Anxi County Guanqiao Ouni	linquanlian
10	Shanghai Luby Pet Industrie	lubypet
11	Yiwu Maojia Import & Export	maojiamaoyi
12	S-Element (ningbo) Trading	tingyuan111
13	Fuan Hongyi Network Techno	officialselectclothes
14	Sichuan Machinery Imp. & Ex	pexmartools
15	Shandong Titans Irrigation M	sdtitans
16	Ningbo Missinteresting Import	sweettreats
17	Shenzhen Tuoyi Electronic	Ctytopone
18	Wanchal (Zhejiang Free Trade	wanchal
19	Yeepuu Commodity Co., Ltd	yeepuu
20	Yiwu Youge Daily Necessities	yiwyouge
21	Yiwu Yuyuan E-Commerce	Fyoumate
22	Zhejiang Union Industry Co.,	zjliantou
23	NINTHWORLD Store	1082379
24	B-Best	1263198
25	Gaolou Store	2759002
26	Love Exquisite Life Store	4287035
27	enjoye Life Store	4872214
28	decorating life Store	4992355
29	FNICLE Quality Direct Store	5039040
30	World-Home Store	5234056
31	Farmer's Store	5421108
32	House appliance Store	5492220
33	Fantastics Party Day Store	900249407
34	EMLAY Store	910457116
35	Mintiml House Life Store	911046245
36	Supercoming Store	911338211
37	IsFriday Wonderland Store	911704291
38	QDS Woodworking Store	911706222
39	Smarting Life Dropship Store	911752459
40	China Tools Enterprise Store	911769631
41	Interesting tool Store	912016400
42	FNICEL TOOLS Store	912022163
43	Supercos	A11PUMF3PLPJFK

44	Qyating	A127BTYE0LJQWK
45	hxtymx	A12H278XZ68771
46	yosoodirect	A12TG8E8MI9XJT
47	wurongwen-jp	A149O1FJ56BQTH
48	Da fang supply chain trade	A14XSGS56214QM
49	CHAW	A15TJJZ0G5G54O
50	VLUCKY-VC	A1606WXW8R44DD
51	Shumao	A171O0IIQZYCTP
52	KUNANG2020	A186UQB83RP7UV
53	Zipzootow	A1896SYB62D36X
54	TaiYuanShiXiaoDianQuRuiX	A197G0L1IVUHQJ
55	ZHENDES	A19C05TBVEVJ9E
56	wanjinjin	A1B2MKUT1JFG9D
57	Kayla-lan	A1BDP9F0CG6LB0
58	PPHU (U.S. New-Market)	A1BZ3NLF2JYR2Y
59	Yun Li-US	A1C3A1URC7URZ2
60	kennds-usa	A1C918B0D6PQGI
61	Tang-Club	A1CMR6PS7TDJN7
62	zhoubowenbm	A1CQD1PZEGFJQB
63	Lheng	A1DE01NVEV5G02
64	Thrivinger	A1EMV0R8OLETWC
65	Xinwoer	A1FQ4C45JLC2Y6
66	Erkovia	A1FYJFRO7IW6VW
67	Happy Ocean Boutique	A1HTHQ0SI69XTV
68	DOXBO	A1IZ17CNJ0VRN7
69	WZJUS	A1JN3IHKCQMDJ
70	FFCCCHAO	A1LWD8NEI4GC82
71	WHTT	A1M6P5XY39X2H5
72	Lattook	A1N1TXLMBWG7KA
73	chunxaixiema	A1PX74COTMBM1E
74	US-you	A1QI78SKN0R0QR
75	BUBR	A1QLDLVAWOL26P
76	dfsdfw8744654	A1QOW5ANAX5TJ
77	nLn Hope	A1RMCK91W6UGZG
78	Sooping	A1SPO0EQNP099U
79	Come back to dear girl	A1TCNIAGDKE66Q
80	崂澜杂货铺	A1TMQ8J2UJHE2W
81	SVPCD	A1TW28JQOWE7ZO
82	youjusun	A1UOF85WJJJ3CV
83	Playstala	A1UVBT8QRASBNB
84	wuhaibing	A19UWS63E4A2YC
85	XTT Shop	A1W3PX8W1VG2YU
86	Yeamy	A1X4X413PXON26
87	huangjunyongxiao	A200QF7L6ZG778
88	AYdjshmbm	A20HLUHUUKSKMMO
89	RuiChiShangMao(7-18 Day)	A20N0XT5PRJJ9F
90	YQUNIONPAY21	A20NXX49GPLDMR
91	WYYXO	A221G5SW3QGDOP
92	Intensify fast delivery	A22R1YGY1KBO9Q

93	Mein HERZ	A2387EK0OXY5C5
94	hikker	A23DC6NJJ5DL
95	Aimee_JL	A263ZANMUKYIW8
96	huanaakeji	A26SPIP89NDEST
97	Tasitble	A27GMFEXHMZJYT
98	Egdu's Store	A27MOXES76VWV7
99	YiJieMaoyiyouxiangongsi	A28CCNH7ADF1CN
100	YUiiii	A2912SD3FFTYX5
101	wudixianzkehbaihuodian	A29FDCGS7RTO55
102	liqingdianpu	A29SGVK1TMLRD
103	karmanet	A29XGRO12FOSJ9
104	panyuyu	A2AATK2HYCOZZO
105	JUNYUNETTECH	A2BE3UDZ6FJKU5
106	yingxunwangluo	A2C0HV38RB5AO4
107	Gaxyd	A2CUGTJ6FB86F5
108	lamboritok	A2DF34XNEFT734
109	SHENGYUANRI	A2G1FHD63THX2A
110	JESTOP	A2G3W2FY3KM6I9
111	Xyijklur	A2GJRIOTA92QA
112	jianhaowangluo	A2HCHBEX37FP10
113	YANYUYAN	A2HRJ2RQY28Z47
114	Just in Time	A2I9FE6D59BT9E
115	zaoniao-us	A2IUXQKNF5V30M
116	yufengbaihuodian	A2J1TZL74CJR9Y
117	WANGPINGna	A2JSU071US0FY0
118	enenfrane	A2K0ALCW9LJ12N
119	nineone	A2KRDQ1AI5Y5G6
120	YoYISP	A2L48TWAJ597SI
121	CIN&GO	A2MAIZKLPN63CS
122	YUJIASHOP(50% discount)	A2MGGUSYPNFM2V
123	sunnaggd	A2NGWSTY3EGVEB
124	Chong Teng Trading	A2O5RMV6YV1DK0
125	Rutyiuuiyuiy	A2RKVRHZQLA8LR
126	REnJIEGO	A2S3IO7T2RB60V
127	Best Offer-US	A2SGPJ3U691PN2
128	YuGou NO.1	A2SWBWP2I43FW3
129	LTEILOYU	A2TFCSXFZ61QOY
130	HARİKA	A2UXXLLVZY4PQ0
131	Stranger blossoms	A2V0C4Z9USMO0L
132	ZhaoxiaJP	A2V80KWF6IBLEP
133	FYSPN	A2VG13DSC5CH5C
134	XUHESM	A2W0YEDLM9PPAJ
135	zhengzhouchuanhan	A2W1IU4134D4NF
136	XTEU	A2XAE1A4MY7KFY
137	pengyancao	A2Y3YA1XTL64RT
138	Pinkberry shop	A2Y4A09N0T9SP
139	Playstala	A2YOH4V4C3M6ZM
140	YangYangStor	A2Z3PPJRVGSJSR
141	bearace	A2ZB4Q4OA2R3RG
142	RUTINGEU	A2ZB95LUCHEJKK
143	Zontn	A2ZMXSGNX9PIP6
144	ZQH-SHOP	A31DPZMNZW9JZD

145	JOEYFYE	A3402JR2UMOINQ
146	Wuhan jiayijia Network Techn	A348N8R6GDVA6L
147	Vercobrite	A34LQGLQK08Y56
148	Keep Sunday	A36U7KWI4KR0AM
149	GZYM	A37LKD4U3OQEP8
150	RuoFan JP	A3AG2U5IRJSM71
151	ZOORO	A3AQPI1R1UST35
152	TIAS1	A3CEAJWJN47DRF
153	YeahBoom	A3DHK7W27GTT1U
154	kuanzaishanghang	A3ETBTZ54ZEM2A
155	pebbleys	A3FBJTKEEPSP0Q
156	VIGOELAN	A3FRRD2YSO6T3R
157	NESOI TRADING CO., LTD	A3FUR3BLLFJT60
158	ZHENGKAIXIN	A3HDBROA8YEKW
159	Supermarket (50% discount)	A3IKVES76MPMC0
160	feihebaihuosadasd	A3J105EGY3JCJP
161	SBCulture	A3J2MTA486K8MQ
162	UNIIU	A3KWQUO97FCRL
163	ShanXiYouBingShuZiWenHu	A3M03LL1D0WNHD
164	重庆裕达恒贸易有限公司	A3NWA4MULO2S2H
165	HOTHOTSHOP	A3OQ5FAH65YIZ6
166	Shanghai Cejue Cultural Cor	A3POWY9RBU9KVH
167	Chestnut-YX	A3S7WCX49KR3GB
168	SenShuo	A3SINEWCUMYEDU
169	hongdea	A3SQX412G7K1HG
170	XIDUOM	A3ULTEMF58RT5C
171	Li rentang	A3UN1EWM7OO7Z
172	HASDASDFA	A3URW2TAP03QAS
173	Dalu Ltd UK	A3USP5DFCRGD07
174	XUEZHAN	A3UU55O0O0G873
175	FoyuteDirect	A3V9TDKFZLL80X
176	xichunshangmao	A44MJN5A4WXQG
177	kerusi	A4PC519LR1CR5
178	hongjungongmao	A4Z07T3KGP96M
179	Chestnut-YX	A5BNGDXRMS9TA
180	xin-xinFEEL	A6IAYVFSTLGR1
181	XTT Shop US	A6JE6526YUT8C
182	PengPeng Island	A6RKSJARNAEQX
183	Lovely Kalulyy	A71B6WRY0NKHCH
184	efetetgetgretg	A7A5MHZVATPNH
185	SXSYBHD	A7EORC89ZUPCU
186	QOOQOQ	A93UJDKO1KINF
187	gengqi-xinxi	A974YZ0FSBOVB
188	LinXianYiXinBaiHuoDian	A9IR5QH956BX2
189	shanxidetailongyamaoyiyoux	AA0N9OKDCKN92
190	shuoerkeji	AAB86WA0DH2UC
191	DAYUANWULIU	ABFTO62IU9OIB
192	PQHZZP	ABHWTJMBRE1V
193	SHUQIANQIANG	ABOG33WIA7VGS
194	oak yaei	ACFUS3KLKG1TK
195	The luckiest shop	AD184ZBMESVD2
196	Emmaus Store	AD20R44447YNW

197	QianBaigls	AD76URDVBZGMP
198	lixuling shop	ADKD8L7VPCF7D
199	onlylzq	ADWIMQBFQVA1W
200	haoyunai	AE4ZPXDRZTCCL
201	NYWL-US	AFI2OEK1T2UE5
202	xinghewang	AGP0DXY6RNBGE
203	HLLKY	AH1EJTHGPNT5J
204	AngelReally	AHBR978U40XQG
205	GESHENMEI	AIGAHA9ZJBSDW
206	SHOBWOHS	AIUS8CDIOXY3T
207	LASDJFAS	AJDPJ06DG8K5D
208	Wilson Uncle	AK6TSNEUHSKTY
209	Ou Xie Trade	ALAQ6HNO4JZAZ
210	haiton	AM00DPZ4BWDKU
211	New like-Tim chan	ANAM7LVPPQN1X
212	Ruoox	ANC9AJVKMCZU5
213	luoxiangshangmaohang	AQ1JJ7HF4SGYP
214	XUFEI-XO	AQ8XXPY4SNM5P
215	baodingzongzhoumaoyiyoux	AQUF4NZQ3W9P2
216	LORIADI Shop	ARS9H0DGO58SC
217	lanshanqixuanboshipinjinxia	AT3MNP8KOM0HS
218	FUTUYIYG0IUYGI	AU0LPCGB57I8V
219	Changwei	AUHCHH9VCZW1
220	Happy stor com	AVD2O8D5QHY53
221	lucky Ari's little shop	AVFS2Z6RD5FJN
222	Vikye-H	AYAQCA6J7ASI3
223	xcq777	AYERZ1NKXRD5Q
224	AimiH	AYMPTXK9RTFVB
225	June-Flying-Snow	AZMNH49T7Y68K
226	minchudianzi	AZR3JGPAGDP9Y
227	Health_home	21624331
228	Locasaa	21634897
229	Jytrades	21668316
230	88station	88station
231	acstation8	acstation8
232	ad-4251	ad-4251
233	alisily	alisily
234	all4yourdeal_2020	all4yourdeal_2020
235	allinonlinestore1	allinonlinestore1
236	amerinzor	amerinzor
237	an_koon	an_koon
238	anmas_metal	anmas_metal
239	aromashop-38	aromashop-38
240	ashi222-2013	ashi222-2013
241	bazaar-sale	bazaar-sale
242	bebebabab8181	bebebabab8181
243	best-choice_4	best-choice_4
244	blhe-8423	blhe-8423
245	brandnews4all	brandnews4all
246	caseme-au	caseme-au
247	chanuthisi0	chanuthisi0
248	co-793635	co-793635

249	conception1248	conception1248
250	cool_spot_official	cool_spot_official
251	dananjay_89	dananjay_89
252	deshanonline_50	deshanonline_50
253	dgs_store-5	dgs_store-5
254	dikkaoutlet	dikkaoutlet
255	dilmit35	dilmit35
256	dreamstore1999	dreamstore1999
257	dreamyland	dreamyland
258	eai-76	eai-76
259	ew3091	ew3091
260	flerboshop31	flerboshop31
261	freshw-100	freshw-100
262	fuxiang1238	fuxiang1238
263	garberiel	garberiel
264	houliangk	houliangk
265	jacqueline2064	jacqueline2064
266	jerry201818	jerry201818
267	jia_544166	jia_544166
268	kanazone	kanazone
269	ledmatchless	ledmatchless
270	leonto4835	leonto4835
271	lightingart_europe	lightingart_europe
272	malani_20	malani_20
273	mangosorange	mangosorange
274	marrazi	marrazi
275	medshops	medshops
276	olema20	olema20
277	onlylook11	onlylook11
278	operastart14	operastart14
279	ousech-11	ousech-11
280	paiming1	paiming1
281	queenchessshop	queenchessshop
282	ramuna-10	ramuna-10
283	randomstoring	randomstoring
284	recyclcy.tech	recyclcy.tech
285	risunstore	risunstore
286	roaz_10	roaz_10
287	rolideans	rolideans
288	shining.stone	shining.stone
289	shoppihelps	shoppihelps
290	smst2995	smst2995
291	sunnyway2015	sunnyway2015
292	superstar91	superstar91
293	thashmweerakkod0	thashmweerakkod0
294	tianzhu.mountain	tianzhu.mountain
295	topbest_seller88	topbest_seller88
296	tvgasjdgd	tvgasjdgd
297	viuyhk	viuyhk
298	walalsamara	walalsamara
299	wl-gfknemmc	wl-gfknemmc
300	wutai.mountain	wutai.mountain

301	x_heaven	x_heaven
302	xianhu_2	xianhu_2
303	xie3324	xie3324
304	xinliangji	xinliangji
305	yidaliu	yidaliu
306	yixincompany	yixincompany
307	za-fashionjewelry	za-fashionjewelry
308	zhaoyun_3270	zhaoyun_3270
309	zsb-12	zsb-12
310	Makeup 3	1493949495685203836-60-3-26193-3354393295
311	DISRdu	5b4c31278b451303cae4472d
312	Janie888	5c9ad71236b54d03013c2af0
313	Bunny Rabbit	5cf0939e28fc7103012f35c5
314	aquident.com	aquident.com
315	braveall.com	braveall.com
316	calverter.com	calverter.com
317	feroniabloom.com	feroniabloom.com
318	foreverey.com	foreverey.com
319	francici.com	francici.com
320	hotmobacc.com	hotmobacc.com
321	jxtecshop.com	jxtecshop.com
322	Mintiml	mintiml
323	mvpalace.com	mvpalace.com
324	nakloz.com	nakloz.com
325	newisher.shop	newisher.shop
326	riggistyle.com	riggistyle.com
327	shop.eyedthis.com	shop.eyedthis.com
328	sunbornstore.com	sunbornstore.com
329	tidehair.com	tidehair.com
330	topmobacc.com	topmobacc.com
331	trendingdealsaccessories.co	trendingdealsaccessories.com
332	warmday.co.uk	warmday.co.uk
333	windde.com	windde.com
334	wriari.com	wriari.com
335	Shenzhen Dingkunhui Netwo	101043408
336	Shenzhen Tong Fuyu Tradin	101044680
337	beyond&flying	5764fb9aa7b8c55e528d029f
338	liutingting7	59279fb2464aae5d797a3efc
339	buyspry	597aaf37c7f5057fd5582f62
340	dingyushu123	5b8dedf9d69a751d2fc838b3
341	Ark008	5d4bca4c7ad2422a00474ed3
342	ebrye261	5e994c10d0e8295bb3e3cc5c
343	wochaobangbang	5ebeb0c896d04e15009bc715
344	Catshop.vicky	5f73d18ade6a5337a8ce3c55
345	bossocosmetics	5fce9e7ab1d5b403205f45cf
346	cydsaj.com	cydsaj.com
347	ridcteach.com	ridcteach.com
348	cajjarbon.com	cajjarbon.com