

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

Springdale Acoustics, Inc.)	
)	Case No. 21-cv-2789
v.)	
)	Judge: Hon.
THE PARTNERSHIPS and)	
UNINCORPORATED ASSOCIATIONS)	Magistrate: Hon.
Hon. IDENTIFIED ON SCHEDULE A)	
_____)	

COMPLAINT

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

The Parties

1. Springdale Acoustics, Inc. is a Arkansas Corporation that maintains its principal place of business in Springdale, Arkansas, 72764.

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

3. Defendants conduct their illegal operations through fully interactive commercial websites hosted on various e-commerce sites, such as Amazon, eBay, Wish, DHGate, Alibaba, AliExpress, etc. (“Infringing Websites” or “Infringing Webstores”). Each Defendant targets consumers in the United States, including the State of Illinois, and has offered to sell and, on

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

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

Jurisdiction and Venue

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

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

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

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

Background Facts

9. Plaintiff is engaged in the business of manufacturing, distributing, and retailing high quality jewelry accessories, such as the RING SNUGGIES ring adapter, a uniquely designed plastic adapter that allows the user to quickly, easily, and comfortably adjust the size of a ring to better fit their finger, including within the Northern District of Illinois District (collectively, the "Plaintiff Products") under the federally registered trademarks identified in Paragraph 10, below. Defendants' sales of Counterfeit Products in violation of Plaintiff's intellectual property rights are irreparably damaging Plaintiff.

10. Plaintiff is the owner of all rights, title, and interest in and to, *inter alia*. RING SNUGGIES (U.S. Reg. No. 1563277) (the "Mark"). The registrations are valid, subsisting, unrevoked, uncanceled, and incontestable pursuant to 15 U.S.C. § 1065. The registrations for the Marks constitute prima facie evidence of validity and of Plaintiff's exclusive right to use the

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

11. Plaintiff's brand, symbolized by the Marks, is a recognized symbol of high-quality sewing needles. As detailed below, Plaintiff has been using the RING SNUGGIES Mark in connection with the advertising and sale of Plaintiff's Products in interstate and foreign commerce, including commerce in the State of Illinois and the Northern District of Illinois.

12. The Marks have been widely promoted throughout the United States. Consumers, potential consumers, and other members of the public not only associate Plaintiff's products with exceptional materials, style, and workmanship, but also recognize the Plaintiff's products sold in the United States originate exclusively with Plaintiff.

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

14. Plaintiff maintains quality control standards for all RING SNUGGIES Products. Genuine RING SNUGGIES Plaintiff Products are distributed through a network of distributors and retailers, as well as Plaintiff's online sales, via webstores such as Amazon.com. Sales of RING SNUGGIES Products via the web and legitimate webstores represent a significant portion of Plaintiff's business. The website features proprietary content, images, and designs exclusive to Plaintiff.

15. The RING SNUGGIES Mark are highly visible and distinctive worldwide symbol of excellence in quality and uniquely associated with Plaintiff and, as a result, Plaintiff Products bearing the RING SNUGGIES Mark have significant sales.

16. The RING SNUGGIES Mark have never been assigned or licensed to any of the Defendants in this matter.

17. The RING SNUGGIES Mark are a symbol of Plaintiff's quality, reputation, and goodwill and have never been abandoned.

18. Further, Plaintiff has expended substantial time, money, and other resources developing, advertising, and otherwise promoting the RING SNUGGIES Mark.

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

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

21. Defendants' use of the Mark on or in connection with the advertising, marketing, distribution, offering for sale, and sale of the Counterfeit Products is likely to cause and has caused confusion, mistake, and deception by and among consumers and is irreparably harming Plaintiff.

26. Defendants have manufactured, imported, distributed, offered for sale, and sold Counterfeit Products using the RING SNUGGIES trademarks and continue to do so.

27. Defendants, without authorization or license from Plaintiff, knowingly and willfully used and continue to use the RING SNUGGIES Marka in connection with the advertisement, offer for sale, and sale of the Counterfeit Products, through, *inter alia*, the Internet. The Counterfeit Products are not genuine RING SNUGGIES Plaintiff Products. The Plaintiff did not

manufacture, inspect, or package the Counterfeit Products and did not approve the Counterfeit Products for sale or distribution. Each Infringing Webstore offers shipping to the United States, including Illinois, and, on information and belief, each Defendant has sold Counterfeit Products into the United States, including Illinois.

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

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

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

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

32. Plaintiff has no adequate remedy at law.

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

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

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

35. Without the Plaintiff's authorization or consent, and having knowledge of the Plaintiff's well-known and prior rights in the Plaintiff's Mark and the fact that Defendants' Counterfeit Products are sold using marks which are identical or confusingly similar to the Plaintiff's Mark, the Defendants have manufactured, distributed, offered for sale, and/or sold the Counterfeit Products to the consuming public in direct competition with Plaintiff's sale of genuine Plaintiff Products, in or affecting interstate commerce.

36. Defendants' use of copies or approximations of the Plaintiff's Mark in conjunction with Defendant's Counterfeit Products is likely to cause and is causing confusion, mistake, and deception among the general purchasing public as to the origin of the Counterfeit Products and is

likely to deceive the public into believing the Counterfeit Products being sold by Defendants originate from, are associated with, or are otherwise authorized by the Plaintiff, all to the damage and detriment of the Plaintiff's reputation, goodwill, and sales.

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

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

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

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

40. By misappropriating and using the Plaintiff's Marks, genuine product images, and trade names, Defendants misrepresent and falsely describe to the general public the origin and source of the Counterfeit Products and create a likelihood of confusion by consumers as to the source of such merchandise.

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

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

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

COUNT THREE
ILLINOIS UNIFORM DECEPTIVE TRADE PRACTICES (815 ILCS 510)

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

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

46. By misappropriating and using the Plaintiff's Mark, genuine product images, and trade names, Defendants misrepresent and falsely describe to the general public the origin and source of the Counterfeit Products and create a likelihood of confusion by consumers as to the source of such merchandise.

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

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

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

Prayer for Relief

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

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

- (i) using the Plaintiff's Marks or any reproduction, counterfeit, copy, or colorable imitation of the Plaintiff's Mark in connection with the distribution, advertising, offer for sale, and/or sale of merchandise not the genuine products of the Plaintiff; and
- (ii) passing off, inducing, or enabling others to sell or pass off any Counterfeit Products as genuine products made and/or sold by the Plaintiff; and
- (iii) committing any acts calculated to cause consumers to believe that Defendants' Counterfeit Products are those sold under the authorization, control, or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;
- (iv) further infringing the Plaintiff's Mark and damaging Plaintiff's goodwill;

- (v) competing unfairly with Plaintiff in any manner;
- (vi) shipping, delivering, holding for sale, distributing, returning, transferring or otherwise moving, storing, or disposing of in any manner products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and that bear the RING SNUGGIES Mark or any reproductions, counterfeit copies, or colorable imitations thereof;
- (vii) using, linking to, transferring, selling, exercising control over, or otherwise owning or operating the Infringing Webstores, listings, or any other domain name that is being used to sell or is the means by which Defendants could continue to sell Counterfeit Products;
- (viii) operating and/or hosting websites at the Infringing Webstores and any other domain names registered or operated by Defendants that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Plaintiff's Mark or any reproduction, counterfeit copy, or colorable imitation thereof that is not a genuine product or not authorized by Plaintiff to be sold in connection with the Plaintiff's Mark; and
- (ix) registering any additional domain names that use or incorporate any of the Plaintiff's Marks; and

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

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

Plaintiff Product or is not authorized by Plaintiff to be sold in connection with the Plaintiff's Copyright; and

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

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

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

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

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

7. That Plaintiff be awarded its reasonable attorneys' fees and costs; and
8. Grant Plaintiff such other and further legal relief as may be just and proper.

Respectfully submitted,

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

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Int. Cl.: 14

Prior U.S. Cl.: 28

United States Patent and Trademark Office **Reg. No. 1,563,277**
Registered Oct. 31, 1989

**TRADEMARK
PRINCIPAL REGISTER**

RING SNUGGIES

SPRINGDALE ACOUSTICS, INC. (ARKANSAS
CORPORATION)
COMMERCE PARK
1900 HIGHWAY 68 EAST
SPRINGDALE, AR 72764

FOR: ARTICLES USED TO ADJUST THE
SIZE OF RINGS AND HOLDING TWO RINGS
TOGETHER, IN CLASS 14 (U.S. CL. 28).

FIRST USE 1-24-1989; IN COMMERCE
1-24-1989.

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

SER. NO. 782,137, FILED 2-21-1989.

ANGIE SMALL, EXAMINING ATTORNEY

Schedule A

Doe #	Seller Name	Seller ID (285)
1	qjewells Store	4559019
2	Shop5246204 Store	5246204
3	SilverUnicorn Store	5416036
4	Icelemon	A12BEVE4EH6MWB
5	shuang_mao	A133QI0KTK4QQ9
6	Create With Heart	A14A77M83QQU98
7	Yuehuam2019	A17OFZJSR2VR3V
8	Mifelio	A18YJD05P3FZBK
9	asterisknewly	A1J1MSFFGUU5UZ
10	bobicare	A1UB2ESLTAPWSD
11	Polytree	A1UVE9BGWE7PVK
12	ViGo High Quality Store	A22BOC61GVT942
13	gxinhai	A22VBPFLPLXP
14	BHSMGS	A27OZEU99BWZ9E
15	EYEYOU store	A29JFQ56GGV7R9
16	Messar	A2F9CDW01SF45V
17	hearthrousy	A2H51N81M2Z4X2
18	Beadnova	A2H9WUOZ01R77L
19	Regeek	A2L1VTQGFEBLT
20	Natura Emporium	A2LO0LBIV7YQMU
21	Inlife	A2U7IEBDAIRNOQ
22	Sendamall	A30BWO6334AXFE
23	Snowman smile	A30ZB161NSJGU9
24	ShowMe Wonderful Store	A32MXXBKGRNH9M
25	USFLOWER	A33YNVGR4JNQAS
26	Super Bally	A37R7K60L0WYSG
27	sundarling	A382CUJB5TFAG7
28	WXLAA	A38KB28NBTWXGO
29	Hinseryo	A38Z2HUSEDBO3X
30	Aylifu	A3EK4EAV0BGWLK
31	Euro Sparkle!	A3JND3E8C3OHDS
32	Toruiwa	A3KO8EV86NFIT1
33	PAFUWEI	A3N9WKW9Q8J4K3
34	DianPaiShangMao	A3NOJYQ04Y9CNR
35	AylifuUK storefront	A3QVVI6LWOZ9DL
36	choulishiye	A3S982V4R9Q4G8
37	BaiJ	A3T65K6ZXQFNFV
38	CrossManxi-Store	A3USG5B4TCNFER
39	eurosparkle	A9JGRNYIIHT1B
40	Hidreamz	AAQ3YDFDOF1A3
41	eiito	AHRPUXQRYWUC2
42	FY-KUPAO	AX8U1FFFDHGCB
43	GongTangshop	AXRPXY9RP7BHM

44	E-zoe	B083XHJSYB
45	wanghongmei8888	21259675
46	GI8888	21333800
47	dianxinkai	21527844
48	2011godseller	2011godseller
49	amylu-66	amylu-66
50	andreeat55	andreeat55
51	anjekeji	anjekeji
52	arabian-jasmine-a	arabian-jasmine-a
53	basketball-kb	basketball-kb
54	bercotts	bercotts
55	best-wishing	best-wishing
56	besttinys	besttinys
57	bettershops01	bettershops01
58	bkdistributiononline	bkdistributiononline
59	bule-4550	bule-4550
60	cake-team	cake-team
61	cell.expert	cell.expert
62	ch5jk6	ch5jk6
63	changbai.mountain	changbai.mountain
64	coyotemoon*	coyotemoon*
65	dannys_deals10	dannys_deals10
66	dannys_deals10	dannys_deals10
67	e-suggestion	e-suggestion
68	e-tycoon	e-tycoon
69	enjoy_99	enjoy_99
70	fashion-lady56	fashion-lady56
71	fashionfamily05	fashionfamily05
72	fashionjewelry-8090	fashionjewelry-8090
73	fat-mango	fat-mango
74	fedya.tik 61	fedya.tik 61
75	fioday	fioday
76	flowersgrass	flowersgrass
77	frler_world	frler_world
78	gbptolch	gbptolch
79	glad-ragz	glad-ragz
80	glass-world	glass-world
81	glassscreen	glassscreen
82	globalservicetrain	globalservicetrain
83	hksense153	hksense153
84	icosy001	icosy001
85	iklq_55	iklq_55
86	isummer996	isummer996
87	jap.uk.uvgl2sl	jap.uk.uvgl2sl
88	jararikip-0	jararikip-0
89	jew-cad	jew-cad
90	jewelry-base	jewelry-base
91	jewelryhome-8090	jewelryhome-8090
92	jiangshujunmnb_0	jiangshujunmnb_0
93	jiayiqi-jewelry	jiayiqi-jewelry
94	k-variety	k-variety
95	keddie_88	keddie_88

96	ketr_42	ketr_42
97	letunt	letunt
98	lili-b9	lili-b9
99	lskoc858	lskoc858
100	luciase5	luciase5
101	lucky_2019y	lucky_2019y
102	miss_you15	miss_you15
103	misslucykate	misslucykate
104	more-prosperous	more-prosperous
105	motherlan9148	motherlan9148
106	nanfang000123-5	nanfang000123-5
107	nemcca190	nemcca190
108	new_hope7	new_hope7
109	niwof62	niwof62
110	nixuevday	nixuevday
111	ochirchic	ochirchic
112	ochirking	ochirking
113	panda_david	panda_david
114	panjinhrd	panjinhrd
115	pearlwholesale	pearlwholesale
116	pitr210	pitr210
117	planehorse_07	planehorse_07
118	porklam_06	porklam_06
119	powerpart-us	powerpart-us
120	pplove2019	pplove2019
121	quality-assured-goods	quality-assured-goods
122	rabbit_skiess	rabbit_skiess
123	redpandaexpress	redpandaexpress
124	renda2020	renda2020
125	rinhoobead	rinhoobead
126	rowanslumpybumpy	rowanslumpybumpy
127	samou8118	samou8118
128	savvyshoop	savvyshoop
129	shaoyo-5	shaoyo-5
130	shi4shan	shi4shan
131	shuanglb0	shuanglb0
132	sockroucoma	sockroucoma
133	sparkl4240	sparkl4240
134	starh_36	starh_36
135	sunnyshow2015	sunnyshow2015
136	teaforlife	teaforlife
137	tolirceli39	tolirceli39
138	topsmaster	topsmaster
139	trail-blazer21_ru	trail-blazer21_ru
140	uini-7	uini-7
141	uk-sparkle	uk-sparkle
142	uksalesmaster	uksalesmaster
143	veill66	veill66
144	violet-magnolia108	violet-magnolia108
145	wan-jingk	wan-jingk
146	wangyanpolik226	wangyanpolik226
147	watchman2711	watchman2711

148	weilanlemonare	weilanlemonare
149	weilanlivegrea	weilanlivegrea
150	weilanwave	weilanwave
151	weilanwave_uk	weilanwave_uk
152	weilanworld	weilanworld
153	wemobile	wemobile
154	wholesalejewelryer	wholesalejewelryer
155	willyca_15	willyca_15
156	wonderful.3sto	wonderful.3sto
157	wonderfulbuying36588	wonderfulbuying36588
158	world-eshoping	world-eshoping
159	wowtrust	wowtrust
160	wwss5785	wwss5785
161	xics86	xics86
162	xijin-2203	xijin-2203
163	yesenworld	yesenworld
164	youjiu-80	youjiu-80
165	younmui6	younmui6
166	yumall	yumall
167	zhongch-98	zhongch-98
168	zifang89	zifang89
169	zmny169	zmny169
170	EuroSparkleJewellery	EuroSparkleJewellery
171	NaturaEmporium	NaturaEmporium
172	luckiness	53ad0ad738d30420f743c1de
173	blackhorse	53d0a3854497c57f0b1cbf6a
174	yankun	53d911ecd9113955763c015d
175	yanhong long	53f86d621f506344e189ab25
176	professionalstore	54731a993dabbe0f4a875cc6
177	fashionexpert8	54732ea85f313f043ff83ab9
178	fatpig	547426338edcfa6ceeb1461a
179	utopialive	54754bc55f313f65b25af525
180	Dohia	5565db88382f8a19e85c1ee7
181	shenzhenshinuohaoshangmaoyouxiangongsi	55f243d2bc89a14268ad6912
182	shenzhenshitenghaibaotingkejyouxiangongsi	5608fb607f441444c108a357
183	Cloud	563b1aa02b6c3858cfc8cf22
184	Dream Wonderland	5646cf3bb536051265c570c2
185	8tailuhu-a	56615ae0e363a328aeca8133
186	shaxp	56711ac9131832283efc1733
187	historymj	5690de463a698c14df356b61
188	Yung&ShengMY	56a83891bb3aae0ed5874213
189	smartfine	56caae178ec6661371a47dc4
190	wudinno	56cc2ab8a859491389e7e9a6
191	Carnival Shop	5705d15b380b220ccf26ad38
192	hohohai	571724bc750e255910869a30
193	Alistore98	572b601f3a698c7745de4585
194	Bebuy	57342c55f46e915f3850bd9f
195	Dotfashion	5736c44c1450ee5d562ce2ac
196	THESHIM	576c8f4a9307ad6bb3c3ef5d
197	KuBear	5791d22869a76c66eecfb38d
198	magnificent07@sohu.com	57a8550f2e2de21e978ced39
199	faith808	57b17ed25de2f218cdf05076

200	Homesick	57b27be47120661fb3e8066d
201	Insight	57b2ce59aa82fe18ca7dff83
202	YEEYUAN	57b561f5c22cf64ed9974df7
203	thriving100	57c7cdefd6d8a749ce3af8ba
204	for-8ward	57c7ea137cdb5a1c9f850da0
205	Enthusiasm18	57cd33173311771d254045ff
206	hebian	57cfadc37b0be61ee36d0baf
207	yaji930	57ebcf3d56289e343f0486c7
208	wananl	57dfff6542fa5194dbed5a9
209	mengxing	5805f7a23b3b3a197c5dfbd8
210	Tigersbaby	581868744199ad7825709133
211	clothingfront	58188bb796585e3dd1f4bc90
212	dandanValiant	58189393a642e03dc64ee710
213	pioneer2	5836b722ef562809246be88e
214	Magic Martin	583cf165f5afa31b70a87edb
215	Fairy tale Q	583d583f68b8bc1dbe0056dc
216	Dreamy-L	584fe576a1af664ca8db7dcf
217	poweryungh	58514e8f0299bc79846f73e0
218	nightfall	58639afb0be08c4d5998ea21
219	xielulu	589aee52281e2870c736cb36
220	ZENG1SHOP	58aac608a98a68512b650b3a
221	Imperial123	58d1fc01e6abee536eebb378
222	lipengfei1207	58d8fe53d929c652afc05892
223	china-95	58edd6f040fc1e79fa7e5361
224	luckyecho	59019618fc9cce11039b91f9
225	Bestfine	591ea82d967951515fe915ec
226	Airfresh	592bf9c3128d011e5d183d03
227	Supermetic	5936a9deff3e806c5b51861d
228	Shaneping	593fb9011638b026519ddc4c
229	shangdongzixingchexingzidongshan	593ff61f20d56c3d2535ba35
230	fox8sir	5944d756fc0f24178c929bee
231	brisktrade	597973b69fbc514a5c5b7bc7
232	china0808	59891bde0ec30f0a34ddb8d
233	DOLEXEW	59f2d0005d6f345f403d2121
234	wumeiqin	5aae2b41c2c89226476e65cf
235	luowenlong	5acc59db9c15ff2acb14135f
236	jichao19980915	5acf03aeddf45b759de6bab4
237	dongweilun1	5ad067ac9c15ff7412fe0ce1
238	jitaoyu19900211	5ad2ad5dea87645179f718a5
239	ZHAOKUN54	5ad2ae42ddf45b1732d918c1
240	yujiej666	5ad2b971c989495207ec582c
241	coolucky	5b9b64023ee9cf383059fbe6
242	tangding2019	5c73a437a0e2571543f2b41d
243	Sweet-Store8899	5d40472072b0c92992764c60
244	hello rui	5d46ea4b70327a5744ef267a
245	Xiuqingqin	5d747c40af968f622b9c885f
246	diyingdaoji	5da590435d734570e27d23e0
247	Giftenza	5e778af629e7865cfc55bd63
248	deshouwu	5eda1f07cae84db1361a3e83
249	huayanghuashang	5ee1c5b31bfd5e44687f64e3
250	xuxinghuan;	5ee1dc7a39cf4a25c2773c1a
251	Candysiny Baby's	5ee2ffda29e7864939aa7c2c

252	yangshuizhishang	5ee48e0c8bf2ea3e3425aa01
253	FEitianxie	5ee5d8307c779e49a6fed629
254	Caiyunaan	5ee5db255b2ec14bbc000197
255	Heringger Baby's	5ee6dd0c29e78627890d3583
256	Zichengyu	5ee6dda0760a5911d1eb4c17
257	zhaoxiaofengpo	5ee6e4d2d82a68370085eaa2
258	renyaxingl	5ee6f44237ba9131803842f0
259	Pianjiai	5ee6fea6f59d512b11509ef1
260	libeis	5ee701997569a950c0bf5dc5
261	Yuanbingling	5ee718b440edcb0ed9974b35
262	yanchongtianshang	5ee71fa0f516da104b08c295
263	Tianxiange	5ee72b8344e1431ffbf74964
264	guozhongzhuihui	5ee7383429e7862f310d34ee
265	Boshuixiang	5ee73b4fdb009a5c2d1e33dd
266	Congyizhong	5ee75200cd26ea78b5c16905
267	Weiaiiniyiren	5f115680d1bcb4049d6a41ef
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270	waybihey	5f116e9e81c9cc9b058ab15d
271	Canzuimao	5f11711e93c9056b41bb57ec
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273	wawnhhey	5f126ff8d7a83754436d310d
274	lihncheya	5f128aada2283672de8d947c
275	licashaye	5f1298f9d7a83796d06d3043
276	zhtinheya	5f129b9cb4702fabf9a90f4e
277	wkihaya	5f12affbef30d0df349a023d
278	zaynheyak	5f12c44829e7861b2100020e
279	diyadheya	5f13a690b4702f754da90f0a
280	tcelohay	5f13b1c4f18050d54ded6448
281	sixihaya	5f13cedd4aecbb0733dc8c0e
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283	yucexhay	5f13ff464aecbb85fedc8c30
284	Lianyilian	5f15447329e7867ec0854ff4
285	twkwu06shop	5f15536709fd1df8ab2120c5
286	Wioiostore	6045d70912080f05b931c9be