

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

WORLD TRIATHLON CORPORATION,

Plaintiff,

v.

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

Defendants.

Case No. 22-cv-02905

Judge Sara L. Ellis

Magistrate Judge Beth W. Jantz

PRELIMINARY INJUNCTION ORDER

Plaintiff World Triathlon Corporation (“Plaintiff” or “Ironman”) filed a Motion for Entry of a Preliminary Injunction against the against the fully interactive, e-commerce stores¹ operating under the seller aliases identified in Schedule A to the Complaint and attached hereto (collectively, “Defendants”) and using at least the online marketplace accounts identified in Schedule A (the “Online Marketplaces”). After reviewing the Motion and the accompanying record, this Court GRANTS Ironman’s Motion as follows.


This Court finds Ironman has provided notice to Defendants in accordance with the Temporary Restraining Order entered June 16, 2022, [24] (“TRO”), and Federal Rule of Civil Procedure 65(a)(1).







This Court also finds, in the absence of adversarial presentation, that it has personal jurisdiction over Defendants because Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Ironman has provided a basis






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





to conclude that Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores that target United States consumers using one or more seller aliases, offer shipping to the United States, including Illinois, and have sold products using infringing and counterfeit versions of Ironman's federally registered trademarks (the "Ironman Trademarks") to residents of Illinois. In this case, Ironman has presented screenshot evidence that each Defendant e-commerce 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 the Ironman Trademarks. *See* Docket No.[18], which includes screenshot evidence confirming that each Defendant e-commerce store does stand ready, willing and able to ship its counterfeit goods to customers in Illinois bearing infringing and/or counterfeit versions of the Ironman Trademarks. A list of the Ironman Trademarks is included in the below chart.

| Registration Number | Trademark | Goods and Services |
|---------------------|-----------|---|
| 2,911,298 | IRONMAN | For: Clothing for men, women and youths namely, shirts, shorts, jackets, swimwear, socks, gloves, hats, headbands, wristbands and wetsuits, marketed in association with contests consisting of running, biking and swimming in class 25. |
| 4,078,964 | IRONMAN | For: Jewelry, namely, rings, charms, pendants, earrings, pins, money clips, cufflinks; watches in class 14. |
| 5,296,507 | IRONMAN | For: Compression garments, namely, socks, shirts, shorts, pants, body suits, sports bras, arm sleeves, and calf sleeves, marketed in association with contests consisting of running, biking and swimming in class 10. |
| 5,358,824 | IRONMAN | For: Clothing for men, women and youths, namely, pants, t-shirts, caps in the nature of headwear, bicycling shorts, hoodies, outerwear in the nature of fleece pullovers, jackets and gloves, |

| Registration Number | Trademark | Goods and Services |
|---------------------|---|---|
| | | footwear, insoles, heel inserts, clothing belts, athletic sleeves, underwear, bras, sweaters, robes, sweat shirts, visors in the nature of headwear marketed in association with contests involving running, swimming and biking in class 25. |
| 5,441,760 | IRONMAN | For: Eyewear, namely, sunglasses, eyeglasses and ophthalmic frames and cases therefor; eyeglass accessories, namely, chains, cords and lanyards; bicycle helmets; goggles for sports; personal electronic device accessories, namely, cell phone auxiliary cables, battery chargers, protective carrying cases and covers especially adapted for PDAs, straps for mobile phones and cameras, armbands specially adapted for personal electronic devices, namely, mobile phones and MP3 players; protective display screen protective adapted for use with mobile phones, tablets and computers; wireless indoor and outdoor speakers, ear buds and headphones; bathroom scales; sports cameras and mounts therefor, all of which are marketed in association with events consisting of running, biking and swimming in class 9. |
| 5,463,105 | IRONMAN 70.3 | For: License plate frames; trailer hitch covers, marketed in association with endurance athletic contests in class 12. |
| 1,705,114 | IRONMAN TRIATHLON | For: clothing; namely, shirts, shorts, hats, shoes, headbands and wristbands, pants, pajamas, belts and sweatshirts marketed in association with contest consisting of running, biking and swimming in class 25. |
| 2,350,149 |  | For: watches and chronometers sold in association with contests consisting of running, biking and swimming in class 14. |

| Registration Number | Trademark | Goods and Services |
|---------------------|---|---|
| 2,998,100 |  | For: Bicycling gloves in class 25. |
| 4,271,080 |  | For: Eyewear, namely, sunglasses, sport glasses and reading glasses; eyewear accessories, namely, cases, chains, straps and retaining cords; sport and swim goggles and face masks, portable LED safety lighting for personal use, reflective and illuminated vests for safety, marketed in association with contests consisting of swimming, biking and running in class 9. |
| 4,968,645 |  | For: Luggage, sports bags, tote bags, duffle bags, messenger bags, backpacks, marketed in association with events consisting of running, biking and swimming in class 18. |
| 5,296,509 |  | For: Compression garments, namely, socks, shirts, shorts, pants, body suits, sports bras, arm sleeves, and calf sleeves, marketed in association with contests consisting of running, biking and swimming in class 10. |
| 5,328,088 |  | For: Clothing for men, women and youths, namely, shirts, pants, shorts, t-shirts, hats, caps, swimwear, bicycling shorts, jackets, hoodies, outerwear, namely, pullovers and vests, socks, footwear, headbands, wristbands as clothing, gloves, wetsuits, insoles, heel inserts, belts, athletic sleeves, underwear, bras, sweaters, robes, sweat shirts, visors being headwear marketed in association with contests involving running, swimming and biking in class 25. |
| 5,451,539 |  | For: License plate frames; Trailer hitch covers, marketed in association with endurance athletic contests; Emblems, namely, badges for vehicles, marketed in association with endurance athletic contests in class 12. |

| Registration Number | Trademark | Goods and Services |
|---------------------|---|--|
| | | For: Decals; 3D decals for use on any surface, marketed in association with endurance athletic contests in class 16. |
| 5,552,254 |  | For: Metal novelty license plates, marketed in connection with endurance athletic contests in class 6. |
| 4,442,095 |  | For: Clothing, namely, fleece sweat shirts, sweat pants, sweat shorts and jackets; sport shirts, sport shorts; t-shirts, headwear, swimwear, running shorts, pants and shirts; bicycling shorts, pants, shirts and jackets; outerwear coats and jackets, socks, gloves, footwear and wetsuits in class 25. For: Entertainment services, namely, arranging and conducting athletic competitions in class 41. |
| 2,806,538 |  | For: Clothing for men, women and youths namely, fleece sweat shirts, sweat pants, sweat shorts, and fleece jackets; sport shirts, sport shorts, t-shirts, hats, caps, swimwear, running shorts, pants and shirts, bicycling shorts, pants, shirts and jackets, outerwear coats and jackets, socks, gloves and footwear in class 25. |
| 3,970,556 |  | For: Jewelry, namely, rings, charms, pendants, earrings, pins, cufflinks; watches in class 14. |
| 4,267,348 |  | For: Eyewear namely sunglasses, sport glasses and reading glasses; eyewear accessories namely cases, chains, straps and retaining cords; sport and swim goggles and face masks, portable LED safety lighting for personal use, reflective and illuminated vests for safety in class 9. |

| Registration Number | Trademark | Goods and Services |
|---------------------|---|--|
| 4,968,800 |  | For: Luggage, sports bags, tote bags, duffle bags, messenger bags, backpacks in class 18. |
| 5,296,508 |  | For: Compression garments, namely, socks, shirts, shorts, pants, body suits, sports bras, arm sleeves, and calf sleeves, marketed in association with contests consisting of running, biking and swimming in class 10. |
| 5,451,538 |  | For: License plate frames; Trailer hitch covers; Emblems, namely, badges for vehicles in class 12. For: Decals; 3D decals for use on any surface in class 16. |
| 5,515,410 |  | For: Metal novelty license plates in class 6. |

This Court also finds that the injunctive relief previously granted in the 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 Ironman's previously granted Motion for Entry of a TRO establishes that Ironman has demonstrated a likelihood of success on the merits; that no remedy at law exists; and that Ironman will suffer irreparable harm if the injunction is not granted.

Specifically, Ironman has proved a *prima facie* case of trademark infringement because (1) the Ironman 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 Ironman Trademarks, and (3) Defendants' use of the Ironman Trademarks is causing a likelihood of confusion as to the origin or sponsorship of Defendants' products with Ironman. Furthermore, Defendants' continued and unauthorized use of the Ironman Trademarks irreparably harms Ironman through diminished goodwill and brand confidence, damage to Ironman's reputation, loss of exclusivity, and loss of future sales. Monetary damages fail to address such damage and, therefore, Ironman 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 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 Ironman Trademarks or any reproductions, counterfeit copies, or colorable imitations in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Ironman product or not authorized by Ironman to be sold in connection with the Ironman Trademarks;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Ironman product or any other product produced by Ironman, that is not Ironman's or not produced under the authorization, control, or supervision of Ironman and approved by Ironman for sale under the Ironman Trademarks;

- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control, or supervision of Ironman, or are sponsored by, approved by, or otherwise connected with Ironman; 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 Ironman, nor authorized by Ironman to be sold or offered for sale, and which bear any of Ironman's trademarks, including the Ironman Trademarks, or any reproductions, counterfeit copies, or colorable imitations.
- 2. Defendants shall not transfer or dispose of any money or other of Defendants' assets in any of Defendants' financial accounts.
- 3. Ironman is authorized to issue expedited written discovery to Defendants, 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, attorneys, and any persons acting in active 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, Inc. (“eBay”), Walmart, Inc. (“Walmart”), Alipay, ContextLogic Inc. d/b/a Wish.com (“Wish.com”), Alibaba Group Holding Ltd. (“Alibaba”), Ant Financial Services Group (“Ant Financial”), Amazon Pay, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).

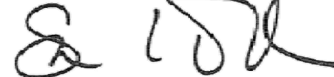
4. Upon Ironman’s request, Defendants and any third party with actual notice of this Order who is providing services for any of Defendants, or in connection with any of Defendants’ Online Marketplaces, including, without limitation, any online marketplace platforms such as eBay, Inc., AliExpress, Alibaba Group Holding Ltd. (“Alibaba”), Amazon.com, Inc., ContextLogic Inc. d/b/a Wish.com (“Wish.com”), Walmart, Inc (“Walmart”), and Dhgate (collectively, the “Third Party Providers”), shall, within seven (7) calendar days after receipt of such notice, provide to Ironman 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, attorneys, and any persons acting in active 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, Wish.com, Alibaba, Ant Financial Services Group ("Ant Financial"), Amazon Pay, Walmart, DHgate, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).
5. Upon Ironman's request, those with notice of this Order, including the Third Party Providers as defined in Paragraph 4, shall within seven (7) calendar 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 Ironman Trademarks.
6. Any Third Party Providers, including PayPal, eBay, Alipay, Alibaba, Ant Financial, Wish.com, Walmart, DHgate, and Amazon Pay, shall, within seven (7) calendar days of receipt of this Order:
 - a. locate all accounts and funds connected to Defendants' seller aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto; and
 - b. restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendants' assets until further order by this Court.

7. Ironman may provide notice of the proceedings in this case to Defendants, including service of process pursuant to Fed. R. Civ. P. 4(f)(3), and any future motions, by electronically publishing a link to the Pleadings, this Order, and other relevant documents on a website and by sending an e-mail with a link to said website to the e-mail addresses identified in Exhibit 2 to the Declaration of Eric Gisolfi and any e-mail addresses provided for Defendants by third parties. 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 and 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. Plaintiff’s Schedule A to the Complaint [2], Exhibit 2 to the Declaration of Eric Gisolfi [18], and the TRO [24] 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 the 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 Ironman shall remain with the Court until a final disposition of this case or until this Preliminary Injunction is terminated.

SO ORDERED:



Sara L. Ellis
United States District Judge

Dated: July 13, 2022

**World Triathlon Corporation v. The Partnerships and Unincorporated Associations
Identified on Schedule "A" - Case No. 22-cv-2905**

Schedule A

| Defendant Online Marketplaces | | |
|--------------------------------------|--|---|
| No | URL | Name / Seller Alias |
| 1 | aliexpress.com/store/1353050 | aooins Store |
| 2 | aliexpress.com/store/912258325 | CHENGYUAN06 Store |
| 3 | aliexpress.com/store/912225114 | PHONEQAQ Store |
| 4 | aliexpress.com/store/912581010 | Printed 100% cotton T-shirt 022 Store |
| 5 | aliexpress.com/store/912573056 | Printed 100% cotton T-shirt 030 Store |
| 6 | aliexpress.com/store/1100004097 | Shop1100004097 Store |
| 7 | aliexpress.com/store/1100013032 | Shop1100013032 Store |
| 8 | aliexpress.com/store/1100128124 | Shop1100128124 Store |
| 9 | aliexpress.com/store/1100145095 | Shop1100145095 Store |
| 10 | aliexpress.com/store/1100175266 | Shop1100175266 Store |
| 11 | aliexpress.com/store/1100176035 | Shop1100176035 Store |
| 12 | aliexpress.com/store/1100180389 | Shop1100180389 Store |
| 13 | aliexpress.com/store/1100184106 | Shop1100184106 Store |
| 14 | aliexpress.com/store/1100187210 | Shop1100187210 Store |
| 15 | aliexpress.com/store/1100189114 | Shop1100189114 Store |
| 16 | aliexpress.com/store/1100190105 | Shop1100190105 Store |
| 17 | aliexpress.com/store/1100191089 | Shop1100191089 Store |
| 18 | aliexpress.com/store/1100192102 | Shop1100192102 Store |
| 19 | aliexpress.com/store/1100207027 | Shop1100207027 Store |
| 20 | aliexpress.com/store/1100287155 | Shop1100287155 Store |
| 21 | aliexpress.com/store/5380287 | Shop5380287 Store |
| 22 | aliexpress.com/store/5483049 | Shop5483049 Store |
| 23 | aliexpress.com/store/911333205 | Shop911333205 Store |
| 24 | aliexpress.com/store/912624410 | Shop912624410 Store |
| 25 | aliexpress.com/store/1101934938 | xiaolidewazi Store |
| 26 | amazon.com/sp?seller=A3TNPIPCXFRE5A | 4beyourself |
| 27 | amazon.com/sp?seller=A1P0WF5CSQ6ML7 | XiangChengShiXingShuoChenBaiHuoJing YingBu |
| 28 | dhgate.com/store/21751633 | Daye02 |
| 29 | wish.com/merchant/5e8af10d430e70390e8057f8 | Abraham Smith |

| | | |
|----|---|------------------------------|
| 30 | wish.com/merchant/5ea7b619e251b2a0a0cb6b90 | Aoalygiver Toys |
| 31 | wish.com/merchant/5b28c04e2b04103dc7152a39 | argb |
| 32 | wish.com/merchant/5efa039ccaae41206c179f46 | asduytajk |
| 33 | wish.com/merchant/5ae4122d67d25c041f6dd4f0 | buyaozheyang |
| 34 | wish.com/merchant/53db00b64497c563e08ae24b | Canbin Fashion Online |
| 35 | wish.com/merchant/5e68df1ac96e28048091c3b8 | CARIKOS WOOLFORK |
| 36 | wish.com/merchant/5e69450d5c6818eea9cfad6a | CHAN NINTA |
| 37 | wish.com/merchant/5e687f7ac96e2850fa8fff9a | Charles Palmer |
| 38 | wish.com/merchant/55a5e106e9f0a95602935aa9 | China Hong Jin Jewelry Group |
| 39 | wish.com/merchant/53f9a885104dae5b3b61fea3 | chunjie online |
| 40 | wish.com/merchant/5e692c6d18426db880b9f727 | CONBIRD SUR |
| 41 | wish.com/merchant/5dc552e9b4bcf90980d02edd | congmalihai |
| 42 | wish.com/merchant/5ec1f7442d2ff2140e8f7d3d | cuitongbo |
| 43 | wish.com/merchant/5e848f451f06b1004dd42106 | Davidaghh |
| 44 | wish.com/merchant/5e71c3c1e00b275a4d3ba0de0 | Deborah Moreno |
| 45 | wish.com/merchant/5ea67a87807aed47f2d658ec | Deileishuer cots |
| 46 | wish.com/merchant/60da3cdce05e6d005cf8a890 | ElectroAuto HH |
| 47 | wish.com/merchant/5e8350471c0085885562de0b | Elmer Hollie |
| 48 | wish.com/merchant/5e6c7b1e5510401180a42ce1 | fovdfcr |
| 49 | wish.com/merchant/5fb9d571be75155e2cca9faa | fsaa |
| 50 | wish.com/merchant/5e6ca1da29e7860c1edd702f | GanlushivVt |

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| 52 | wish.com/merchant/5eb50c3a9c4de813e1a9f5aa | guofang6002 |
| 53 | wish.com/merchant/5fc0681a4409cb8b8cbdb246 | Heart of Mandarin Duck |
| 54 | wish.com/merchant/5e8714df8da5c2a9fc7a31cf | Herbert Roach |
| 55 | wish.com/merchant/540d0d641d2d4312937a82d2 | huanglai fashion |
| 56 | wish.com/merchant/5da6b917733963074c5ffe46 | HUIDGKLJFVD |
| 57 | wish.com/merchant/5f698a84d9e21e969cf36856 | huxiuli123456 |
| 58 | wish.com/merchant/55779309429aa92941bc2209 | i-infun |
| 59 | wish.com/merchant/5e873a7d8da5c2f56d7a31ed | Jacqueline Sparks |
| 60 | wish.com/merchant/5f467efa4f2144241b903799 | Jared Wike |
| 61 | wish.com/merchant/5ea266e229e7862030eacf c6 | jiangshuiweibo |
| 62 | wish.com/merchant/53dcdb4bff4d6d54dec27e84 | Jiangtao Sotre |
| 63 | wish.com/merchant/5dad45e375bebf01040d2fa7 | Jie C |
| 64 | wish.com/merchant/5e97c72eea18a51342cd37ee | Joseph Berry |
| 65 | wish.com/merchant/5e8ee1c5b63f827c8ad5c395 | kangzhan2 |
| 66 | wish.com/merchant/616faadeb91fb6cfcecf8903 | La JMZ |
| 67 | wish.com/merchant/541bdbdd82b9ac28bd5043fa | lanxiu fashion |
| 68 | wish.com/merchant/5e68f86b2fb13f56800bba04 | Lashanda |
| 69 | wish.com/merchant/5b2b03a35676c367c68ff668 | lijiaojiaodain |
| 70 | wish.com/merchant/541be37af8abc81504bc0005 | linjishui fashion |
| 71 | wish.com/merchant/5f0c15f3d62e6b7f020b0159 | liujunqing;l |

| | | |
|----|---|---------------------|
| 72 | wish.com/merchant/5e9017edd9de515ecf48e7ee | Lpdab |
| 73 | wish.com/merchant/5fba1796f2f60291b1818e49 | lsfdj |
| 74 | wish.com/merchant/5f880d48c7f00b2594cedcb | maofeng Store me |
| 75 | wish.com/merchant/5ea398b0513d4527fe58a943 | MarshNelsongEoPwD |
| 76 | wish.com/merchant/5e86af63990f9bd30ba41541 | Moises Herrera |
| 77 | wish.com/merchant/5e71c24df87cb90780ed2513 | NancyWalker |
| 78 | wish.com/merchant/5e8f353ab63f82c1d4d5c3e2 | oconnellgwen295 |
| 79 | wish.com/merchant/542008397541ce459ce7d338 | oijbikm wholeshop |
| 80 | wish.com/merchant/6153264ff8c8740a97d1532f | Sabekillof |
| 81 | wish.com/merchant/5e71b85629e786326193f50f | SandraGalyon |
| 82 | wish.com/merchant/540942f41d2d434187fcf627 | sheng fashion |
| 83 | wish.com/merchant/541c17eb4ad3ab14b34330ac | shenhuowang fashion |
| 84 | wish.com/merchant/5f1e4db437fccf77ea18068e | shenqijun5866 |
| 85 | wish.com/merchant/5e9fe123785c144048cc4ef2 | sotestxandy |
| 86 | wish.com/merchant/5e94681d46be6a5880e4f948 | tathigxbol |
| 87 | wish.com/merchant/5e6945b29145adf01a972e43 | Terrence Rencher |
| 88 | wish.com/merchant/5e9fb9b2fcf304ba6ac9bc9cb | tretormhvn |
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| 91 | wish.com/merchant/540ac2cd7a9eb439899211ce | wenyi fashion |
| 92 | wish.com/merchant/5e6a62b129e78625c63adb36 | wfh43 |

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| 93 | wish.com/merchant/5eae87697fc967ee9221cb10 | William Boyden34 |
| 94 | wish.com/merchant/600153dec40a6a746f5fcf94 | wumengru7793 |
| 95 | wish.com/merchant/5938eff425c4f51506505b2b | xiaobao130127@163.com |
| 96 | wish.com/merchant/5b179c2f7752c84a467ac6b5 | xinhanfushi |
| 97 | wish.com/merchant/5e74ddfa64f6b68c3d47aff5 | Xumeihua2452 |
| 98 | wish.com/merchant/5e693a9118426deb12b9b89f | Xxaewebste |
| 99 | wish.com/merchant/6104ad5e5f3a258bedf40e3d | yanyu8880 |
| 100 | wish.com/merchant/54200a2482b9ac039f43bcc | ynkjhj plaza |
| 101 | wish.com/merchant/61878905f0cc865938d21084 | yuanhdesub |
| 102 | wish.com/merchant/5412dd574ad3ab15830f85c9 | zhupei fashion |
| 103 | wish.com/merchant/5e6cf00a1e19859cff2352bc | ZiyiyoucKr |