

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

CHROME HEARTS LLC,

Plaintiff,

v.

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

Defendants.

Case No. 22-cv-01467

Judge Andrea R. Wood

Magistrate Judge Young B. Kim

PRELIMINARY INJUNCTION ORDER

THIS CAUSE being before the Court on Plaintiff Chrome Hearts LLC’s (“Plaintiff” or “Chrome Hearts”) Motion for Entry of a Preliminary Injunction against the fully interactive, e-commerce stores¹ operating under the seller aliases identified in Schedule A to the Complaint and attached hereto (the “Seller Aliases”), and this Court having reviewed the Motion and the accompanying record, Plaintiff’s Motion is GRANTED as follows.








This Court finds Chrome Hearts has provided notice to Defendants in accordance with the Temporary Restraining Order entered April 12, 2022, [28] (“TRO”), and Federal Rule of Civil Procedure 65(a)(1).

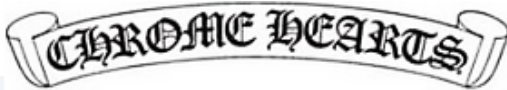






This Court finds, in the absence of adversarial presentation, that it has personal jurisdiction over the Defendants since Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Plaintiff has provided a basis to conclude that Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores



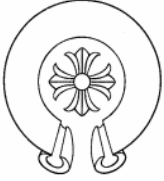




¹ The e-commerce store urls are listed on Schedule A hereto under the Online Marketplaces.

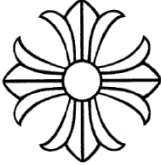
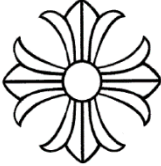

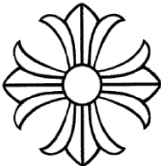
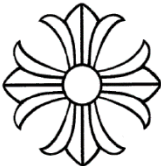
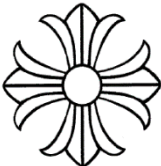


that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and, on information and belief, have sold products using counterfeit and infringing versions of Chrome Hearts' federally registered trademarks (the "CHROME HEARTS Trademarks") to residents of Illinois. A list of the CHROME HEARTS Trademarks is included in the below chart.





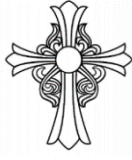
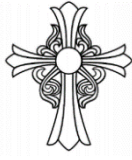
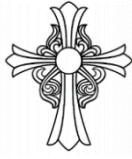
Registration Number	Trademark	Goods and Services
1,665,791	CHROME HEARTS	<p>For: jewelry, belt buckles made of precious metal, key rings made of precious metal, cufflinks, tie fasteners made of precious metal, brooches, necklaces and earrings in class 014.</p> <p>For: garment bags for travel, tote bags, shoulder bags, purses and luggage in class 018.</p> <p>For: clothing; namely, shirts, trousers, jackets, vests, chaps, men's and women's underwear, coats, clothing belts, gloves and boots in class 025.</p> <p>For: belt buckles not of precious metal and tie fasteners not of precious metal in class 026.</p>
2,192,539	CHROME HEARTS	For: retail store services in the field of general merchandise in class 042.
5,186,592	CHROME HEARTS	For: eyewear, namely, eyeglasses, sunglasses, their parts and cases; phone accessories, namely, phone straps, pouches specially adapted for holding phones, phone cases, charms for phones, tablet cases and laptop cases; pre-recorded CDs and DVDs in the field of music in class 009.

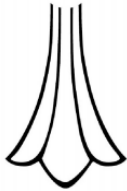



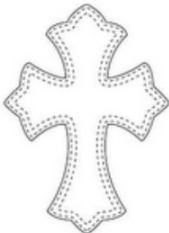
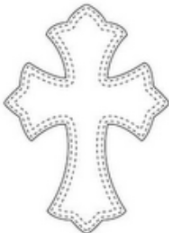
5,186,676		For: incense holders in the nature of incense burners in class 021.
4,501,511		For: retail store services in the fields of general merchandise, namely, clothing, jewelry, handbags, eyewear, toys, furniture and household products in class 035.
4,510,061		For: jewelry, namely, earrings, rings, bracelets, cuff bracelets, necklaces, pendants, brooches, cuff links, tie fasteners and watch bracelets, key rings of precious metals in class 014.
2,118,026		For: leather bags, namely, handbags, back packs, tote bags, shoulder bags, wallets and luggage in class 018. For: men's and women's clothing, namely, pants, shirts, tee shirts, sweaters, jackets, vests, chaps, skirts, belts, underwear, gloves, shoes and boots in class 025.
2,216,570		For: jewelry made wholly or in part of precious metal; namely, rings, earrings, necklaces, bracelets, cuff links, key rings, belt buckles, watches and tie fasteners in class 014.
2,350,742		For: eyewear; namely, eyeglasses, sunglasses and their cases in class 009.
3,061,598		For: retail store services in the field of general merchandise in class 035.

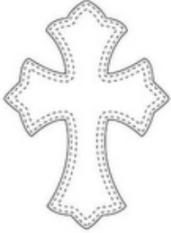
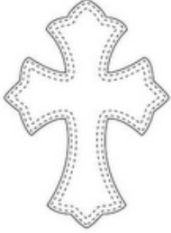
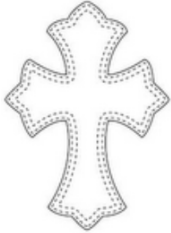
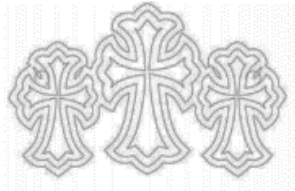


4,658,582		For: phone accessories, namely, phone straps, pouches specially adapted for holding phones, phone cases, charms for phones, tablet cases and laptop cases in class 009.
3,657,370		For: bags, namely, handbags, shoulder bags, back packs, tote bags, wallets, garment bags and luggage in class 018.
2,216,575		For: clothing; namely, tee shirts, shirts, tank tops, pants, chaps, jeans, sweaters and jackets in class 025.
2,307,126		For: jewelry made wholly or in part of precious metal, namely, rings, earrings, necklaces, bracelets, cuff links, key rings, belt buckles, watches and tie fasteners in class 014.
2,375,507		For: bags; namely, handbags, shoulder bags, backpacks, tote bags, wallets and luggage in class 018.
2,408,082		For: men's and women's clothing; namely, jeans, leather pants, skirts, jackets, chaps, sweaters, vests tee-shirts and shirts in class 025.
2,538,565		For: eyewear; namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.


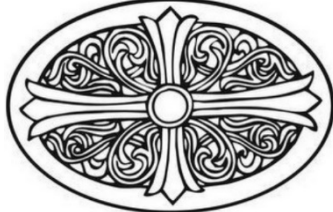
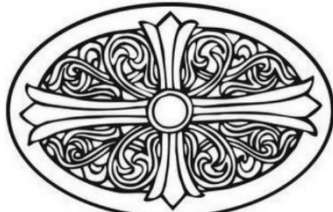
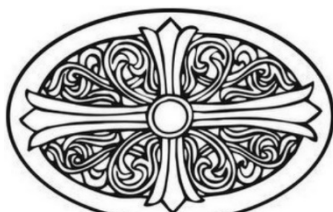
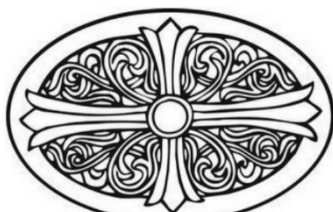

4,504,948		For: jewelry, namely, rings, earrings, necklaces, bracelets, cuff bracelets, pendants, brooches, cuff links, tie fasteners, key rings made of precious metals and watch bracelets in class 014.
4,648,016		For: phone accessories, namely, phone straps, pouches specially adapted for holding phones, phone cases, charms for phones, tablet cases and laptop cases in class 009.
3,657,375		For: bags, namely, handbags, shoulder bags, back packs, tote bags, wallets, garment bags and luggage in class 018.
2,954,539		For: jewelry, namely, bracelets, necklaces, rings, earrings, pendants, cuff links and watch bracelets in class 014.
3,770,379		For: eyewear; namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
3,877,137		For: clothing; namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, sweat pants, jeans, leather pants, coats, jackets, hats, socks, underwear and footwear in class 025.
3,937,133		For: jewelry; namely, rings, earrings, necklaces, bracelets, pendants, cuff links, dog tags for wear by humans for decorative purposes and watch bracelets in class 014.





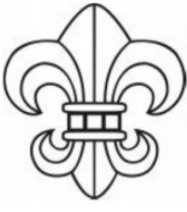

3,365,408		For: retail store services in the field of jewelry, clothing, handbags, eyewear, home furnishings, bed linen, and toys in class 035.
3,385,449		For jewelry, namely, bracelets, rings, watch bands, necklaces, and lighters made of precious metals in class 014.
3,388,911		For clothing, namely, tee shirts, shirts, tank tops, sweatshirts, sweat pants, sweaters, and hats in class 025.
3,731,400		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
3,743,975		For: bags, namely, handbags, shoulder bags, back packs, tote bags, wallets and luggage in class 018.
4,809,639		For: paper goods, namely, post cards, stationery, tissue paper, gift boxes and printed matter, namely, magazines featuring information about fashion in class 016.
3,605,854		For: bags, namely, handbags, shoulder bags, clutches, tote bags, wallets, back packs and luggage in class 018.
3,605,860		For: jewelry, namely, rings, earrings, pendants, necklaces, bracelets, cuff bracelets, cuff links, watch bracelets and key rings made of precious metals in class 014.







3,606,059		For: clothing, namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, sweat pants, jeans, pants, jackets, coats and hats in class 025.
3,731,397		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,501,775		For: retail store services in the field of general merchandise, namely, clothing, clothing accessories, jewelry, handbags, fragrances, personal leather goods, luggage, toys, and smoking articles in class 035.
4,783,129		For: paper goods, namely, post cards, stationery, tissue paper, gift boxes and printed matter, namely, magazines featuring information about fashion in class 016.
3,267,866		For: clothing, namely, tee shirts, shirts, jackets, tank tops, sweaters, hats and sweatshirts in class 025.
3,731,401		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,494,781		For: bags, namely, shoulder bags, handbags, messenger bags, back packs, clutches, evening bags, wallets, duffel bags, luggage in class 018.








4,494,841		For: jewelry, namely, rings, earring, necklaces, bracelets, cuff bracelets, brooches, pendants, cuff links, key rings made of precious metals tie fasteners and watch bracelets in class 014.
3,385,415		For: jewelry, namely, bracelets, necklaces, key rings made of precious metals, rings, pendants, watch bracelets in class 014.
3,385,416		For: clothing, namely, tee shirts, shirts, sweaters, tank tops, sweatshirts, hats and pants in class 025.
3,388,912		For: clothing, namely, tee shirts, shirts, sweatshirts, tank tops and hats in class 025.
4,616,169		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,619,672		For: jewelry, namely, rings, earrings, bracelets, necklaces, pendants, cuff links, cuff bracelets, tie fasteners, key rings made of precious metals, watch bracelets and brooches in class 014.

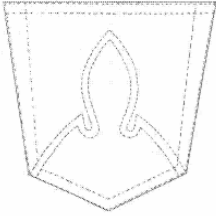
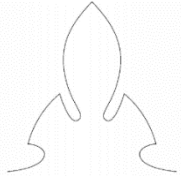
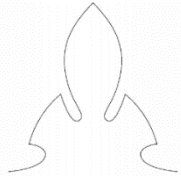
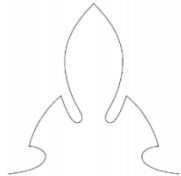
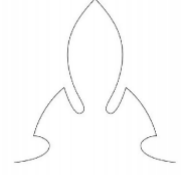


4,619,673		For: bags, namely, handbags, shoulder bags, back packs, messenger bags, clutches, duffle bags, evening bags, wallets and luggage in class 018.
4,619,674		For: clothing, namely, tee shirts, shirts, tank tops, sweat shirts, sweat pants, vests, sweaters, jeans, pants, chaps, dresses, skirts, jackets, coats, underwear, swimwear, hats, socks and footwear in class 025.
4,619,675		For: Smoking articles, namely, cigarette lighters, cases and holders not of precious metals, tobacco pouches, cigar cutters and humidors in class 034.
3,784,392		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
3,728,357		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,494,945		For: clothing, namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, vests, dresses, skirts, jackets, coats, jeans, leather pants, chaps, undergarments, swimwear, hats and footwear in class 025.




4,494,946		For: jewelry, namely, rings, earrings, bracelets, necklaces, cuff bracelets, cuff links, brooches, pendants, key rings made of precious metals, tie fasteners and watch bracelets in class 014.
3,731,402		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,494,838		For: jewelry, namely, rings, earrings, necklaces, bracelets, cuff bracelets, tie fasteners, brooches, pendants, cuff links, key rings made of precious metals and watch bracelets in class 014.
4,497,576		For: clothing, namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, sweat pants, jeans, leather pants, chaps, skirts, dresses, vests, jackets, coats, swimwear, underwear, hats and footwear in class 025.
5,186,624		For: belt buckles; belt buckles for clothing; zipper pulls; clothing accessories, namely, charms for attachment to zipper pulls and buttons in class 026.
3,388,920		For: clothing, namely, tee shirts, shirts, sweatshirts, jackets and pants in class 025.

3,728,356		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,494,782		For: jewelry, namely, rings, earrings, necklaces, bracelets, cuff bracelets, brooches, tie fasteners, cuff links, watch bracelets in class 014.
3,731,403		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,510,024		For: clothing, namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, sweat pants, vests, jackets, jeans, leather pants, dresses, skirts, swimwear, undergarments, hats and footwear in class 025.
3,894,026		For: jewelry, namely, rings, earrings, pendants, cuff bracelets, bracelets, necklaces, cuff links, watch bracelets, brooches and dog tags for wear by humans for decorative purposes in class 014.
2,214,641		For: clothing, namely, shirts, tee shirts, pants, jeans, leather jackets, leather vests, leather pants, chaps, coats, gloves, men's and women's underwear, clothing belts and footwear; namely, boots in class 025.

2,214,642		For: bags; namely, shoulder bags, wallets, tote bags, handbags, garment bags and luggage in class 018.
2,284,625		For: jewelry made wholly or in part of precious metals; namely, bracelets, necklaces, rings, pendants, earrings, key rings, brooches, lapel pins, cuff links, watches and belt buckles made wholly or in part of precious metals in class 014.
4,643,894		For: eyewear, namely, eyeglasses and sunglasses; component parts for all of the aforesaid goods; and cases for eyeglasses and sunglasses in class 009.
3,728,359		For: eyewear, namely, eyeglasses, sunglasses, eyeglass cases and sunglass cases in class 009.
4,510,020		For: jewelry, namely, rings, earrings, necklaces, bracelets, cuff bracelets, brooches, cuff links, key rings, watch bracelets and tie fasteners in class 014.
4,510,021		For: clothing, namely, shirts, tee shirts, tank tops, sweaters, vests, sweat shirts, sweat pants, jeans, leather pants, chaps, skirts, jackets, dresses, undergarments, hats, swimwear and footwear in class 025.

4,643,872		For: bags, namely, shoulder bags, wallets, tote bags, handbags, evening bags, clutches, messenger bags, back packs, duffle bags, garment bags for travel and luggage in class 018.
3,385,439		For: clothing, namely, tee shirts, shirts, sweatshirts and hats in class 025.
3,828,365		For: clothing, namely, tee shirts, shirts, tank tops, sweat shirts, sweaters, jackets, lingerie and hats in class 025.
3,831,922		For: bags, namely, hand bags, shoulder bags, messenger bags, back packs, duffle bags, clutches, evening bags, wallets and luggage in class 018.
3,882,533		For: jewelry, namely, rings, earrings, pendants, necklaces, bracelets, dog tags for wear by humans for decorative purposes, and cuff links in class 014.
3,658,047		For: bags, namely, handbags, shoulder bags, back packs, tote bags, wallets and luggage in class 018.
4,510,022		For: bags, namely, handbags, shoulder bags, messenger bags, clutches, evening bags, tote bags, duffel bags, wallets and luggage in class 018.

3,605,968		For: men's and women's clothing, namely, pants, jeans and chaps in class 025.
3,637,806		For: bags, namely, handbags, shoulder bags, back packs, messenger bags, clutches, wallets and luggage in class 018.
3,873,570		For: belt buckles for clothing in class 026.
3,873,571		For: clothing, namely, tee shirts, shirts, tank tops, sweaters, sweat shirts, vests, jackets, coats, pants, jeans and hats in class 025.
4,497,539		For: eyewear, namely, sunglasses, eyeglasses and their cases in class 009.
3,388,913		For: clothing, namely, tee shirts, shirts, tank tops and sweatshirts in class 025.
4,439,515		For: jewelry, namely, rings, earrings, bracelets, necklaces, pendants, cuff links, cuff bracelets, key rings made of precious metals and watch bracelets in class 014.

4,501,509		For: clothing, namely, tee shirts, shirts, tank tops, sweat shirts, vests, sweaters, sweat pants, jeans, leather pants, chaps, skirts, dresses, jackets coats, swimwear, hats, undergarments and footwear in class 025.
4,494,842		For: jewelry, namely, rings, earrings, necklaces, bracelets, cuff bracelets, brooches, pendants, cuff links, key rings made of precious metals, tie fasteners and watch bracelets in class 014.
4,494,843		For: clothing, namely, shirts, tee shirts, tank tops, sweaters, sweat shirts, sweat pants, dresses, skirts, jackets, coats, jeans, vests, leather pants, chaps, swimwear, underwear, hats and footwear in class 025.

THIS COURT FURTHER FINDS that injunctive relief previously granted in the Temporary Restraining Order 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 Chrome Hearts' previously granted Motion for Entry of a Temporary Restraining Order establishes that Chrome Hearts has demonstrated a likelihood of success on the merits; that no remedy at law exists; and that Chrome Hearts will suffer irreparable harm if the injunction is not granted.

Specifically, Chrome Hearts has proved a *prima facie* case of trademark infringement because (1) the CHROME HEARTS Trademarks are distinctive marks and are registered with the U.S. Patent and Trademark Office on the Principal Register, (2) Defendants are not licensed or authorized to use any of the CHROME HEARTS Trademarks, and (3) Defendants' use of the

CHROME HEARTS Trademarks is causing a likelihood of confusion as to the origin or sponsorship of Defendants' products with Chrome Hearts. Furthermore, Defendants' continued and unauthorized use of the CHROME HEARTS Trademarks irreparably harms Chrome Hearts through diminished goodwill and brand confidence, damage to Chrome Hearts' reputation, loss of exclusivity, and loss of future sales. Monetary damages fail to address such damage and, therefore, Chrome Hearts 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. As such, this Court orders that:

1. Defendants, their officers, agents, servants, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them be preliminarily enjoined and restrained from:
 - a. using the CHROME HEARTS Trademarks 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 Chrome Hearts product or not authorized by Chrome Hearts to be sold in connection with the CHROME HEARTS Trademarks;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Chrome Hearts product or any other product produced by Chrome Hearts, that is not Chrome Hearts' or not produced under the authorization, control, or supervision of Chrome Hearts and approved by Chrome Hearts for sale under the CHROME HEARTS Trademarks;

- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control, or supervision of Chrome Hearts, or are sponsored by, approved by, or otherwise connected with Chrome Hearts;
 - d. further infringing the CHROME HEARTS Trademarks and damaging Chrome Hearts' goodwill; and
 - e. 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 Chrome Hearts, nor authorized by Chrome Hearts to be sold or offered for sale, and which bear any of Chrome Hearts' trademarks, including the CHROME HEARTS Trademarks, or any reproductions, counterfeit copies, or colorable imitations.
2. Upon Chrome Hearts' request, 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 Marketplaces, including, without limitation, any online marketplace platforms such as eBay, Inc. ("eBay"), AliExpress, Alibaba Group Holding Ltd. ("Alibaba"), Amazon.com, Inc. ("Amazon"), ContextLogic Inc. d/b/a Wish.com ("Wish.com"), Walmart, Inc. ("Walmart"), and DHgate (collectively, the "Third Party Providers") shall, within ten (10) business days after receipt of such notice, provide to Chrome Hearts expedited discovery, limited to copies of documents and records in such person's or entity's possession or control sufficient to determine:
- a. the identities and locations of Defendants, their officers, agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including all known contact information, and all associated e-mail addresses;

- b. the nature of Defendants' operations and all associated sales, methods of payment for services and financial information, including, without limitation, identifying information associated with the Online Marketplaces, and Defendants' financial accounts, including Defendants' sales and listing history related to their respective Online Marketplaces; and
 - c. any financial accounts owned or controlled by Defendants, including their officers, agents, servants, employees, attorneys, and any persons acting in active 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, PayPal, Inc. ("PayPal"), eBay, Alipay, Alibaba, Ant Financial Services Group ("Ant Financial"), Amazon Pay, Wish.com, Walmart, DHgate, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).
3. Upon Chrome Hearts' request, those with notice of this Order, including the Third Party Providers as defined in Paragraph 2, shall, within ten (10) business days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the CHROME HEARTS Trademarks.
4. Defendants shall be temporarily and preliminarily restrained and enjoined from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.

5. Any Third Party Providers, including PayPal, eBay, Alipay, Alibaba, Ant Financial, Wish.com, Walmart, DHgate, and Amazon Pay, shall, within ten (10) business days of receipt of this Order:
 - a. locate all accounts and funds connected to Defendants and the Seller Aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibits 5 and 6 to the Declaration of Mario Lejtman, and any e-mail addresses provided for Defendants by third parties; and
 - b. restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.
6. Chrome Hearts is authorized to issue expedited written discovery, pursuant to Federal Rules of Civil Procedure 33, 34 and 36, related to:
 - a. the identities and locations of Defendants, their officers, agents, servants, employees, confederates, attorneys, and any persons acting in active concert or participation with them, including all known contact information, and all associated e-mail addresses; and
 - b. the nature of Defendants' operations and all associated sales, methods of payment for services and financial information, including, without limitation, identifying information associated with the Online Marketplaces, and Defendants' financial accounts, including Defendants' sales and listing history related to their respective Online Marketplaces.

Chrome Hearts is authorized to issue any such expedited discovery requests via e-mail. Defendants shall respond to any such discovery requests within three (3) business days of being served via e-mail.

7. Chrome Hearts may provide notice of these proceedings to Defendants, including notice of the preliminary injunction hearing, service of process pursuant to Fed. R. Civ. P. 4(f)(3), and any future motions, by electronically publishing a link to the Complaint, this Order, and other relevant documents on a website, and by sending an e-mail to the e-mail addresses identified in Exhibits 5 and 6 to the Declaration of Mario Lejtman and any e-mail addresses provided for Defendants by third parties that includes a link to said website. The Clerk of the Court is directed to issue a single original summons in the name of “The Partnerships and all other Defendants identified in the Complaint” that shall apply to all Defendants. The combination of providing notice via electronic publication or e-mail, along with any notice that Defendants receive from 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. Schedule A to the Complaint [2], Exhibits 5 and 6 to the Declaration of Mario Lejtman [21], [22], and the TRO [28] are unsealed.
9. 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 Northern District of Illinois Local Rules. Any third party impacted by this Order may move for appropriate relief.
10. The \$10,000 bond posted by Chrome Hearts shall remain with the Court until a Final disposition of this case or until this Preliminary Injunction is terminated.

IT IS SO ORDERED.

Dated: May 10, 2022



Andrea R. Wood
United States District Judge

**Chrome Hearts LLC v. The Partnerships and Unincorporated Associations Identified on Schedule "A" -
Case No. 22-cv-1467**

Schedule A

Defendant Online Marketplaces		
No	URL	Name / Seller Alias
1	aliexpress.com/store/1100065020	Shop1100065020 Store
2	aliexpress.com/store/1179126	SPINNERS Store
3	aliexpress.com/store/3188031	Man, cufflinks Store
4	aliexpress.com/store/4397010	Celiny Store
5	aliexpress.com/store/4500071	soosmith Store
6	aliexpress.com/store/5052077	Lateefah Store
7	aliexpress.com/store/5576087	Fardrew Store
8	aliexpress.com/store/5627008	TuTend Store
9	aliexpress.com/store/5777051	Metal-Field Store
10	aliexpress.com/store/910350254	FireFox Bag Store
11	aliexpress.com/store/910443170	LINGFENGSHUMA Store
12	aliexpress.com/store/910445224	Firmranch001 Store
13	aliexpress.com/store/911043087	Let's Shopping Store
14	aliexpress.com/store/911117184	FIRMRANCH006 Store
15	aliexpress.com/store/911138191	Guan ting Li Store
16	aliexpress.com/store/911261071	ZEE Basic Store
17	aliexpress.com/store/911420309	WANGYAO Store
18	aliexpress.com/store/911523139	miniature painting Store
19	aliexpress.com/store/911558171	Shop911558171 Store
20	aliexpress.com/store/911611193	GTDOM Official Store
21	aliexpress.com/store/911654040	Xotind Store
22	aliexpress.com/store/911737091	JJlucky Store
23	aliexpress.com/store/911796044	MUONE Store
24	aliexpress.com/store/911969080	Auzze High Quality Store
25	aliexpress.com/store/912026002	GEXO Store
26	aliexpress.com/store/912074504	meijinxingji Jewelri Official Store
27	aliexpress.com/store/912146049	DILIAN Store
28	aliexpress.com/store/912220011	MC Fascination Store
29	aliexpress.com/store/912271322	Trendy Stylish Apparel Store
30	aliexpress.com/store/912329383	funny evil Store
31	aliexpress.com/store/912332546	EBEVER&BEAUTY YiuKai Store
32	aliexpress.com/store/912344914	Golden zircon nail art Store
33	aliexpress.com/store/912354099	Guford Store

34	aliexpress.com/store/912361452	BESTDDENG Store
35	aliexpress.com/store/912374141	pu11368 Store
36	aliexpress.com/store/912460673	YIHANKE MEN Store
37	aliexpress.com/store/912561506	Kanye Streetwear Store
38	aliexpress.com/store/912623813	Cmetay Jeans Store
39	aliexpress.com/store/912661523	shero li Store
40	aliexpress.com/store/912694008	XJMIGO Store
41	amazon.com/sp?seller=A19YMF0PU8R9GC	LOVE MOON
42	amazon.com/sp?seller=A267LZ2TQONDW6	BogeliUS
43	amazon.com/sp?seller=A29CB6LJSKECNG	piety
44	amazon.com/sp?seller=A2KD1OIX2VUPKA	duolifa
45	amazon.com/sp?seller=A2UYES8EK9K3UW	yuansenxinxi
46	amazon.com/sp?seller=AG0Y1K2SKBPNN	ZOI GIN
47	amazon.com/sp?seller=ASE07VU2R3ICM	Pybider
48	amazon.com/sp?seller=ATCU5BO9RM0RZ	LSEAJAO
49	amazon.com/sp?seller=ATLW1LBRPQ5P1	shanxichangjianxundashangmaoyouxian
50	amazon.com/sp?seller=AUZY3OJ3907A9	Super Z Price US
51	amazon.com/sp?seller=AXAGX23P1XV6D	Guangzhou Biyongde Trading Co.,Ltd
52	dhgate.com/store/20597709	chriswuyue
53	dhgate.com/store/21125636	yanggenben Store
54	dhgate.com/store/21694483	totodhgate Store
55	dhgate.com/store/21698850	evisu_designer01 Store
56	dhgate.com/store/21726629	niuguhu Store
57	dhgate.com/store/21733501	mensstore01 Store
58	dhgate.com/store/21733534	qiuti12 Store
59	dhgate.com/store/21735092	fashion960 Store
60	dhgate.com/store/21741975	amzj Store
61	dhgate.com/store/21741999	aooy Store
62	dhgate.com/store/21747247	jewelrydior
63	dhgate.com/store/21747677	dunhuangfirst Store
64	dhgate.com/store/21752123	yuanyuzhou
65	dhgate.com/store/21760363	wml107
66	dhgate.com/store/21760537	guillem
67	dhgate.com/store/21766838	caiaacc2022
68	shineshowme.com	shineshowme.com
69	wagocase.com	wagocase.com
70	wish.com/merchant/5a24e50e3eb22a29388e957b	laodianshop
71	wish.com/merchant/5d56a9bb273678415c6de1ca	Heirui
72	wish.com/merchant/5ffd05e43f7d1410d6661144	zhaoxinlei9975
73	wish.com/merchant/60543aa7894a8800489dae4a	kcyart1CHUNQIAO
74	wish.com/merchant/607fa16d833800020f442a06	yaofa18

75	wish.com/merchant/60828852d85d61288b4aed45	good12,3
76	wish.com/merchant/60851e8dfa90791ca78aa68f	tyu188
77	wish.com/merchant/6087c60359ded66d8cccee2c	wangcaili
78	wish.com/merchant/608e390ddc5608840450419b	gaoshuman