

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

CASE NO. 21-CV-60308-RAR

CHANEL, INC.,

Plaintiff,

v.

CHINA.DROP.SHIPPING.CHANEL, et al.,

Defendants.

/

ORDER GRANTING MOTION FOR ENTRY OF PRELIMINARY INJUNCTION

THIS CAUSE comes before the Court on Plaintiff Chanel, Inc.’s (“Plaintiff”), Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets [ECF No. 6] (“Motion”) filed on February 8, 2021. Plaintiff alleges Defendants, the Individuals, Partnerships, and Unincorporated Associations identified on Schedule “A” hereto (collectively “Defendants”), infringe on Plaintiff’s trademarks and promote and sell counterfeits of Plaintiff’s branded goods through the operation of Internet based e-commerce stores and interactive photo albums established via third-party marketplace, social media, or image hosting websites under their seller identification names identified on Schedule “A” (“Seller IDs”) and/or fully interactive, commercial Internet websites operating under their domain names identified on Schedule “A” hereto (the “Subject Domain Names”).¹ Among other requests, Plaintiff asks the Court to enjoin Defendants from producing or selling goods that infringe its trademarks and restrain funds in payment accounts associated with Defendants.

¹ For ease of reference, to identify individual Defendants, the Court uses the assigned Defendant Numbers appearing in the left most column of the table contained in Schedule “A.”

On February 9, 2021, the Court entered an Order [ECF No. 10] (“Temporary Restraining Order”) granting Plaintiff’s *Ex Parte* Motion for a Temporary Restraining Order. On February 19, 2021, Plaintiff filed its *Ex Parte* Motion to Extend Temporary Restraining Order dated February 9, 2021 and to Continue Hearing Scheduled for February 23, 2021 in Connection with Plaintiff’s Motion for Preliminary Injunction [ECF No. 13], to avoid prejudicing Defendants’ right to appear and respond in a timely fashion, because Plaintiff’s counsel had not received confirmation from any of the applicable financial institutions that Defendants’ accounts had been restrained. On February 19, 2021, this Court entered a Sealed Order granting Plaintiff’s Motion to Extend Temporary Restraining Order and Continue Preliminary Injunction Hearing [ECF No. 14], continuing the hearing on Plaintiff’s Motion for Preliminary Injunction until March 1, 2021.

On February 25, 2021, Plaintiff filed its Second *Ex Parte* Motion to Extend Temporary Restraining Order and to Continue Hearing Scheduled for March 1, 2021 in Connection with Plaintiff’s Motion for Preliminary Injunction [ECF No. 15], to avoid prejudicing Defendants’ right to appear and respond in a timely fashion, because Plaintiff’s counsel had still not received confirmation from all applicable financial institutions that Defendants’ accounts had been restrained. On March 1, 2021, this Court entered a Sealed Order granting Plaintiff’s Second Motion to Extend Temporary Restraining Order and Continue Preliminary Injunction Hearing [ECF No. 16], continuing the hearing on Plaintiff’s Motion for Preliminary Injunction until March 11, 2021. Defendants were served with relevant case documents on March 4, 2021 and March 9, 2021. *See* Certificates of Service [ECF Nos. 24, 25, 27, 28]. Defendants have not formally responded to the Motion, nor made any filings in this case; nor have Defendants appeared in this matter either individually or through counsel. Further, a hearing was held on

March 11, 2021 regarding the Motion [ECF No. 6] (“Hearing”).² The Court has carefully considered the Motion and pertinent portions of the record, and being otherwise fully advised in the premises, it is hereby

ORDERD AND ADJUDGED that Plaintiff’s Motion for Entry of Preliminary Injunction [ECF No. 6] is **GRANTED** as set forth herein.

INTRODUCTION

Plaintiff raises four claims for relief: (1) trademark counterfeiting and infringement under § 32 of the Lanham Act, 15 U.S.C. § 1051 *et seq.* (*see* 15 U.S.C. § 1114); (2) false designation of

² Prior to the hearing, Plaintiff notified the Court that it had received e-mail inquiries from Defendants brandlvchanel safepaymentpaypal (Defendant Number 2), lireplica (Defendant Number 9), instagranluxurybags (Defendant Number 10), vfcase.com (Defendant Number 15), caseeti.com (Defendant Number 16), llcase.com (Defendant Number 18), eyetrunkcase.com (Defendant Number 20), midoriabag.com (Defendant Number 21), coregoal2008 (Defendant Number 164), fashionladies666 (Defendant Number 177), sport0032 (Defendant Number 225), linbagclub (Defendant Number 265), and top_soccor (Defendant Number 274) in connection with the asset restraint authorized by the Temporary Restraining Order issued in this matter [ECF No. 10]. The correspondence received from these Defendants contained no merit-based objection to the entry of the Preliminary Injunction. Plaintiff’s counsel replied to the e-mails and informed Defendants 2, 9, 10, 15, 16, 18, 20, 21, 164, 177, 225, 265, and 274 of the upcoming hearing on March 11, 2021, and the requirement for submitting a formal response or objection as detailed in the Temporary Restraining Order. Plaintiff’s counsel also received communications in regards to Defendants, designerbag_kcriss *aka* Kcriss (Defendant Number 6), ztung-jewelry (Defendant Number 11), kkissi.com (Defendant Number 14), zhongxiumeikn (Defendant Number 143), bagwomen (Defendant Number 156), bestsport003 (Defendant Number 158), brand_bag_shoes (Defendant Number 162), Designer Bags and Shoes Store *aka* sophy_htt (Defendant Number 166), huayuan99 (Defendant Number 187), jayliucool (Defendant Number 189), jbrs520 (Defendant Number 190), ljps shoes (Defendant Number 203), moonlight_2020 (Defendant Number 215), piaoxue1224 (Defendant Number 219), pulanbag (Defendant Number 220), qingyun5188 (Defendant Number 221), rosemengmeng (Defendant Number 223), women bag *aka* bag5599 (Defendant Number 232), aaa_high_quality_bag (Defendant Number 245), aber *aka* brandgift (Defendant Number 246), aganboo (Defendant Number 247), beijia2013 (Defendant Number 248), bestbagshoe (Defendant Number 249), brandbagshoes (Defendant Number 250), chengyu0109 (Defendant Number 253), cosmos_fz (Defendant Number 254), feng520yao (Defendant Number 257), foncleer (Defendant Number 258), footpatrolsk (Defendant Number 259), foshanjewelry (Defendant Number 260), hd_sneakers (Defendant Number 261), michafl_kops (Defendant Number 269), Originalhandbag *aka* whiteshoes (Defendant Number 270), shoe008 (Defendant Number 272), tb9901358 (Defendant Number 273), toptrade2019 (Defendant Number 275), and TUIU (Defendant Number 276) by attorneys based in the United States and China regarding possible resolutions of the matter on behalf of their clients. To date, Defendants 6, 11, 14, 143, 156, 158, 162, 166, 187, 189, 190, 203, 215, 219, 220, 221, 223, 232, 245, 246, 247, 248, 249, 250, 253, 254, 257, 258, 259, 260, 261, 269, 270, 272, 273, 275, and 276 have not entered an appearance or filed any formal response with the Court.





origin under § 43(a) of the Lanham Act (*see* 15 U.S.C. § 1125(a)); (3) cybersquatting under § 43(d) of the Lanham Act (*see* 15 U.S.C. 1125(d)); (4) unfair competition under Florida common law; and (5) trademark infringement under Florida common law. *See* Amended Complaint [ECF No. 18] ¶¶ 45-79. Plaintiff alleges Defendants are promoting, advertising, distributing, offering for sale and selling counterfeit and infringing versions of Plaintiff’s branded products within the Southern District of Florida through the e-commerce stores, photo albums, and websites operating under Seller IDs and Subject Domain Names identified on Schedule “A.” *See generally id.*





Plaintiff alleges Defendants’ unlawful activities have caused and will continue to cause irreparable injury because Defendants have (1) deprived Plaintiff of its right to determine the manner in which its trademarks are presented to the public through merchandising; (2) defrauded the public into thinking Defendants’ goods are authorized goods by Plaintiff; (3) deceived the public as to Plaintiff’s association with Defendants’ goods and the e-commerce stores, photo albums, and websites marketing and selling the goods; and (4) wrongfully traded and capitalized on Plaintiff’s reputation and goodwill as well as the commercial value of Plaintiff’s trademarks. *See generally id.* In the Motion, Plaintiff moves for the issuance of a preliminary injunction against Defendants for violations of the Lanham Act. *See* Mot. 15–20.

BACKGROUND³

Plaintiff Chanel, Inc. is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (“Chanel Marks”):

³ The factual background is taken from Plaintiff’s Amended Complaint [ECF No. 18], Plaintiff’s Motion [ECF No. 6], and supporting evidentiary submissions. Plaintiff has also filed declarations and exhibits in support of its Motion [ECF Nos. 6-1 through 6-12].

Trademark	Registration Number	Registration Date	Classes/Goods
CHANEL	0,626,035	May 1, 1956	IC 018 - Women's Handbags
CHANEL	0,902,190	November 10, 1970	IC 014 - Bracelets, Pins, and Earrings
CHANEL	1,177,400	November 10, 1981	IC 025 - Hats, Shawls and Belts
	1,241,264	June 7, 1983	IC 025 - Suits, Jackets, Skirts, Dresses, Pants, Blouses, Tunics, Sweaters, Cardigans, Tee-Shirts, Coats, Raincoats, Scarves, Shoes and Boots
CHANEL	1,241,265	June 7, 1983	IC 025 - Suits, Jackets, Skirts, Dresses, Pants, Blouses, Tunics, Sweaters, Cardigans, Coats, Raincoats, Scarves, Shoes and Boots
	1,314,511	January 15, 1985	IC 018 - Leather Goods-Namely, Handbags
CHANEL	1,347,677	July 9, 1985	IC 018 - Leather Goods-Namely, Handbags
	1,501,898	August 30, 1988	IC 006 - Keychains IC 014 - Costume Jewelry IC 025 - Blouses, Shoes, Belts, Scarves, Jackets, Men's Ties IC 026 - Brooches and Buttons for Clothing
CHANEL	1,733,051	November 17, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business and Credit Card Cases, Change Purses, Tote Bags, Cosmetic Bags Sold Empty, and Garment Bags for Travel
	1,734,822	November 24, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business Card Cases, Change Purses, Tote Bags, and Cosmetic Bags Sold Empty
J12	2,559,772	April 9, 2002	IC 014 - Timepieces; namely, Watches, and Parts Thereof
RUE CAMBON	2,964,843	July 5, 2005	IC 018 - Handbags

	3,025,934	December 13, 2005	IC 018 - Handbags
	3,025,936	December 13, 2005	IC 009 - Eyeglass Frames, Sunglasses IC 025 - Gloves, Swimwear IC 026 - Hair Accessories, namely, Barrettes
CHANEL	3,133,139	August 22, 2006	IC 014 - Jewelry and Watches
CHANEL	3,134,695	August 29, 2006	IC 009 - Eyeglass Frames, Sunglasses, Sunglass Parts, Cases For Spectacles and Sunglasses IC 025 - Swimwear, Stockings IC 026 - Hair Accessories, Namely, Barrettes IC 028 - Bags Specially Adopted For Sports Equipment, Tennis Rackets, Tennis Balls, Tennis Racket Covers
CHANEL	3,890,159	December 14, 2010	IC 009 - Cases for Telephones IC 018 - Key Cases
	4,074,269	December 20, 2011	IC 009 - Protective Covers for Portable Electronic Devices, Handheld Digital Devices, Personal Computers and Cell Phones IC 018 - Key Cases
	4,241,822	November 13, 2012	IC 025 - For Clothing, namely, Coats, Jackets, Dresses, Tops, Blouses, Sweaters, Cardigans, Skirts, Vests, Pants, Jeans, Belts, Swim Wear, Pareos, Hats, Scarves, Ties, Gloves, Footwear, Hosiery

See Declaration of Javier Diaz (“Diaz Decl.”) [ECF No. 6-1] ¶¶ 4-5. The Chanel Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. See *id.* at ¶¶ 4-5.

Defendants, by operating Internet based e-commerce stores or interactive photo albums via Internet marketplace platforms and/or social media or image hosting websites under their seller identification names and/or commercial Internet websites under their domain names

identified on Schedule “A” (“Seller IDs and Subject Domain Names”), have advertised, promoted, offered for sale, or sold goods bearing what Plaintiff has determined to be counterfeits, infringements, reproductions, and/or colorable imitations of the Chanel Marks. *See* Diaz Decl. ¶¶ 9-14; Declaration of Stephen M. Gaffigan (“Gaffigan Decl.”) [ECF No. 6-2] ¶¶ 2-3; Declaration of Eric Rosaler (“Rosaler Decl.”) [ECF No. 6-4] ¶¶ 4-5; Rosaler Decl. Comp. Ex. 1 [ECF Nos. 6-5 through 6-9]; Declaration of Kathleen Burns (“Burns Decl.”) [ECF No. 6-10] ¶¶ 4-5; Burns Decl. Comp. Ex. 1 [ECF Nos. 6-11 through 6-12].

Although each Defendant may not copy and infringe each Chanel Mark for each category of goods protected, Plaintiff has submitted sufficient evidence showing that each Defendant has infringed, at least, one or more of the Chanel Marks. *See* Diaz Decl. ¶¶ 11-14; Rosaler Decl. Comp. Ex. 1; Burns Decl. Comp. Ex. 1. Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of the Chanel Marks. *See* Diaz Decl. ¶¶ 9, 13-14.

Plaintiff’s counsel retained AED Investigations, Inc. (“AED”) and Invisible Inc. (“Invisible”), both licensed private investigative firms (collectively “Investigative Firms”), to investigate the promotion and sale of counterfeit and infringing versions of Plaintiff’s branded products by Defendants and to determine the available payment account data for receipt of funds paid to Defendants for the sale of counterfeit versions of Plaintiff’s branded merchandise through the Seller IDs and Subject Domain Names. *See* Diaz Decl. ¶ 10; Gaffigan Decl. ¶ 2; Rosaler Decl. ¶ 3; Burns Decl. ¶ 3. The Investigative Firms accessed all of the e-commerce stores, photo albums, and websites operating under Defendants’ Seller IDs⁴ and Subject Domain Names⁵,

⁴ Defendants 1-10 operating their Seller IDs through the non-party social media or image hosting websites, Instagram.com, Facebook.com, or Yupoo.com, use their Seller IDs in tandem with electronic communication via private messaging applications and/or services such as WhatsApp, Instagram.com, and Facebook.com in order to complete their offer and sale of counterfeit and infringing versions of

placed orders from each Defendant for the purchase of various products, all bearing counterfeits of, at least, one of the Chanel Marks⁶ at issue in this action, and requested each product be shipped to addresses in the Southern District of Florida. *See* Rosaler Decl. ¶ 4 and Comp. Ex. 1 thereto; Burns Decl. ¶ 4 and Comp. Ex. 1 thereto.

Each order was processed entirely online and following submission of the orders, the Investigative Firms received information for finalizing payment⁷ for the products ordered via Defendants' respective payment accounts⁸ and/or payee,⁹ which are identified on Schedule "A"

Plaintiff's branded products. *See* Rosaler Decl. ¶ 4, n.1; Burns Decl. ¶ 4, n.1. The Investigative Firms were able to browse listings of products bearing the Chanel Marks online via each social media account and photo album, select a product, and arrange for the purchase of each product to be shipped to the Southern District of Florida. *See* Rosaler Decl. at n.1; Burns Decl. at n.1.

⁵ Defendants 12 and 246 use multiple e-commerce stores, photo albums, and/or websites in concert to facilitate their counterfeiting activities and/or to ultimately complete their offer and sale of Plaintiff's branded products. *See* Rosaler Decl. ¶ 4, n.5 and Comp. Ex. 1 thereto; Burns Decl. ¶ 4, n.2 and Comp. Ex. 1 thereto; Gaffigan Decl. ¶ 2, n.5.

⁶ Several Defendants blurred-out and/or physically altered images of the Chanel Marks on the products being offered for sale via their respective Seller IDs. *See* Rosaler Decl. ¶ 4, n.2; Burns Decl. ¶ 4, n.3. Upon receipt of the product purchased from one of the Defendants, Invisible visually inspected the product and verified it bore one or more of the Chanel Marks in their entirety. *See* Burns Decl. ¶ 4, n.3. The remaining Defendants provided AED, via e-mail and/or direct messaging, with additional images of the products bearing one or more of the Chanel Marks in their entirety. *See* Rosaler Decl. ¶ 4, n.2.

⁷ The Investigative Firms were instructed not to transmit the funds to finalize the sale for the orders from some of the Defendants so as to avoid adding money to Defendants' coffers. *See* Gaffigan Decl. ¶ 2, n.2; Rosaler Decl. ¶ 4, n.3; Burns Decl. ¶ 4, n.4.

⁸ Defendants 1-12 operate via the non-party social media, image hosting, and/or e-commerce marketplace websites, Instagram.com, Facebook.com, Yupoo.com, and Shopify.com, and Defendants 12-22 operate via commercial websites; these Defendants use money transfer and retention services with PayPal as a method to receive monies generated through the sale of counterfeit products. *See* Gaffigan Decl. ¶ 8; Rosaler Decl. ¶ 4, n.4; Burns Decl. ¶ 4, n.5. Defendant 244, who operates via the non-party marketplace platform DHgate.com, also uses money transfer and retention services with PayPal as an additional payment method to receive monies generated through the sale of counterfeit products. *See* Gaffigan Decl. ¶ 8; Rosaler Decl. at n.4.

⁹ Defendants 23-143 operate via the non-party marketplace platform, Wish.com, which is operated by ContextLogic. The payee for the orders placed on Wish.com identifies "PAYPAL *Wish," which is the aggregate PayPal account for purchases made via Wish.com. *See* Gaffigan Decl. ¶ 9; Rosaler Decl. ¶ 4, n.5; Burns Decl. ¶ 4, n.6.

hereto.¹⁰ *See id.* At the conclusion of the process, the detailed web page captures and images of Plaintiff's branded products offered for sale and ordered via Defendants' Seller IDs and Subject Domain Names, together with photographs of a product received, were sent to Plaintiff's representative for inspection. *See* Rosaler Decl. ¶¶ 4-5, n.2; Burns Decl. ¶¶ 4-5, n.3; Gaffigan Decl. ¶ 2, n.1; Diaz Decl. ¶¶ 11-13, n.1. Plaintiff's representative reviewed and visually inspected the detailed web page captures and photographs reflecting Plaintiff's branded products identified and captured by the Investigative Firms and determined the products were non-genuine, unauthorized versions of Plaintiff's products. *See* Diaz Decl. ¶¶ 12-14.

LEGAL STANDARD

Plaintiff has filed claims under the Lanham Act and Florida common law. *See generally* Am. Compl. The Lanham Act provides the Court "shall have power to grant injunctions, according to the principles of equity and upon such terms as the court may deem reasonable, to prevent the violation of any right of the registrant of a mark registered in the Patent and Trademark Office or to prevent a violation under subsection (a), (c), or (d) of § 1125 of this title." 15 U.S.C. § 1116(a). Injunctive relief is also available for a violation of 15 U.S.C. § 1114(1)(a). *See id.* § 1116(d)(1)(A).

To obtain a preliminary injunction, a party must demonstrate "(1) a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not granted; (3)

Defendants 144-278 operate via the non-party marketplace platform, DHgate.com, and have their payments processed on their behalf via DHgate.com's third-party payment platform, DHpay.com. The DHgate.com and DHpay.com platforms are operated by the Dunhuang Group, who utilizes Camel FinTech Inc to process transactions on behalf of DHgate.com to its customers. *See* Gaffigan Decl. ¶ 10; Rosaler Decl. at n.5; Burns Decl. at n.6.

¹⁰ The e-mail addresses and other means of electronic contact provided by Defendants in connection with their respective Seller IDs and Subject Domain Names, including any e-mail addresses used to communicate with the Investigative Firms, are included in Schedule "A" annexed hereto. *See* Gaffigan Decl. ¶ 3, n.6; Rosaler Decl. ¶ 5, n.6; Burns Decl. ¶¶ 4-5, nn.7-8.

that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that the entry of the relief would serve the public interest.” *Schiavo ex. rel Schindler v. Schiavo*, 403 F.3d 1223, 1225-26 (11th Cir. 2005); *see also Levi Strauss & Co. v. Sunrise Int’l. Trading Inc.*, 51 F.3d 982, 985 (11th Cir. 1995).

ANALYSIS

The declarations Plaintiff submitted in support of its Motion support the following conclusions of law:

A. Plaintiff has a strong probability of proving at trial that consumers are likely to be confused by Defendants’ advertisement, promotion, sale, offer for sale, and/or distribution of goods bearing and/or using counterfeits, reproductions, or colorable imitations of the Chanel Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiff’s products that bear copies of the Chanel Marks.

B. Because of the infringement of the Chanel Marks, Plaintiff is likely to suffer immediate and irreparable injury if a preliminary injunction is not granted. The following specific facts, as set forth in Plaintiff’s Amended Complaint, Motion for Preliminary Injunction, and accompanying declarations on file, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers because it is more likely true than not:

1. Defendants own or control e-commerce stores, interactive photo albums, and commercial Internet websites which advertise, promote, offer for sale, and sell products bearing counterfeit and infringing trademarks in violation of Plaintiff’s rights; and

2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiff’s trademarks will appear in the marketplace; that consumers are likely

to be misled, confused, and/or disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products.

C. The balance of potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a preliminary injunction is issued is far outweighed by the potential harm to Plaintiff, its reputation, and its goodwill as a manufacturer and distributor of quality products, if such relief is not issued.

D. The public interest favors issuance of the preliminary injunction to protect Plaintiff's trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiff's genuine goods.

E. Under 15 U.S.C. § 1117(a), Plaintiff may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing counterfeits and infringements of the Chanel Marks. *See Reebok Int'l, Ltd. v. Marnatech Enters., Inc.*, 970 F.2d 552, 559 (9th Cir. 1992) (quoting *Fuller Brush Products Co. v. Fuller Brush Co.*, 299 F.2d 772, 777 (7th Cir. 1962) ("An accounting of profits under § 1117(a) is not synonymous with an award of monetary damages: '[a]n accounting for profits . . . is an equitable remedy subject to the principles of equity.'")).

F. Requesting equitable relief "invokes the district court's inherent equitable powers to order preliminary relief, including an asset freeze, in order to assure the availability of permanent relief." *Levi Strauss & Co.*, 51 F.3d at 987 (citing *FTC v. United States Oil and Gas Corp.*, 748 F.2d 1431, 1433-34 (11th Cir. 1984)).

G. In light of the inherently deceptive nature of the counterfeiting business, and the likelihood that Defendants have violated federal trademark laws, Plaintiff has good reason to

believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

CONCLUSION

For the foregoing reasons, it is hereby

ORDERED AND ADJUDGED that Plaintiff's Motion for Entry of Preliminary Injunction [ECF No. 6] is **GRANTED**. A preliminary injunction is entered as follows:

(1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are hereby restrained and enjoined until further Order of the Court:

- a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the Chanel Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and
- b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing the Chanel Marks, or any confusingly similar trademarks; (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing the Chanel Marks, or any confusingly similar trademarks; or (iii) any assets or other financial accounts subject to this Order, including inventory assets, in the actual or constructive possession of, or owned, controlled, or held by, or subject to access by, any Defendant, including, but not limited to, any assets held by or on behalf of any Defendant.

(2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the Chanel Marks or any confusingly similar trademarks, on or in connection with all Internet based e-commerce stores, interactive photo albums, and Internet websites owned and operated, or controlled by them, including the Internet based e-commerce stores, interactive photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names.

(3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the Chanel Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or serves to direct computer searches to Internet based e-commerce stores, interactive photo albums, and Internet websites registered, owned, or operated by each Defendant, including the Internet based e-commerce stores, interactive photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names.

(4) Each Defendant shall not transfer ownership of the Internet based e-commerce stores, interactive photo albums, and Internet websites operating under their Seller IDs and Subject Domain Names during the pendency of this action, or until further order of the Court.

(5) Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the Internet based e-commerce stores, interactive photo albums, and Internet

websites operating under their Seller IDs and Subject Domain Names and shall take all steps necessary to retrieve computer files relating to the use of the Internet based e-commerce stores, interactive photo albums, and Internet websites operating under their Seller IDs and Subject Domain Names that may have been deleted before the entry of this Order.

(6) Upon Plaintiff's request, the privacy protection service for the Subject Domain Names for which the registrant uses such privacy protection service to conceal the registrant's identity and contact information is ordered to disclose, to the extent not already done, to Plaintiff the true identities and contact information for that registrant.

(7) The domain name registrars for the Subject Domain Names shall immediately, to the extent not already done, assist in changing the registrar of record for the Subject Domain Names to a holding account with a registrar of Plaintiff's choosing (the "New Registrar"), excepting any such domain names which such registrars have been notified in writing by Plaintiff have been or will be dismissed from this action, or as to which Plaintiff has withdrawn its request to immediately transfer such domain names. To the extent the registrars do not assist in changing the registrars of record for the domains under their respective control within one business day of receipt of this Order, the top-level domain (TLD) registries for the Subject Domain Names or their administrators, including backend registry operators or administrators, within five business days of receipt of this Order, shall change, or assist in changing, the registrar of record for the Subject Domain Names to a holding account with the New Registrar, excepting any such domain names which such registries have been notified in writing by Plaintiff have been or will be dismissed from this action or as to which Plaintiff has withdrawn its request to immediately transfer such domain names. Upon the change of the registrar of record for the Subject Domain Names, the New Registrar will maintain access to the Subject Domain Names in

trust for the Court during the pendency of this action. Additionally, the New Registrar shall immediately institute a temporary 302 domain name redirection which will automatically redirect any visitor to the Subject Domain Names to the following Uniform Resource Locator (“URL”) <http://servingnotice.com/ch4rr3d/index.html>, whereon copies of the Complaint, this Order, and all other documents on file in this action shall be displayed. Alternatively, the New Registrar may update the Domain Name System (“DNS”) data it maintains for the Subject Domain Names, which link the domain names to the IP addresses where their associated websites are hosted, to NS1.MEDIATEMPLE.NET and NS2.MEDIATEMPLE.NET, which will cause the domain names to resolve to the website where copies of the Complaint, this Order, and all other documents on file in this action shall be displayed. After the New Registrar has effected this change, the Subject Domain Names shall be placed on lock status by the New Registrar, preventing the modification or deletion of the domains by the New Registrar or Defendants.

(8) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, Inc. (“PayPal”), ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, and their related companies and affiliates shall immediately, to the extent not already done, (i) identify all financial accounts and/or sub-accounts, associated with the Internet based e-commerce stores, photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names, store numbers, merchant identification numbers, infringing product numbers, and/or the e-mail addresses identified on Schedule “A” hereto, as well as any other accounts of the same customer(s); (ii) identify all other accounts which transfer funds into the same financial institution account(s) or any of the other

financial accounts subject to this Order; (iii) restrain the transfer of all funds, as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) immediately divert those restrained funds to a holding account for the trust of the Court.

(9) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, ContextLogic, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, and their related companies and affiliates, shall further, within five business days of receiving notice of this Order, to the extent not already done, provide Plaintiff's counsel with all data that details (i) an accounting of the total funds restrained and identify the financial account(s) and sub-account(s) which the restrained funds are related to, and (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained. No funds restrained by this Order shall be transferred or surrendered by any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, PayPal, ContextLogic, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, and their related companies and affiliates for any purpose (other than pursuant to a chargeback made pursuant to their security interest in the funds) without the express authorization of this Court.

(10) Any Defendant or financial institution account holder subject to this Order may petition the Court to modify the asset restraint set out in this Order.

(11) This Order shall apply to the Seller IDs and Subject Domain Names, associated e-commerce stores, photo albums, and websites, and any other seller identification names, e-commerce stores, photo albums, private messaging accounts, domain names and websites, or financial accounts which are being used by Defendants for the purpose of counterfeiting the Chanel Marks at issue in this action and/or unfairly competing with Plaintiff.

(12) As a matter of law, this Order shall no longer apply to any Defendant or associated e-commerce store, photo album, or domain name dismissed from this action or as to which Plaintiff has withdrawn its request for a preliminary injunction.

(13) Under 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiff shall maintain its previously posted bond in the amount of \$10,000.00, as payment of damages to which Defendants may be entitled for a wrongful injunction or restraint, during the pendency of this action, or until further Order of the Court. In the Court's discretion, the bond may be subject to increase should an application be made in the interest of justice.

(14) Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace platform, social media and image hosting websites, messaging services, and/or financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, ContextLogic, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, Instagram.com, Facebook.com, Yupoo.com, Shopify.com, and their related companies and affiliates shall, to the extent not already done, at Plaintiff's request, provide Plaintiff's counsel with any e-mail address known to be associated with Defendants' respective Seller IDs and Subject Domain Names.

(15) This Preliminary Injunction shall remain in effect during the pendency of this action, or until further date as set by the Court or stipulated by the parties.

DONE AND ORDERED in Fort Lauderdale, Florida this 18th day of March, 2021.

A handwritten signature in black ink, appearing to read 'Rodolfo A. Ruiz II', written over a horizontal line.

RODOLFO A. RUIZ II
UNITED STATES DISTRICT JUDGE

SCHEDULE "A"
**DEFENDANTS BY NUMBER, SELLER ID, SUBJECT DOMAIN NAME, RESPECTIVE
FINANCIAL INFORMATION, AND ADDITIONAL MEANS OF CONTACT**

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account Information	Infringing Product Number	Additional Means of Contact ¹¹
1	china.drop.shipping.chanel	714139233@qq.com		WhatsApp +8618558712791
2	brandlvchanel safepayment paypal	admin@technoli.net		WhatsApp +8618507910689
3	luxury.closet.shop	amine.elkaabi@hotmail.com		DM
4	luxury_new_products	1141337727@qq.com		WhatsApp +923017306772
5	designer_factory_china	abomapu@gmail.com		WhatsApp +8619973215655 DM
6	designerbag_kcriss aka Kcriss	1162898520@qq.com		DM
7	replica_china_wholesell	1229035511@qq.com		WhatsApp +8618502096803
8	iofferman	yuanlaitian54@126.com		WhatsApp +8613262083689
9	lireplica	factory088@gmail.com		WhatsApp +8615949144477
10	instagramluxurybags	wulong88@foxmail.com		914366360@qq.com WhatsApp: +8613728021990
11	ztung-jewelry	823340541@qq.com		674274653@qq.com b823340541@gmail.com
12	facebags.ru aka replica_lv_bags_lisa aka sneakwstore.com aka SNK-Store- 2221410114617715	leexiao08@hotmail.com tthuy2.pp@gmail.com		facehandbags@hotmail.com sneakw.cs@gmail.com support@sneakw.com
13	yongxianming.com	xiedan8@outlook.com		3550114629@qq.com 1564222156@qq.com 1292564643@qq.com 434947252@qq.com luyongping164@gmail.com
14	kkissi.com	269008173@qq.com		Expecto.inc@gmail.com
15	vcase.com	17302625016@163.com		service@vcase.com
16	caseeti.com	853241788@qq.com		support@caseety.com WhatsApp: +8613714998866
18	llcase.com	495950053@qq.com		service@llcase.com
19	luxbrandcases.com	lamriouat94@gmail.com		support@luxbrandcases.com
20	eyetrunkcase.com	broad35@outlook.com		bjt100@gmail.com
21	midoriabag.com	silver.yuan7843@gmail.com		cs@midoriabag.com cs@midoriabagn.com silver@midoriabag.com WhatsApp: +8618578679080
23	actitu765	5f7635697736b5b7091f524c	5fae5fce53c4899e151fe02f	

¹¹ Defendants' private messaging accounts via WhatsApp and Instagram.com are denoted in this chart as telephone numbers and direct messaging ("DM"), respectively. See Rosaler Decl. at n.7.

24	ahdu6jah7	5f7cb89702e2f0f88f9ccc61	5f9a5f8a218aceb8b08c9b07	
25	aishyingcheng	5f9a806c2a917a8a308af796	5f9e53b5716a5b56ccdab3f6	
26	Alma Sabordo	5f8db283eaac356f5ec84f6c	5fa258470b9bd58549ce20e6	
27	ammul3l	5f7eef82ea3821003b66fac7	5f9718801f83c2ba6c72f2a9	
28	andersonmichelle	5f9271efd49cd50f56e9ce3e	5fa4cf4f85a55d466a08832a	
29	Anthon	5f93e885976f8a8acd574f81	5fa6100a4c62215426301cac	
30	baixue4379	5f9f8df10d49a4445ff73f92	5fa36f556564b53ac9666c6a	
31	Beasvf	5fa0db9ea8fa5f4c581d8d7a	5fab4d6022f561004f1970ae	
32	Belptly	5facf6a3f5b00417e1c54c57	5fb8c6c42e49c9700966c4bd	
33	Bertie	5f9cfb030d49a47fe6f73f28	5fb1e8f6da1877825a71a696	
34	bh6_tcou	5f7dcad02b14a451365efb22	5f98fea2b82ba6136848d346	
35	Bieneli	5f93905b51dede1b61cedf47	5fa2287b2c242675f0551bf1	
36	bjcrf	5f3272141a26bca8d0b6da55	5fb605d33b86da6f189ef27f	
37	Blower is good	5f7f2940936c876e84e11366	5f9d4b04653534e95bd4f9eb	
38	buenishoters	5fa1f79a1a91310b283220e2	5fae3c69b11d5171a6971309	
39	Burnell Halifax	5fb1373ff87febfabdabdc9	5fc8748393b390a55c8e2414	
40	Calle1985	5fadfafce3c92b36680a8143	5fc32ee5716c2fddf80f5820	
41	cdjdoic	5f8fd767f38c510045b1a693	5fbf35ede0bfc64d53ea1959	
42	Chary Davis	5f8d62a43af89c5f189562b1	5f9a382dfd716bcef233c6ba	
43	ChaselBoothxIbl	5e6bece689881af230537fa1	5fb5f11dfe7a6a004e85c6c4	
44	Chemical marat safin	5f7f576e475231d7f7e50774	5f8a90c3907c862df0d5dce3	
45	CoreySimoniZkEyK	5e6d37ba57af09cfa160d30b	5fc48e418a0e71d28cb2fa53	
46	Csmasmetheapnrt	5f77b0b4cd233d0310f87881	5f98054af9c730c2ac28df9e	
47	Dannel Schwartz	5f59acd96f884cf54863dc32	5fa38f805c876766941fb386	
48	De Compras con Ryan	5f7645bf2fe6b7d15dab6bfb	5f8c23ddd053462c259bc26	
49	Devider gifts	5fa8b3a34a4c331962028abd	5fb212a60a52592afca89bdb	
50	Dominicsid	5f79d41f795c60ee4810d10f	5fb36c0c245699d8fbc31c1d	
51	DouglasChadwGzZfL	5e6c0f72d334d80bb225c651	5fb210752980080e4cedebb5	
52	Duhoyan	5f0971aa073651003a26e667	5fb3699b5d589ddc80c149f9	
53	eob1966	5f7754936890a53122e75457	5fa2708a5daba25483f4f191	
54	Ethannai	5f79c251795c60e02210cf55	5fa2404b3b18a9b9d31a24c1	
55	eyt888	5852b7dce788116a2ccbe4a0	5facb498e973a44600276d3b	
56	Fakeshopping	5fa32d5e7c3f3e9224a117c5	5fad0e865a91de308043672e	
57	franchina	5fb3097bcd131a59edaeba6	5fbca4b05cb3d20bd70576da	
58	Georgina Baker	5f8d7c7319a61aec3bf6c189	5fa2ae48887c2913c8deb2d0	
59	Georgishop	5fa358885c87670fed1fb77d	5fa924078413244af6ebaa5e	
60	GlassAB	5f9245f62862936ba9b0a998	5f9e2d1df444431dafb47e67	
61	guiyiwuzha	5f1e74d13e8d0ac941aeab21	5f2be7175b0c70680aaa9b47	
62	Hatishe	5fad04afb4753d557cc7c994	5fb9e3a9be75156899ca9f9e	
63	HegeGui	5f9fcfb9b989ca539185249f	5fbc7132528efceaf20e149b	
64	Hurasaw	5f8539cc291f28967ea732b7	5fa216bc067a26003e05a9a3	
65	IvanMyraqTaHmS	5e6c0d82f0b91e0a5ccb1dd8	5facc129ab9c44534dc851c9	
66	jEAN20	5f6e81e0fc7c15254ef93610	5fa6183649a37d89b5b179cc	

67	JHJH-p	5f8475f394ffba09208ea92f	5f9e4d60a571ff52e8d566ef	
68	jigmvkxw	5f9463ca2826a91447c5e80c	5fa36ce00c19c96cd49e9b43	
69	Juarepresepn76s	5f92d6d6cabefe76cd3066c4	5fa5414f6f23f3d5b17621db	
70	Jukanrr	5f7960b8795c607ba710cf4a	5f97b70870b3f31348e2baa9	
71	jxsoijisad	5f841779395dda5aeeb9a228	5fb48c2b534962716450064d	
72	k60ygrct	5f7eed3facc4bc7e86b2674f	5f9e446f9c1d7600450e986a	
73	Kancetey Salebranting	5ed4917ea1aafeaa82161fa3	5fb370645d589dde16c15b80	
74	Khelifa	5f72d2db2367d61db83a6ee8	5fa6302630fad00517db11a	
75	Lausyery baby's	5f8e4249cd7237658b009f23	5f9a5c7af2a9e410f290a1b1	
76	Lavernia	5f7c64de1d84a9003c7f344d	5f98dd4da19921074a74ec59	
77	linda.hernandez499	5f929acb32685d31e55c06ba	5fa39beb5c87677aeel1fb1da	
78	LKIJUHNMRYYU	5fa232d605c0e1564ff78f51	5fb47b6779d44d1d993206cb	
79	Luopli	5f9eb30fab2c4c4ab9e77679	5fb34dc8cf5b3e9d5788fc37	
80	McShannon	5f94d876d89370036650f306	5fa6061d2038962e60b1578f	
81	Medfil Official	5f6fa37cbef2bf64085da5eb	5fa8e341dc0355669ab9278d	
82	miaoshuanhui	5f93a71d6e6eba85a435042a	5f9a649fa8f399171fe99c9b	
83	Monroe Garden	5fb3adfaa6ccb69822d73d94	5fd03416fc3d882e6bcba765	
84	mortyqucra80	5f927828214abb473da122d6	5fa0055ab189b6ea86d4a31d	
85	Nahan Marolda	5f58747fc3fc6a7f421a9916	5fb38914b33b12269a2a078b	
86	Ngan Dinh	5f8db1265d62bc0a45887d5e	5fa24a7d5daba21588f4f077	
87	Nicholas2	5f79d32d996f23e99d50c61d	5fb1d9415583629aa3141d8d	
88	Ophelo	5f796589a088537f953f622d	5f97b652c2fec1706f7d355	
89	pcxwxmvp	5f7f388991a8b190b1e2db25	5fbf20efaa91a517eeae972e	
90	qinzanzhongqu	5f9d4ece8e1e5ffc2366083a	5fa3a01ed4e6e8ca9462d10e	
91	quinsternum	5f85c73ae91ca78b181bead0	5fb49e74aef9b83c2d7e62f2	
92	realstate	5f7cb4fbef119a003c343ec1	5faf7015f87feb5f8aabdad5	
93	Rhoad	5f7b9f6315a59b06af143260	5fc47d78c54474e05814219a	
94	Richar	5f9d051df3401d1232cfaf60	5faa02bb70bc0b34163bbe1c	
95	rnerStree	5f9bfc20c934d7fdc7f27da2	5fab450f0789b01b3853d170	
96	RRegent	5fa0d6dcc11b7c50736aff73	5fbf33b40b6937d9f05532a0	
97	sandathotrthl	5e90f7a91a25ab07eab767f6	5f61b47ac3f3b407e58d72c7	
98	sandbo	5f82edae28b7ce3b7bc954dc	5f9cf42ae7872c6afaaba6bd	
99	Sealing knife sword	5f7f754ae2ce5d11ab4a9cd8	5f97b9b1ea66346be156f426	
100	Seiryoupo Sticker	5f91681c232f0182d1b139e3	5f966c519eb3e1949494e2f0	
101	sengerel	5e74cddd7f52698352d9394a	5ed8cda04ba94a22573c27d1	
102	sesleeeoigtj	5e90f55b1a25ab0682b767e7	5f88156a2fa3d315b963f74e	
103	Shelldean Gachette	5f8d9f77db0534c71859bb36	5f9bda886f3ba649a26b51f9	
104	Sneiryhey Baby's	5fa8f0cbfec4891db2c0f802	5faf3cbcf554da6c6d8650f3	
105	songhaolong	5fa100f9b0326385f2937f54	5fa8d64ffe8ce275fc9fdb55	
106	Spithe	5fb4a77afdf86c4516737589	5fc212e71a6d79003e5070ba	
107	Streaktks	5f3106eea8f910f8b8406475	5fb4bc0efcf290e4b9c04d74	
108	sunshibohong	5fb32e43de16220cae1ba8bc	5fbf3ef675cd3a5d97f42c74	
109	thdcisuhcs	5f8fd9ad7b5ba764ca3ca6a7	5fbf174213424aa3cc7ecbfe	

110	ujkcskens	5f8bd78bf85f66003ab667bf	5fb6042e8dba0a80fa1dc212	
111	v3bt1x2z	5f7dcca72b14a456a55efa78	5fab81f4c22df24aff18be87	
112	vbhtr	5e9ffcc9785c14b220cc4e90	5f86ab6e8f318d21586160b8	
113	Vikentii Omyshev	5f57263f9f843fd968eaa2d3	5fadf46987f21e1923b159ff	
114	Want to eat that place	5f7f7a5917813203b0f4f930	5fa37f025cff9047e102199a	
115	wga_wi5i	5f7f2171cb5f5564fcca1ce6	5f98f4d07bd359003c0294b2	
116	WILLIGRIFFITH	5f78a192a08853e7f73f634e	5fa224dac25b813f2dcf38a3	
117	WiM	5f91b1989192658f17845858	5f9e3f35a571ff550bd54ca4	
118	xcqrmb	5f7eeff67a4ea4fbf563faea	5fa3b4948105f42505d51518	
119	xvsca640	5f7dceb3758868609fed7555	5f97ad1433a06300493b8011	
120	Yannanfeng	5f8e8b74e588355fc9da8ef3	5fadee1b4e05e160cd0be807	
121	yanshixiaoshang	5f42101129e78674ce058aac	5fc1eff554aa4d6224864f66	
122	yaojiahui67535	5fc06ab300723890531f53a0	5fc48c565ad11cb593e45529	
123	yjdsoiudis	5f84140d4392de46ed4e8461	5facc283d21a017f38d5c942	
124	yjhxisudhcs	5f8fc75f97809ec678a06b31	5fbf181054aa4df716860d62	
125	YorkBardpWxX	5e7f57c093fb0092e1ca7944	5fb5f04d7a542446bfdb256b	
126	yu214lyalaska	5f92958510151bb779c43744	5f9fee14ba2339a79fdee476	
127	Zaida Gerna-Daniels	5f8d89929ed52f003c7368ad	5f9bf995eae8f2fb832939ed	
128	zhangjun Store	5f59b69e7d7ea6e4202d286d	5fab3669a29161004100c0eb	
129	zhangliwei123	5fa0c4f78cf8073213f57d5c	5fa64e385e379415f1e937a6	
130	zitariyue	5f9faae2d32d4e168cb83578	5fa62e2d24ae39ae278905cd	
131	Albertaaq	5e79693c4934071d057cf82d	5ff7ec580777d040a861a105	
132	Gkubi	5fc78a72d1201669a42780ee	5ff133a12113e75a3401d345	
133	Hiusgoy	5fc796d26d407ca5f8173d1d	5ff27507d04f5e43cc0d8305	
134	Hpowkd	5fc87e4d93b390aead8e249a	5ff3c4b2512a36c0903811bf	
135	JosephJenn	5e94c8d846be6ae569df1ddf	5febedb15d6b4b5a771d6b56	
136	juanitovesr	5fa48bf75c8767bbbe1fb1d2	5ff3c48a86a509c402a0899c	
137	panwanrheya	5f75663b7736b583171f504e	5fcdcd694ff6f496450eb2f7	
138	PINKshop shoe222	5f69b977296188b05aa01dee	5ff7ec3c10386562ac9ae6c7	
139	RanaA	5fc850d6bee3dba00a044bce	5ff274e791a83b460624e5fb	
140	VeaFaett	5fc8b40b93b390e69f8e2399	5ff12a6eee7b7920ee623ee4	
141	weier12	5ef05f2ccb5355f7dec2a373	5ff176cb3bc6b5e70d9b0002	
142	wuluhao5213	5ec8f3b7b94c9244c822f762	5ff6b1cf1586a12ff0ce183d	
143	zhongxiumeikn	5eb4d4989f34261f11c5584a	5ef9584b2d244c07d9d66056	
144	ayking	20969682	527991848	
145	caiyundao2020	21570373	598059104	
146	jewelry6wholesaler	21546274	556303249	
147	lilin15696	21420997	511519427	
148	losida	20762161	548588252	
149	meidonghai	21358963	598546449	
150	shangjun2016	21474982	528870876	
151	styleshop111	21431366	571714334	
152	zhen0002	21472207	527804636	

153	zhuanqian2hao	21562748	582850823	
154	angelisdoll888	21575893	593014252	
155	bagsmall01	21556927	574647283	
156	bagwomen	21478096	610464794	
157	bandseller16111	21423875	514348202	
158	bestsport003	21446583	593639728	
159	biewordkim	21170518	564217189	
160	blue_blue_ocean	21168306	562511735	
161	boutique7ahandbag	21548032	554322719	
162	brand_bag_shoes	21591539	613148869	
163	cherry2020c	21507597	583239777	
164	coregoal2008	13645045	533059492	375959018@qq.com
165	cradle88	21077965	530833190	
	Designer Bags and Shoes Store			
166	aka sophy_htt	21060436	607050844	
167	designertop	21296578	518815127	
168	dingaiping123	21564254	599284911	
169	dioo_04	21568820	569549037	
170	diorysl	21595499	597634702	
171	dunda	20331254	589128718	
172	dunhuang2029	21577629	584175257	
173	dzwatches1	20914512	592198555	
174	fang2021	21591485	618743178	
175	fashion_shoes918	20965373	571561440	
176	fashionangels	21393530	532768986	
177	fashionladies666	21416257	508770879	
178	findyou123	21211192	559454428	
179	fog07	21510437	549259572	
	Franchise shoes and bags			
180	aka s183193	21267130	618058577	
181	gift_world	21430136	567150740	
182	gift1002	21532389	546633773	
183	gohinestars	21579042	612624591	
184	goods5a	21532819	547650014	
185	handbagcounter01	21491071	620236611	
186	high_quality_watches	20636700	541277316	
187	huayuan99	21132945	565885481	
188	huyangshu	21612521	618456945	
189	jayliucool	15201558	547892784	
190	jbrs520	21103068	556314474	
191	jiaodaye	21492516	565584798	
192	jjiasong2019	21164125	550745457	
193	joke1999	21075704	573900188	

194	joyf	21070609	477053147	
195	joyresource	21191906	447681071	
196	kunge888	21580526	587752296	
197	l186	21550436	555161233	
198	lanxiner	21105739	572507395	
199	libo002	21570126	598856170	
200	lin0102	21601865	602911366	
201	liner002	21434021	515667019	
202	ljj3177452	21550428	555179002	
203	ljpshoes	21431949	588081407	
204	louissfashion_bag	21438997	586871058	
205	luchunyun99	21063005	590631357	
206	luxury1101	21594150	598428355	
207	luxury1198	21594158	617413850	
208	luxury1991	21553733	560277657	
209	luxurysdesignerbags1	21580221	603532092	
210	m523599	21544297	604978430	
211	meihao886	21418518	528566527	
212	meng0011	21582607	590601953	
213	meng0522	21533789	598821858	
214	mimomo	21607008	612516716	
215	moonlight_2020	21502319	606513681	
216	my_watch_factory	20721697	506300296	
217	mytaste0605	20442344	515860752	
218	nuange2012	21296838	524588696	
219	piaoxue1224	21260015	565270327	
220	pulanbag	21411877	582132581	
221	qingyun5188	21012147	545944310	
222	qz101	21189502	544608680	
223	rosemengmeng	20625302	596411266	
224	sanxun9	21094079	569751911	
225	sport0032	20643763	610889527	
226	supgucci888	21075505	569441524	
227	topluxury2020	21467545	572547691	
228	topwatch569	21248861	514836404	number8store@aliyun.com WhatsApp: +8613672479971
229	wangfei168	21090328	571921279	
230	wfl521	20153064	568779613	
231	whg8899	21441091	530114661	
232	women bag aka bag5599	21428537	568641603	
233	wxbf8888	21580583	589281242	
234	xle121288153	20959694	551392392	

235	y16888	21590695	609542356	
236	yan1509032	21193918	554244585	
237	Your Watches aka amelie26	20111144	474571109	
238	yuchun219616	21583172	604942163	
239	yueduguoji	20392551	550974308	
240	zhangbaiwan2020	21487366	554249510	
241	zhaochunhe123567	21434049	516185871	
242	zouzou_beaty_store	21367911	589748773	
243	zyq883	21175512	560813886	
244	a_yes321	Store No.: 21369570 PayPal Account: 1545258760@qq.com	525739776	WhatsApp: +8613766615321
245	aaa_high_quality_bag	21589636	621733240	
246	aber aka brandgift	15072255	560711964	WhatsApp: +85254438574 judywen752@foxmail.com
247	aganboo	20730011	600683198	WhatsApp: +8613808886427
248	beijia2013	14433251	550645078	
249	bestbagshoe	21528124	616811959	
250	brandbagshoes	21528509	636615913	
251	casualshoes0018	21246089	569558646	
252	channel women bags aka fashionbags1	21285082	633036610	
253	chengyu0109	20677903	625974424	
254	cosmos_fz	20996079	589782616	
255	f16888	21623212	634861362	
256	Fashion shoes aka hqy810	20653633	462933035	
257	feng520yao	21292461	521194846	
258	fonceer	21154559	601917770	
259	footpatrolsk	21130110	624801271	
260	foshanjewelry	21616604	628959922	
261	hd_sneakers	21545284	585227812	
262	huang1998	20769428	632953357	
263	jinnianbifa89	20981254	629980386	
264	jjypandora	20705797	635807679	
265	linbagclub	21597878	606813728	
266	luckkygirl	21625728	632077742	
267	luckydog_shop	21482257	593916877	
268	luxxeclub	21557415	589839995	
269	michaf1_kops	21628702	635645934	
270	Originalhandbag aka whiteshoes	20709235	532335396	
271	royalronnie	21130112	631627282	
272	shoe008	21182316	462398802	

273	tb9901358	20344522	522715891	
274	top_soccor	21579346	632647533	
275	toptrade2019	21213593	467518959	
276	TUIU	21629594	631672331	
277	View Seller's Store aka sfdjhj	14497625	539737291	
278	www20181314	20984698	629622819	