

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

BESTWAY INFLATABLES &
MATERIAL CORP.,

Plaintiff,

v.

THE INDIVIDUALS, CORPORATIONS,
LIMITED LIABILITY COMPANIES,
PARTNERSHIPS AND UNINCORPORATED)
ASSOCIATIONS IDENTIFIED)
ON SCHEDULE A HERETO,)

Defendants.)

No. 22-cv-03913

Judge Andrea R. Wood

***SEALED* TEMPORARY RESTRAINING ORDER**

Plaintiff Bestway Inflatables & Material Corp. (“Plaintiff” or “Bestway”) BESTWAY INFLATABLES & MATERIAL CORP. filed an *Ex Parte* Motion for Entry of a Temporary Restraining Order, Including a Temporary Injunction, a Temporary Transfer of the Defendant Domain Names, a Temporary Asset Restraint, Expedited Discovery, and Service of Process by Email and/or Electronic Publication (the “Ex Parte Motion”) against the defendants identified on Schedule A to the Complaint and attached hereto (collectively, the “Defendants”) and using at least the domain names identified in Schedule A (the “Defendant Domain Names”) and the online marketplace accounts identified in Schedule A (the “Online Marketplace Accounts”). After reviewing the Ex Parte Motion and the accompanying record, this Court grants Plaintiff’s Ex Parte Motion as follows.

This Court finds, in the absence of adversarial presentation, that it has personal jurisdiction over the Defendants since the Defendants directly target their business activities toward consumers in the United States, including Illinois, offering to sell and ship products into

this Judicial District. Specifically, Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Internet Stores through which Illinois residents can purchase products bearing counterfeit versions of the BESTWAY Trademarks, U.S. Trademark Registration Nos. 2,748,177; 2,756,976 and 5,702,452.

This Court also finds that issuing this Order without notice pursuant to Rule 65(b)(1) of the Federal Rules of Civil Procedure is appropriate because Plaintiff has presented specific facts in the Declaration of Eric Li and the Declaration of Michael A. Hierl and accompanying evidence clearly showing that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition. Specifically, in the absence of an *ex parte* Order, Defendants could and likely would modify registration data and content, change hosts, redirect traffic to other websites in their control, and move any assets from accounts in U.S.-based financial institutions, including eBay.com (“eBay”), PayPal.com (PayPal”), Amazon.com, Inc. (“Amazon”), Alibaba Group Holding Ltd., Alipay.com Co., Ltd. and any related Alibaba entities (collectively, “Alipay”), DHgate and Joom accounts, to offshore accounts. 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 temporarily enjoined and restrained from:

- a. using Plaintiff’s BESTWAY 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 BESTWAY product or is not authorized by Plaintiff to be sold in connection with Plaintiff’s BESTWAY Trademarks;

- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine BESTWAY product or any other product produced by Plaintiff, that is not Plaintiff's or is not produced under the authorization, control or supervision of Plaintiff and approved by Plaintiff for sale under Plaintiff's BESTWAY Trademarks;
- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;
- d. further infringing Plaintiff's BESTWAY Trademarks and damaging Plaintiff's goodwill;
- e. 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 Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and which bear any of Plaintiff's BESTWAY Trademarks or any reproductions, counterfeit copies or colorable imitations thereof;
- f. using, linking to, transferring, selling, exercising control over, or otherwise owning the Online Marketplace Accounts, the Defendant Domain Names, or any other domain name or online marketplace account that is being used to sell Counterfeit BESTWAY Products; and
- g. operating and/or hosting websites at the Defendant Domain Names 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 Plaintiff's BESTWAY Trademarks or any reproduction, counterfeit copy or colorable imitation thereof that is not a genuine BESTWAY product or is not authorized by Plaintiff to be sold in connection with Plaintiff's BESTWAY Trademarks.

2. Each Defendant, within fourteen (14) days after receiving notice of this Order, shall serve upon Plaintiff a written report under oath providing: (a) their true name and physical address, (b) all websites and online marketplace accounts on any platform that they own and/or operate (c) their financial accounts, including all eBay, PayPal, Amazon, Alipay, DHgate and Joom accounts, and (d) the steps taken by each Defendant to comply with paragraph 1, a through g, above.

3. The domain name registries for the Defendant Domain Names, including, but not Limited to, VeriSign, Inc., Neustar, Inc., Afiliast Limited, CentralNic, Nominet, and the Public Interest Registry, within three (3) business days of receipt of this Order or prior to expiration of this Order, whichever date shall occur first, shall, disable the Defendant Domain Names and make them inactive and untransferable until further ordered by this Court.

4. Those in privity with Defendants and with actual notice of this Order, including any online marketplaces such as iOffer, eBay, PayPal, Amazon, Alipay, DHgate and Joom, social media platforms, Facebook, YouTube, LinkedIn, Twitter, Internet search engines such as Google, Bing and Yahoo, web hosts for the Defendant Domain Names, and domain name registrars, shall within five (5) business days of receipt of this Order:

- a. disable and cease providing services for any accounts through which Defendants engage in the sale of counterfeit and infringing goods using the

BESTWAY Trademarks, including any accounts associated with the Defendants listed on Schedule A;

- b. disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the BESTWAY Trademarks; and
- c. take all steps necessary to prevent links to the Defendant Domain Names identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Domain Names from any search index.

5. Defendants and any third party with actual notice of this Order who is providing services for any of the Defendants, or in connection with any of Defendants' websites at the Defendant Domain Names or other websites operated by Defendants, including, without limitation, any online marketplace platforms such as iOffer, eBay, PayPal, Amazon, Alipay, DHgate and Joom advertisers, Facebook, Internet Service Providers ("ISP"), web hosts, back-end service providers, web designers, sponsored search engine or ad-word providers, banks, merchant account providers, including eBay, PayPal, Amazon, Alipay, DHgate and Joom, third party processors and other payment processing service providers, shippers, and domain name registrars (collectively, the "Third Party Providers") shall, within five (5) business days after receipt of such notice, provide to Plaintiff expedited discovery, including copies of all documents and records in such person's or entity's possession or control relating to:

- a. The identities and locations of Defendants, their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including all known contact information;

- b. The nature of Defendants' operations and all associated sales and financial information, including, without limitation, identifying information associated with the Online Marketplace Accounts, the Defendant Domain Names, and Defendants' financial accounts, as well as providing a full accounting of Defendants' sales and listing history related to their respective Online Marketplace Accounts and Defendant Domain Names;
- c. Defendants' websites and/or any Online Marketplace Accounts;
- d. The Defendant Domain Names or any domain name registered by Defendants; and
- e. Any financial accounts owned or controlled by Defendants, including their agents, servants, employees, confederates, attorneys, and any persons acting in concert or participation with them, including such accounts residing with or under the control of any banks, savings and loan associations, payment processors or other financial institutions, including, without limitation, eBay, PayPal, Amazon, Alipay, DHgate and Joom, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).

6. Defendants and any persons in active concert or participation with them who have actual notice of this Order shall be temporarily restrained and enjoined from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.

7. eBay shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any eBay accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. eBay shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by eBay for any purpose (other than pursuant to a chargeback made pursuant to eBay's security interest in the funds) without the express authorization of this court.

8. PayPal shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any PayPal accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. PayPal shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by PayPal for any purpose (other than pursuant to a chargeback made pursuant to PayPal's security interest in the funds) without the express authorization of this court.

9. Amazon shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any Amazon accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. Amazon shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by Amazon for any purpose (other than pursuant to a chargeback made pursuant to Amazon's security interest in the funds) without the express authorization of this court.

10. Alipay shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any Alipay accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. Alipay shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by Alipay for any purpose (other than pursuant to a chargeback made pursuant to Alipay's security interest in the funds) without the express authorization of this court.

11. DHgate shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any DHgate accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. DHgate shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by DHgate for any purpose (other than pursuant to a chargeback made pursuant to DHgate's security interest in the funds) without the express authorization of this court.

12. Joom shall, within five (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online Marketplace Accounts or websites:

- a. Locate all accounts and funds connected to and related to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any Joom accounts connected to and related to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; 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.
- c. Joom shall provide Plaintiff's counsel with data detailing:
 - i. An accounting of the total funds restrained and the financial account(s) to which the restrained funds are related;
 - ii. The account transactions related to the financial account(s) which have been restrained; and
 - iii. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners until after those accounts are restrained; and
- d. No funds restrained by this Order shall be transferred or surrendered by Joom for any purpose (other than pursuant to a chargeback made pursuant to Joom's security interest in the funds) without the express authorization of this court.

13. Any banks, savings and loan associations, payment processors, or other financial institutions, for any Defendant or any of Defendants' Online Marketplace Accounts or websites, shall within five (5) business days of receipt of this Order:

- a. Locate all accounts and funds connected to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any accounts connected to the information listed in Schedule A hereto and the email addresses identified in Exhibit 2 to the Declaration of Eric Li; and
- b. Restrain and enjoin such accounts from receiving, transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.

14. Plaintiff may provide notice of these proceedings to Defendants, including notice of the preliminary injunction hearing and service of process pursuant to Fed. R. Civ. P. 4(f)(3), by electronically publishing a link to the Complaint, this Order and other relevant documents on a website to which the Defendant Domain Names which are transferred to Plaintiff's control will redirect, or by sending an e-mail to the e-mail addresses identified in Exhibit 2 to the Declaration of Eric Li and any e-mail addresses provided for Defendants by third parties that includes a link to said website. The Clerk of Court is directed to issue a single original summons in the name of "familylover Store 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 domain name registrars and payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendants of the pendency of the action and afford them the opportunity to present their objections.

15. Plaintiff's Complaint, Schedule A to the Complaint, Exhibit 2 to the Declaration of Eric Li, and this Order shall remain sealed until Defendants' financial accounts are restrained. Plaintiff shall file unsealed versions of the Complaint, Schedule A to the Complaint, Exhibit 2 to the Declaration of Eric Li, and this Order using the CM/ECF system prior to the expiration of

this Order. Plaintiff shall deposit with the Court Ten Thousand Dollars (\$10,000.00), either cash, cashier's check or surety bond, as security, which amount was determined adequate for the payment of such damages as any person may be entitled to recover as a result of a wrongful restraint hereunder.

16. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order on two days' notice to Plaintiff or on shorter notice as set by this Court.

This Temporary Restraining Order without notice is entered at 9:30 A.M. on August 9, 2022, and shall remain in effect for fourteen (14) days.

A handwritten signature in black ink, appearing to read "Andrea R. Wood", written in a cursive style.

Andrea R. Wood
United States District Judge

SCHEDULE A

No.	Defendant Name / Alias
1	familylover Store
2	LemonSmile
3	Vayne Store
4	Viktor Store
5	Boluo Guofu Plastic Products Co., Ltd.
6	Chongqing Veniceton Technology Co., Ltd.
7	Dongguan Huayi Sport Articles Co.,ltd
8	Guangzhou Eagle Plastic Products Co., Ltd.
9	Guangzhou Neverland Toys Co., Ltd.
10	Guangzhou Palicy Trade Co., Ltd.
11	Guangzhou SKYANO International Trade Co., Ltd.
12	Guangzhou Tianyu Swimming Pool Equipment Co., Ltd.
13	Guangzhou Wayman Health Equipment Co., Ltd.
14	Guangzhou Yril Imp & Exp Co., Ltd.
15	Guangzhou Zhengku Amusement Equipment Co., Ltd.
16	Hangzhou Proway Imp. & Exp. Co., Ltd.
17	Hangzhou Shengyi Tourist Novelty Co., Ltd.
18	Henan Joy Amusement Equipment Co., Ltd.
19	Jiangmen Compass Manufacturing Limited
20	Qingdao Florescence Co., Ltd.
21	Shanghai Airtech Industrial Co., Ltd.
22	Shenzhen Sunquest Technology Co., Ltd.
23	Weifang Yushu Machinery Technology Co., Ltd.
24	Weihai Ace Boats Co., Ltd.
25	Yiwu Sudo Toys Co., Ltd.
26	alsirig
27	cemediastore
28	cityedition
29	destocksportsdiscount
30	kalpa-supplier
31	kinbc2019
32	koka.shop
33	lotsgoods88
34	orbusi_39
35	pesco_01
36	sashtime
37	sdc online mart
38	supermk8kiss
39	Modo
40	Vinsani USA
41	BE YOUNGER Store
42	China-Zorb manufacturer (Guangzhou)

43	Colourful Summer
44	Egoes
45	Evelynn Store
46	Fantasy Fitness Store
47	good vivid Store
48	Guangzhou Audi Inflatables Co., Ltd.
49	Guangzhou Caiyun Inflatable Products Co., Ltd.
50	Guangzhou Hongxuankai Imp & Exp Co., Ltd.
51	Guangzhou Huale Inflatable Products Co., Ltd.
52	Guangzhou Monalisa Bath Ware Co., Ltd.
53	Guangzhou Vigor Health Equipment Co., Ltd.
54	Hebei Orient Rubber & Plastic Co., Ltd.
55	Henan Diang Amusement Equipment Co., Ltd.
56	IHOME Inflatables Co.,Ltd
57	Irelia Store
58	IUN Textile Store
59	Jiangxi Dingsheng Houseware Co., Ltd.
60	jinfu Store
61	July Decor Store
62	Love Exquisite Life Store
63	Loveliness Jewel Store
64	LovelyPET Store
65	Loving& Home
66	Lucky-Home Store
67	Mi-Life Store
68	MUQGEW Lamp Store
69	Ningbo Enjoywater Pool Products Factory
70	Ningbo Gopools International Trading Co., Ltd.
71	OUTDOOR NO.1
72	Qiwu Camping Store
73	Royal Demeanor
74	Shanju Camping Equipment Store
75	ShanJu Fitness Equipment Store
76	Shop5256188 Store
77	Shop5614185 Store
78	Shop5614211 Store
79	Shop5617220 Store
80	Shop5722191 Store
81	Shop5874374 Store
82	Shop5882184 Store
83	Shop710682 Store
84	Sichuan Great Technology Co., Ltd.
85	Sportsarea Store
86	Sports-Favor
87	StarStar Store

88	Successors oone Store
89	suitcasess Store
90	superCaitlyn Store
91	SuperEzreal Store
92	Take Me Outdoors Co.,Ltd.
93	Take Me to Nature
94	The LoveNest Store
95	Timelytrust Outdoor&Fun Store
96	Tobe Fantasy Store
97	TTLIFE SunFay Store
98	Twitch Store
99	U-Need Store
100	Unique Outdoor Sporting Store
101	Visonwaterparks Store
102	Vovotrade Trading Store
103	WAKYME Direct Store
104	Warm Life House Store
105	Watch & Jewellery Store
106	Water & Horsing Sporting Store
107	WF Factory
108	Xiamen HOH-Link SCM Co., Ltd.
109	Xiao-Mi Mailehome Store
110	xiaommi Store
111	Yeon YIng Twins Swimsuit Store
112	Zhengzhou Ashine Amusement Equipment Co., Ltd.
113	Zhongshan Anbel Plastic Manufacturing Ltd.
114	ZIKI Store
115	ZMHEGW Store
116	funtastic
117	Boom123
118	Lifeline
119	MissLove You
120	Trendingshop

No.	Defendants Online Marketplace
1	https://www.aliexpress.com/store/3112013
2	https://www.aliexpress.com/store/1846456
3	https://www.aliexpress.com/store/5235058
4	https://www.aliexpress.com/store/5235015
5	https://hzguofu.en.alibaba.com
6	https://veniceton.en.alibaba.com
7	https://huayisport.en.alibaba.com/
8	https://eagleinflatable.en.alibaba.com
9	https://neverlandtoys.en.alibaba.com/

10	https://pality.en.alibaba.com
11	https://skyano.en.alibaba.com
12	https://gzsaunaspa.en.alibaba.com/company_profile.html
13	https://daveypool.en.alibaba.com/
14	https://yiril.en.alibaba.com/company_profile.html
15	https://zhengku.en.alibaba.com
16	https://hzproway.en.alibaba.com/company_profile.html
17	https://cnhzshengyib.en.alibaba.com/company_profile.html
18	https://hnjoytoys.en.alibaba.com/
19	https://inflatoy.en.alibaba.com/
20	https://florescence.en.alibaba.com/
21	https://airtech-inflatables.en.alibaba.com/
22	https://sun-quest.en.alibaba.com/company_profile.html
23	https://chinabestmachine.en.alibaba.com
24	https://aceboats.en.alibaba.com/company_profile.html
25	https://sudopro.en.alibaba.com
26	https://www.ebay.com/usr/alsirig
27	https://www.ebay.com/usr/cemediastore
28	https://www.ebay.com/usr/cityedition
29	https://www.ebay.com/usr/destocksportsdiscount
30	https://www.ebay.com/usr/kalpa-supplier
31	https://www.ebay.com/usr/kinbc2019
32	https://www.ebay.com/usr/koka.shop
33	https://www.ebay.com/usr/lotsgoods88
34	https://www.ebay.com/usr/orbusi_39
35	https://www.ebay.com/usr/pesco_01
36	https://www.ebay.com/usr/sashtime
37	https://www.ebay.com/usr/sdc_online_mart
38	https://www.ebay.com/usr/supermk8kiss
39	https://www.amazon.com/sp?_encoding=UTF8&asin=&isAmazonFulfilled=1&isCBA=&marketplaceID=ATVPDKIKX0DER&orderId=&protocol=current&seller=A2K5WZIDVCFC9I&sshPath=
40	https://www.amazon.com/sp?_encoding=UTF8&asin=&isAmazonFulfilled=&isCBA=&marketplaceID=ATVPDKIKX0DER&orderId=&protocol=current&seller=A8EO1UFXH1MA9&sshPath=
41	https://www.aliexpress.com/store/514822
42	https://www.aliexpress.com/store/902688
43	https://www.aliexpress.com/store/1893056
44	https://www.aliexpress.com/store/1817493
45	https://www.aliexpress.com/store/5235011
46	https://www.aliexpress.com/store/1837140
47	https://www.aliexpress.com/store/2805012
48	https://audi.en.alibaba.com
49	https://gzcy.en.alibaba.com/
50	https://xleisure.en.alibaba.com

51	https://huale-inflatable.en.alibaba.com/company_profile.html
52	https://monalisaspa.en.alibaba.com/company_profile.html
53	https://topswimpool.en.alibaba.com
54	https://orientrubberhose.en.alibaba.com/company_profile.html
55	https://diangamuse.en.alibaba.com
56	https://www.aliexpress.com/store/117224
57	https://www.aliexpress.com/store/5378080
58	https://www.aliexpress.com/store/3378051
59	https://jxdsfurniture.en.alibaba.com/company_profile.html
60	https://www.aliexpress.com/store/4843012
61	https://www.aliexpress.com/store/3106011
62	https://www.aliexpress.com/store/4287035
63	https://www.aliexpress.com/store/2956076
64	https://www.aliexpress.com/store/2926086
65	https://www.aliexpress.com/store/1270288
66	https://www.aliexpress.com/store/5095039
67	https://www.aliexpress.com/store/4954007
68	https://muqgewoumylu.aliexpress.com/store/3107100
69	https://enjoywater.en.alibaba.com
70	https://gopools.en.alibaba.com
71	https://www.aliexpress.com/store/1491023
72	https://www.aliexpress.com/store/4728003
73	https://www.aliexpress.com/store/1262427
74	https://www.aliexpress.com/store/3617023
75	https://www.aliexpress.com/store/3876019
76	https://www.aliexpress.com/store/5256188
77	https://www.aliexpress.com/store/5614185
78	https://www.aliexpress.com/store/5614211
79	https://www.aliexpress.com/store/5617220
80	https://www.aliexpress.com/store/5722191
81	https://www.aliexpress.com/store/5874374
82	https://www.aliexpress.com/store/5882184
83	https://www.aliexpress.com/store/710682
84	https://great-machinery.en.alibaba.com
85	https://www.aliexpress.com/store/5034071
86	https://www.aliexpress.com/store/2023001
87	https://believe.aliexpress.com/store/2784019
88	https://www.aliexpress.com/store/4686098
89	https://www.aliexpress.com/store/4989177
90	https://www.aliexpress.com/store/5235008
91	https://www.aliexpress.com/store/5371140
92	https://www.aliexpress.com/store/521228
93	https://www.aliexpress.com/store/1710821
94	https://www.aliexpress.com/store/2954140
95	https://www.aliexpress.com/store/1915462

96	https://www.aliexpress.com/store/4409099
97	https://www.aliexpress.com/store/5034013
98	https://www.aliexpress.com/store/5365136
99	https://www.aliexpress.com/store/2931101
100	https://www.aliexpress.com/store/5009111
101	https://visonwaterparks.aliexpress.com/store/4705127
102	https://vovotrade.aliexpress.com/store/1831682
103	https://www.aliexpress.com/store/5791122
104	https://www.aliexpress.com/store/2495070
105	https://www.aliexpress.com/store/3678023
106	https://www.aliexpress.com/store/3518048
107	https://www.aliexpress.com/store/2063152
108	https://hohlink.en.alibaba.com/company_profile.html
109	https://www.aliexpress.com/store/3658041
110	https://www.aliexpress.com/store/5078304
111	https://www.aliexpress.com/store/4720028
112	https://asinflatable.en.alibaba.com/
113	https://anbel.en.alibaba.com/
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