

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 21-CV-61332-RAR

CHANEL, INC.,

Plaintiff,

v.

ANALUXURYFASHION, *et al.*,

Defendants.

/

ORDER GRANTING PLAINTIFF'S MOTION FOR FINAL DEFAULT JUDGMENT

THIS CAUSE comes before the Court on Plaintiff's Motion for Entry of Final Default Judgment [ECF No. 37] ("Motion"). Plaintiff seeks entry of a default final judgment against Defendants, the Individuals, Business Entities, and Unincorporated Associations identified on Schedule "A" that operate Internet based e-commerce stores, interactive photo albums, and/or commercial Internet websites that infringe Plaintiff's trademarks and promote and sell counterfeit goods bearing and/or using Plaintiff's trademarks. *See generally* Mot. Plaintiff requests the Court: (1) enjoin Defendants from producing or selling goods that infringe on its trademarks; (2) disable, or at Plaintiff's election, transfer the domain names at issue to Plaintiff; (3) assign all rights, title, and interest, to the domain names to Plaintiff and permanently delist or deindex the domain names from any Internet search engines; (4) remove the listings and associated images of goods bearing and/or using counterfeits and infringements of Plaintiff's trademarks at issue, and the goods of each Defendant bearing one or more of the Chanel Marks held by the Internet marketplace, social media, and image hosting websites be surrendered to Plaintiff; (5) terminate the messaging services and e-mail addresses used by Defendants; and (6) award statutory damages. *See generally id.*



Clerk's Defaults [ECF Nos. 33, 35] were entered against Defendants on September 10, 2021 and September 13, 2021, after Defendants failed to respond to the Amended Complaint [ECF No. 16], despite having been served. *See* Proof of Service [ECF No. 31]. The Court having considered the record and noting no opposition to Plaintiff's Motion, it is hereby

ORDERED AND ADJUDGED that Plaintiff's Motion for Entry of Final Default Judgment [ECF No. 37] is **GRANTED** for the reasons stated herein. Pursuant to Rule 58 of the Federal Rules of Civil Procedure, a default final judgment will be entered by separate order.




I. BACKGROUND¹




A. Factual Background

Plaintiff 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"):

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

¹ The factual background is taken from Plaintiff's Amended Complaint, the Motion, and supporting Declaration submitted by Plaintiff.

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
	3,025,936	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
CHANEL	5,100,448	December 13, 2016	IC 020 - Pillows
CHANEL	5,166,441	March 21, 2017	IC 024 - Travelling blankets
	5,280,486	September 5, 2017	IC 020 - Pillows

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.

Plaintiff’s representative reviewed and visually inspected the detailed web page captures and photographs reflecting various products bearing Plaintiff’s trademarks offered for sale through the Internet based e-commerce stores, interactive photo albums, and/or commercial Internet websites operating under their seller identification names and domain names identified on Schedule “A” (“Seller IDs and Subject Domain Names”) and determined the products were non-genuine, unauthorized versions of Plaintiff’s products. *See id.* at ¶¶ 12-14. Based on its investigation, Plaintiff alleges Defendants have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiff has determined to be counterfeits, infringements, reproductions, or colorable imitations of the Chanel Marks. *See id.*; *see also* Am. Compl. ¶¶ 24-32. 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.

B. Procedural Background

On June 28, 2021, Plaintiff filed its Complaint and on July 26, 2021, its Amended Complaint against Defendants. On June 29, 2021, Plaintiff filed its *Ex Parte* Motion for Order Authorizing Alternate Service of Process [ECF No. 7] (“Motion for Alternate Service”). The Court entered an Order Granting the Motion for Alternate Service on July 2, 2021 [ECF No. 10]. In accordance with the July 2, 2021 Order, Plaintiff served each Defendant with a Summons and a copy of the Amended Complaint via electronic mail and via website posting on July 27, 2021 and July 29, 2021. *See* Declaration of Stephen M. Gaffigan (“Gaffigan Decl.”) [ECF No. 37-1] ¶ 5; *see also* Proof of Service [ECF No. 31].

Defendants failed to file an answer or other response, and the time allowed for Defendants to respond to the Amended Complaint has since expired. *See* Gaffigan Decl. ¶¶ 6-7. To Plaintiff’s knowledge, Defendants are not infants or incompetent persons, and the Servicemembers Civil Relief Act does not apply. *See id.* at ¶ 8. On September 9, 2021 and September 10, 2021, Plaintiff filed its Requests for Clerk’s Entry of Default [ECF Nos. 32, 34, respectively]. On September 10, 2021 and September 13, 2021, the Clerk entered Default against Defendants [ECF Nos. 33, 35, respectively] for failure to appear, plead, or otherwise defend pursuant to Rule 55(a) of the Federal Rules of Civil Procedure. On September 28, 2021, the Court entered an Order Directing Clerk to Enter Default and Plaintiff to move for Default Final Judgment [ECF No. 36]. Plaintiff now moves the Court for default final judgment against Defendants in accordance with the Court’s September 28, 2021 Order [ECF No. 36].

II. LEGAL STANDARD

A party may apply to the court for a default judgment when the defendant fails to timely respond to a pleading. Fed. R. Civ. P. 55(b)(2). “A defendant, by his default, admits the plaintiff’s

well-pleaded allegations of fact, is concluded on those facts by the judgment, and is barred from contesting on appeal the facts thus established.” *Eagle Hosp. Physicians, LLC v. SRG Consulting, Inc.*, 561 F.3d 1298, 1307 (11th Cir. 2009) (internal quotations omitted) (quoting *Nishimatsu Const. Co. v. Houston Nat’l Bank*, 515 F.2d 1200, 1205 (5th Cir. 1975)). However, conclusions of law are to be determined by the court. *Mierzwicki v. CAB Asset Management LLC*, No. 14-61998, 2014 WL 12488533, at *1 (S.D. Fla. Dec. 30, 2014) (citation omitted). Therefore, a court may only enter a default judgment if there is a “sufficient basis to state a claim.” *Id.*

Once a plaintiff has established a sufficient basis for liability, the Court must conduct an inquiry to determine the appropriate damages. *PetMed Express, Inc. v. MedPets.Com, Inc.*, 336 F. Supp. 2d 1213, 1217 (S.D. Fla. 2004) (citation omitted). Although an evidentiary hearing is generally required, the Court need not conduct such a hearing “when . . . additional evidence would be truly unnecessary to a fully informed determination of damages.” *Safari Programs, Inc. v. CollectA Int’l Ltd.*, 686 F. App’x 737, 746 (11th Cir. 2017). Therefore, where the record adequately supports the award of damages, an evidentiary hearing is not required. *See SEC v. Smyth*, 420 F.3d 1225, 1232 n.13 (11th Cir. 2005); *see also PetMed Express*, 336 F. Supp. 2d at 1217, 1223 (finding an evidentiary hearing unnecessary because plaintiff was seeking statutory damages under the Lanham Act); *Luxottica Group S.p.A. v. Casa Los Martinez Corp.*, No. 14-CV-22859, 2014 WL 4948632, at *2 (S.D. Fla. Oct. 2, 2014) (same).

III. ANALYSIS

A. Claims

Plaintiff seeks a default judgment for the relief sought in the Amended Complaint, asserting the following claims against Defendants: (1) trademark counterfeiting and infringement under section 32 of the Lanham Act, in violation of 15 U.S.C. section 1114 (“Claim 1”); (2) false

designation of origin under section 43(a) of the Lanham Act, in violation of 15 U.S.C. section 1125(a) (“Claim 2”); (3) cybersquatting under section 43(d) of the Lanham Act, in violation of 15 U.S.C. section 1125(d) (“Claim 3”); (4) unfair competition under Florida common law (“Claim 4”); and (5) trademark infringement under Florida common law (“Claim 5”). *See* Am. Compl. ¶¶ 45-79.

1. Counterfeiting and Infringement

Section 32 of the Lanham Act, 15 U.S.C. section 1114, provides liability for trademark infringement if, without the consent of the registrant, a defendant uses “in commerce any reproduction, counterfeit, copy, or colorable imitation of a registered mark . . . which . . . is likely to cause confusion, or to cause mistake, or to deceive.” 15 U.S.C. § 1114(1)(a) (alterations added). To prevail on its trademark infringement claim, a plaintiff must demonstrate “(1) that it had prior rights to the mark at issue and (2) that the defendant had adopted a mark or name that was the same, or confusingly similar to its mark, such that consumers were likely to confuse the two.” *Planetary Motion, Inc. v. Techsplosion, Inc.*, 261 F.3d 1188, 1193 (11th Cir. 2001) (footnote and citations omitted).

2. False Designation of Origin

The test for liability for false designation of origin under 15 U.S.C. section 1125(a) is the same as for a trademark counterfeiting and infringement claim—*i.e.*, whether the public is likely to be deceived or confused by the similarity of the marks at issue. *See Two Pesos, Inc. v. Taco Cabana, Inc.*, 505 U.S. 763, 780 (1992) (Stevens, J., concurring in the judgment).

3. Cybersquatting

The Anti-cybersquatting Consumer Protection Act (“ACPA”) protects the owner of a distinctive or famous trademark from another’s bad faith intent to profit from the trademark owner’s mark by registering or using a domain name that is identical or confusingly similar to, or dilutive of,

the trademark owner's mark without regard to the goods or services of the parties. *See* 15 U.S.C. § 1125(d). "To prevail under the ACPA, a plaintiff must prove that (1) its mark is distinctive or famous and entitled to protection; (2) the defendant's domain name is identical or confusingly similar to the plaintiff's mark; and (3) the defendant registered or used the domain name with a bad faith intent to profit." *See Bavaro Palace, S.A. v. Vacation Tours, Inc.*, 203 F. App'x 252, 256 (11th Cir. 2006) (citing *Shields v. Zuccarini*, 254 F.3d 476, 482 (3rd Cir. 2001)).

4. Common Law Unfair Competition

Whether a defendant's use of a plaintiff's trademarks created a likelihood of confusion between the plaintiff's and the defendant's products is also the determining factor in the analysis of unfair competition under the common law of Florida. *See Rolex Watch U.S.A., Inc. v. Forrester*, No. 83-CV-8381, 1986 WL 15668, at *3-4 (S.D. Fla. Dec. 9, 1986) ("[I]t is clear that the Court need not find 'actual confusion' The proper test is 'likelihood of confusion'").

5. Common Law Trademark Infringement

The analysis of liability for Florida common law trademark infringement is the same as the analysis of liability for trademark infringement under section 32(a) of the Lanham Act. *See PetMed Express, Inc.*, 336 F. Supp. 2d at 1217-18.

B. Liability

The well-pleaded factual allegations of Plaintiff's Amended Complaint properly contain the elements for each of the above claims and are admitted by virtue of Defendants' defaults. *See* Am. Compl. ¶¶ 7-14, 24-40, 45-49, 52-57, 60-66, 70-72. Moreover, the Amended Complaint's factual allegations have been substantiated by sworn declarations and other evidence and establish Defendants' liability for each of the claims asserted. Accordingly, default judgment pursuant to Rule 55 of the Federal Rules of Civil Procedure is appropriately entered against Defendants.

C. Relief

Plaintiff requests an award of equitable relief and monetary damages against Defendants for trademark infringement in Claim 1 and cybersquatting in Claim 3. The Court analyzes Plaintiff's request for relief as to Claim 1 and Claim 3 only, as the judgment for Claims 2, 4, and 5—false designation of origin, common law unfair competition, and common law trademark infringement—is limited to entry of the requested equitable relief for Claim 1. *See generally* Mot.

Injunctive Relief. Pursuant to the Lanham Act, a district court is authorized to issue an injunction “according to the principles of equity and upon such terms as the court may deem reasonable,” to prevent violations of trademark law. 15 U.S.C. § 1116(a). Indeed, “[i]njunctive relief is the remedy of choice for trademark and unfair competition cases, since there is no adequate remedy at law for the injury caused by a defendant’s continuing infringement.” *Burger King Corp. v. Agad*, 911 F. Supp. 1499, 1509-10 (S.D. Fla. 1995) (alteration in original) (internal quotation marks omitted) (quoting *Century 21 Real Estate Corp. v. Sandlin*, 846 F.2d 1175, 1180 (9th Cir. 1988)). Injunctive relief is available even in the default judgment setting, *see, e.g., PetMed Express, Inc.*, 336 F. Supp. 2d at 1222-23, because Defendants’ failure to respond or otherwise appear makes it difficult for a plaintiff to prevent further infringement absent an injunction. *See Jackson v. Sturkie*, 255 F. Supp. 2d 1096, 1103 (N.D. Cal. 2003) (“[D]efendant’s lack of participation in this litigation has given the court no assurance that defendant’s infringing activity will cease. Therefore, plaintiff is entitled to permanent injunctive relief.”) (alteration added).

Permanent injunctive relief is appropriate where a plaintiff demonstrates: (1) it has suffered irreparable injury; (2) there is no adequate remedy at law; (3) the balance of hardship favors an equitable remedy; and (4) an issuance of an injunction is in the public’s interest. *See eBay, Inc. v. MercExchange, LLC*, 547 U.S. 388, 391-92 (2006). Plaintiff has carried its burden on each of the

four factors.

Specifically, in trademark cases, “a sufficiently strong showing of likelihood of confusion [caused by trademark infringement] may by itself constitute a showing of . . . a substantial threat of irreparable harm.” *E. Remy Martin & Co., S.A. v. Shaw-Ross Int’l Imports, Inc.*, 756 F.2d 1525, 1530 (11th Cir. 1985) (alterations added) (footnote omitted); *see also Levi Strauss & Co. v. Sunrise Int’l Trading Inc.*, 51 F.3d 982, 986 (11th Cir. 1995) (“There is no doubt that the continued sale of thousands of pairs of counterfeit jeans would damage [the plaintiff’s] business reputation and decrease its legitimate sales.”) (alteration added). Plaintiff’s Amended Complaint and the submissions show, the goods produced and sold by Defendants are nearly identical to Plaintiff’s genuine products, and consumers viewing Defendants’ counterfeit goods post-sale would actually confuse them for Plaintiff’s genuine products. *See, e.g.,* Am. Compl. ¶ 25 (“The net effect of Defendants’ actions is likely to cause confusion of consumers at the time of initial interest, sale, and in the post-sale setting, who will believe all of Defendants’ goods offered for sale in Defendants’ e-commerce stores, photo albums, and websites are genuine goods originating from, associated with, and/or approved by Chanel.”).

Plaintiff has no adequate remedy at law so long as Defendants continue to operate the Seller IDs and Subject Domain Names because Plaintiff cannot control the quality of what appears to be its products in the marketplace. An award of monetary damages alone will not cure the injury to Plaintiff’s reputation and goodwill if Defendants’ infringing and counterfeiting continue. Moreover, Plaintiff faces hardship from loss of sales and its inability to control its reputation in the marketplace. By contrast, Defendants face no hardship if they are prohibited from the infringement of Plaintiff’s trademarks. Finally, the public interest supports the issuance of a permanent injunction against Defendants to prevent consumers from being misled by Defendants’ products, and potentially

harm by their inferior quality. *See Chanel, Inc. v. besumart.com*, 240 F. Supp. 3d 1238, 1291 (S.D. Fla. 2016) (“[A]n injunction to enjoin infringing behavior serves the public interest in protecting consumers from such behavior.”) (alteration added) (citation omitted); *see also World Wrestling Entm’t, Inc. v. Thomas*, No. 12-CIV-21018, 2012 WL 12874190, at *8 (S.D. Fla. Apr. 11, 2012) (considering the potential for harm based on exposure to potentially hazardous counterfeit merchandise in analyzing public’s interest in an injunction).

Broad equity powers allow the Court to fashion injunctive relief necessary to stop Defendants’ infringing activities. *See, e.g., Swann v. Charlotte-Mecklenburg Bd. of Educ.*, 402 U.S. 1, 15 (1971) (“Once a right and a violation have been shown, the scope of a district court’s equitable powers to remedy past wrongs is broad, for . . . [t]he essence of equity jurisdiction has been the power of the Chancellor to do equity and to mould [sic] each decree to the necessities of the particular case.” (alterations added; citation and internal quotation marks omitted)); *United States v. Bausch & Lomb Optical Co.*, 321 U.S. 707, 724 (1944) (“Equity has power to eradicate the evils of a condemned scheme by prohibition of the use of admittedly valid parts of an invalid whole.” (citations omitted)). District courts are expressly authorized to order the transfer or surrender of domain names in an *in rem* action against a domain name. *See* 15 U.S.C. §§ 1125(d)(1)(C), (d)(2). However, courts have not limited the remedy to that context. *See, e.g., Philip Morris USA, Inc. v. Otamedia Ltd.*, 331 F. Supp. 2d 228, 230 n.2 (S.D.N.Y. 2004) (transferring Yesmoke.com domain name to plaintiff despite the fact the plaintiff did not own a trademark in the term “Yesmoke” and noting 15 U.S.C. section 1125 “neither states nor implies that an *in rem* action against the domain name constitutes the exclusive remedy for a plaintiff aggrieved by trademark violations in cyberspace”); *Ford Motor Co. v. Cross*, 441 F. Supp. 2d 837, 853 (E.D. Mich. 2006) (ordering the

defendants to disclose all other domain registrations held by them and to transfer registration of a particular domain name to plaintiff in part under authority of 15 U.S.C. section 1116(a)).

Defendants have created an Internet-based counterfeiting scheme in which they are profiting from their deliberate misappropriation of Plaintiff's rights. Accordingly, the Court may fashion injunctive relief to eliminate the means by which Defendants are conducting their unlawful activities. Ordering the cancellation or transfer of the Subject Domain Names to Plaintiff, assigning all rights, title, and interest to the Subject Domain Names to Plaintiff, permanently delisting or deindexing the Subject Domain Names from any Internet search engine, removal of the Seller IDs' listings and images of goods and the goods of each Defendant be surrendered to Plaintiff, termination of messaging services and/or email accounts used by Defendants such that these means may no longer be used as instrumentalities to further the sale of counterfeit goods, are appropriate remedies to achieve this end.

Statutory Damages. In a case involving the use of counterfeit marks in connection with the sale, offering for sale, or distribution of goods, 15 U.S.C. section 1117(c) provides that a plaintiff may elect an award of statutory damages at any time before final judgment is rendered in the sum of not less than \$1,000.00 nor more than \$200,000.00 per counterfeit mark per type of good. *See* 15 U.S.C. § 1117(c)(1). In addition, if the Court finds Defendants' counterfeiting actions were willful, it may impose damages above the maximum limit up to \$2,000,000.00 per counterfeit mark per type of good. *See* 15 U.S.C. § 1117(c)(2).

The Court has wide discretion to determine the amount of statutory damages. *See PetMed Express, Inc.*, 336 F. Supp. 2d at 1219 (citations omitted). An award of statutory damages is appropriate despite a plaintiff's inability to prove actual damages caused by a defendant's infringement. *See Ford Motor Co.*, 441 F. Supp. 2d at 852 (citations omitted) ("[A] successful

plaintiff in a trademark infringement case is entitled to recover enhanced statutory damages even where its actual damages are nominal or non-existent.”) (alteration added); *Playboy Enters., Inc. v. Universal Tel-A-Talk, Inc.*, No. 96-CV-6961, 1998 WL 767440, at *8 (E.D. Pa. Nov. 3, 1998) (awarding statutory damages where plaintiff failed to prove actual damages or profits). The option of a statutory damages remedy in trademark counterfeiting cases is sensible given evidence of a defendant’s profits in such cases is frequently almost impossible to ascertain. *See, e.g.*, S. Rep. No. 104-177, pt. V § 7, at 10 (1995) (discussing purposes of Lanham Act statutory damages); *see also PetMed Express, Inc.*, 336 F. Supp. 2d at 1220 (statutory damages are “[e]specially appropriate in default judgment cases due to infringer nondisclosure”) (alteration added; citations omitted). This case is no exception.

Here, the allegations of the Amended Complaint and the evidence establish the Defendants intentionally copied one or more of the Chanel Marks for the purpose of deriving the benefit of Plaintiff’s world-famous reputation. Defendants have defaulted on Plaintiff’s allegations of willfulness. *See* Am. Compl. ¶ 31; *see also Arista Records, Inc. v. Beker Enters., Inc.*, 298 F. Supp. 2d 1310, 1313 (S.D. Fla. 2003) (citation omitted) (finding a court may infer willfulness from the defendants’ default); *PetMed Express, Inc.*, 336 F. Supp. 2d at 1217 (stating that upon default, well plead allegations are taken as true). As such, the Lanham Act permits the Court to award up to \$2,000,000.00 per infringing mark on each type of good as statutory damages to ensure Defendants do not continue their intentional and willful counterfeiting activities.

The only available evidence demonstrates that each Defendant promoted, distributed, advertised, offered for sale, and/or sold at least one type of good bearing marks which were counterfeits of at least one of the Chanel Marks protected by federal trademark registrations. *See* Am. Compl. ¶¶ 15, 24-25; Diaz Decl. ¶¶ 4-5, 11-14. Based on the above considerations, Plaintiff

has asked the Court to award statutory damages in the amount of \$2,000,000.00 against each Defendant. *See* Mot. 16-17. The award should be sufficient to deter Defendants and others from continuing to counterfeit or otherwise infringe Plaintiff's trademarks, compensate Plaintiff, and punish Defendants, all stated goals of 15 U.S.C. section 1117(c). The Court finds that this award of statutory damages falls within the permissible range under 15 U.S.C. section 1117(c) and is just. *See Fendi S.R.L. v. Joe Bag*, No. 19-CV-61356, 2019 WL 4693677 (S.D. Fla. Aug. 28, 2019) [ECF No. 43] (awarding plaintiff \$1,000,000.00 against each defendant); *adidas AG v. Global online shopping*, No. 19-CV-61180 (S.D. Fla. 2019) [ECF No. 36] (awarding plaintiff \$1,000,000.00 against each defendant); *Louis Vuitton Malletier v. lv2014.skrar*, No. 19-CV-61015 (S.D. Fla. 2019) [ECF No. 40] (awarding plaintiff \$1,000,000.00 against each defendant); *Abercrombie & Fitch Trading Co. v. Artemis Gesdy*, No. 19-CV-60287 (S.D. Fla. 2019) [ECF No. 36] (awarding plaintiff \$1,000,000.00 against each defendant); *Fendi S.R.L. v. socjmkfn*, No. 19-CV-61356 (S.D. Fla. 2019) [ECF No. 44] (awarding plaintiff \$1,000,000.00 against each defendant); *Goyard St Honore v. Agote*, No. 17-CV-62276, 2018 WL 2006870 (S.D. Fla. Apr. 19, 2018) [ECF No. 49] (awarding plaintiff \$1,000,000.00 against each defendant); *Specialized Bicycle Components, Inc. v. 17 No.1-Own*, No. 17-CV-61201, 2017 WL 3016929 (S.D. Fla. July 14, 2017) [ECF No. 44] (awarding plaintiff \$1,000,000.00 against each defendant).

Plaintiff's Amended Complaint also sets forth a cause of action for cybersquatting pursuant to the ACPA, 15 U.S.C. section 1125(d). As admitted by default, and established by the evidence submitted, Defendant Number 29 has acted with the bad-faith intent to profit from at least one of the Chanel Marks and the goodwill associated with the Chanel Marks by registering its Subject Domain Name, bolsoslvchanel.com, which is identical, confusingly similar to, or dilutive of at least one of the Chanel Marks ("Cybersquatted Subject Domain Name"). *See* Am. Compl. ¶¶ 33-

38, 60-66; *see also* Mot. at 38 (“Schedule B”). The Cybersquatted Subject Domain Name incorporates at least one of Plaintiff’s trademarks in its entirety surrounded by a descriptive or generic term, rendering the domain name nearly identical to at least one of Plaintiff’s trademarks.

Upon a finding of liability, the ACPA expressly empowers the Court to “order the forfeiture or cancellation of the domain name or the transfer of the domain name to the owner of the mark.” *See* 15 U.S.C. § 1125(d)(1)(c); *see also Victoria’s Cyber Secret Ltd. P’ship v. Secret Catalogue, Inc.*, 161 F. Supp. 2d 1339, 1356 (S.D. Fla. 2001). Accordingly, Plaintiff is entitled to the transfer and ownership of Defendant Number 29’s Cybersquatted Subject Domain Name because it is confusingly similar to at least one of Plaintiff’s trademarks.

Additionally, Plaintiff may elect at any time before final judgment to recover actual damages or statutory damages of not less than \$1,000.00 and not more than \$100,000.00 per domain name, as the Court considers just. *See* 15 U.S.C. § 1117(d). Plaintiff has elected statutory damages and requests in view of Defendant Number 29’s intentional, wrongful behavior, an award in the amount of \$10,000.00 for its infringing domain name. *See* Mot. 19; *see also Taverna Opa Trademark Corp. v. Ismail*, No. 08–20776–CIV, 2010 WL 1838384, at *3 (S.D. Fla. May 6, 2010) (awarding \$10,000.00 in statutory damages for domain name at issue). The Court finds this amount is just.

IV. CONCLUSION

For the foregoing reasons, Plaintiff is entitled to the entry of final default judgment. Accordingly, it is

ORDERED AND ADJUDGED that Plaintiff’s Motion for Entry of Final Default Judgment [ECF No. 37] is **GRANTED**. Default final judgment and a permanent injunction shall be entered by separate order.

DONE AND ORDERED in Fort Lauderdale, Florida, this ____ day of _____, 2021.

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 / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
1	analuxuryfashion	bertonlea@hotmail.com			WhatsApp: +8617603061115	
2	bolsos l.v chanel	anabediva50@outock.pt			DM WhatsApp: +34 642 06 07 16	
3	chanel.dio.lv.gucci	hermesezzhermes@gmail.com			DM Wechat: 6240012	
4	chenhuaying8	2335817488@qq.com			DM WhatsApp: +86 157 7979 1355	
5	cuiyeye2	5175299@qq.com 5175209@qq.com			WhatsApp: +8613178238800	
6	eva.brand.goods	evayu891201@gmail.com			WhatsApp: +0086-18149704790	
7	furshoes_wholesale	1193752402@qq.com			WhatsApp: +8619142092599	
8	hushbegs	apanhwar3@gmail.com			DM	
9	kelly_shoes1	287821339@qq.com			DM	
10	lina9869832	986983287@qq.com			DM WhatsApp: +8617689451819	
10	yisa09889	986983287@qq.com			WhatsApp: +8613615998061	
11	love brand collection	2493486587@qq.com 376428493@qq.com			DM	
12	luxury.storeglobal	lareinaguo77@gmail.com			DM	
13	luxuryshoesbags86	2583151893@qq.com			DM WhatsApp: 8617665237415	
14	meizi 2013168_g	1649366167@qq.com			WhatsApp: +8615813635980	
15	merrykick	ericsheng20@outlook.com			WhatsApp: +8618858408171	
16	moengyunxun	fashionchen1005@outlook.com			WhatsApp: +8618100591850	
16	yifeichong36241	fashionchen1005@outlook.com 675319957@qq.com 1969970170@qq.com			WhatsApp: +8615080190129	
17	nancyhenrybbbag2020	13621488409@163.com			DM WhatsApp: +86 136 2148 8409	
18	worlds brand store76	mrsilent0tear@gmail.com			WhatsApp: +92 305 6748554	
19	yaojiany	cuiyuhui1@126.com cuimingying1@yeah.net			WhatsApp: +8613386924492	
20	yiyanbags	1814574538@qq.com			DM WhatsApp: +8613760843667	
21	yofashionvip	1161646254@qq.com			DM	
22	brenda84819 aka Shop900250100 Store	Store No. 900250100 AE- Alipay@service.alibaba.com			WhatsApp: 008613530531210	
23	hankyang0117 aka Shop911259040 Store	Store No. 911259040 AE- Alipay@service.alibaba.com				

² 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.8.

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
24	2589 Store	Store No. 911603835 AE- Alipay@service.alibaba.com				
25	A-kuei	965553355@qq.com			WhatsApp: +86 159 9975 7613	
26	521bags.com	ligezhang0@gmail.com			WhatsApp: +1 2095651228 service@521bags.com support@tiktokhotpop.com	
27	areaglam.com	falcostore10@gmail.com			info@areaglam.com	
28	blessedbedding.com	ntuan8438@gmail.com			support@blessedbedding.com	
29	bolsoslvchanel.com	jhostyndiaz25@gmail.com				
30	depurses.ru aka purse inspiration	keanyongtan91@gmail.com			WhatsApp: 60165425482 WhatsApp: 8618666021721 desacpurse@gmail.com	
31	dtebags.com	pp869788680@jackwzm.cn			WhatsApp: +1 561-292-9603 service@dtebags.com	
32	exrain.com	lehuephuong46933@gmail.com			support@exrain.com	
33	lemaisonparis.com	jabouzasrendal@icloud.com			order@lemaisonparis.com WhatsApp: +1 302 4401 725	
34	luxurybag.xyz	zhong1995ju0202@gmail.com			WhatsApp: 8618826227375	
35	luxurybagweb.com	paypal@tradinggogo.com			WhatsApp: +8618677773661 Mell.Billi@gmx.com	
36	offstreetunit.com	info@offstreetunit.com				
37	todadivaofficial.com	sales@todadivaofficial.com			info@todadivaofficial.com	
38	wereplica.com	ulisfyha@gmail.com			wereplica@gmail.com	
39	womyshop.com	kristinbazar99@gmail.com			WhatsApp: +1(579) 390-3848 womyshop21@gmail.com	
40	corwin.store	james745119@gmail.com	Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	bluerd.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com hello@nova.com	
40	buebu.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	feieagle.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	iluivo.shop		Sihe Trading Co., Ltd.		YT@gmail.com	
40	incco.shop	james745119@gmail.com	Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	ofore.store		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	seerlin.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	wendco.shop	hytc201509@126.com	淄博浩源陶瓷材料有限公司 (Zibo Haoyuan Ceramic Material Co., Ltd.)		hello@nova.com hanli135790@gmail.com	
40	bluediem.shop		淄博浩源陶瓷材料有限公司 (Zibo Haoyuan Ceramic Material Co., Ltd.)		hanli135790@gmail.com prediselhou50@gmail.com	

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
40	furta.shop		淄博浩源陶瓷材料有限公司 (Zibo Haoyuan Ceramic Material Co., Ltd.)		hanli135790@gmail.com lavilyon.shop@ace.com jannegravie@gmail.com	
40	guuliy.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	inscon.shop		淄博浩源陶瓷材料有限公司 (Zibo Haoyuan Ceramic Material Co., Ltd.)		hanli135790@gmail.com	
40	potark.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com wanlvyyuan502@gmail.com	
40	ronio.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	soloic.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	viennais.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
40	wesroles.shop		Sihe Trading Co., Ltd.		hanli135790@gmail.com	
41	raretail.com	hotsstore@hotmail.com	Sunoutdoor Co., Ltd.		service.acx@gmail.com customer01@shopify-service.com	www.facebook.com/Raretail-2-101674995209115
41	delightfuts.com		Sunoutdoor Co., Ltd.		service.acx@gmail.com boss@delightfuts.com customer05@shopify-service.com	www.facebook.com/Delightfuts-1-100279455408951/
41	factiones.com		Sunoutdoor Co., Ltd.		service.acx@gmail.com boss@factiones.com	www.facebook.com/Factiones-1-103313698388160
41	ignoreds.com		Sunoutdoor Co., Ltd.		service.acx@gmail.com	www.facebook.com/Brandon-Simmons-1-111122707749554/
41	ongoinges.com		Sunoutdoor Co., Ltd.		service.acx@gmail.com	www.facebook.com/Naufal-Rafif-Fajar-Ilmi-1-103025901791990/
41	pendinggets.com	lacrosse.sop@aol.com heetodry@protonmail.com	Sunoutdoor Co., Ltd. Guili Liu Liandong Wu		service.acx@gmail.com	www.facebook.com/Pendinggetscom-104578065141218
41	beliefal.com	waxic996@hotmail.com attorney_float@zohomail.eu han85.yan@outlook.com compliantne@zohomail.eu pengyong.leaf@yahoo.com finch.flam@gmail.com corn.pheasant@gmail.com peoriasing@yahoo.com jiaenjinshop@outlook.com mercifuldop@aol.com suicideop@yahoo.com mallliul@hotmail.com qizhong.linden@yahoo.com hu.baoping@outlook.com	Wuhan Wangxinchao Electronic Commerce Co., Ltd. Fun Pack Technology Co., Ltd. Yi Han Hao Clothing Co., Ltd Guangjian Intelligent Technology Co., Ltd. Jinxin Biwang		service.acx@gmail.com dawn-fast@outlook.com institute.ad@gmail.com	

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
			Technology Co., Ltd. Tupaco Entertainment Co., Ltd. Anshiyu Co., Ltd. Yizeyan Co., Ltd. Jia Enjin Network Technology Co., Ltd. James Hannah Henan Ziliang Network Technology Co., Ltd. Fanao E-Commerce Co., Ltd. Xinnike Trading Co., Ltd.			
41	amountes.com		Wuhan Wangxinchao Electronic Commerce Co., Ltd.		service.acx@gmail.com	
41	gloriousion.com	recklessjiang@zohomail.com	Wuhan Wangxinchao Electronic Commerce Co., Ltd. Haidong Ye		service.acx@gmail.com customer01@shopify-service.com	
41	dawnise.com	torquesong@yahoo.com	Zhiwei Chen		service.acx@gmail.com dawn-fast@outlook.com	
41	shineian.com	polar.shirt@yahoo.com	Dubaozhan Communication Co., Ltd.		service.acx@gmail.com	
41	yeaing.com	chair.yky@gmail.com	Ruimu Women's Shoes Store, Wuchang District, Wuhan		service.acx@gmail.com	
41	burlyts.com	astronomytong@zohomail.eu	Wenlin Technology Co., Ltd.		service.acx@gmail.com	
41	seriouses.com	junqing.bark@hotmail.com	Yushun Trading Company		hotsstore@hotmail.com	
41	welcomeal.com	cheng84.cosmos@outlook.com zhuchen.pea@outlook.com jianchun.78li@outlook.com li86.peng@outlook.com ants.eagle@yahoo.com yew_serw@yahoo.com parsley.eng@zohomail.eu fwierb@zohomail.com violentxiao@outlook.com cockedyu@aol.com giraffedeer@hotmail.com fujun.bitter@outlook.com routgfs@yahoo.com xiaomin.twig@outlook.com	Dan Ford Trading Company District Haiyu Non-staple Food Shop Chuangshicheng Network Technology Co., Ltd. Linwen Electronic Commerce Co., Ltd. Lancheng Fitness Management Co., Ltd. Laomipi Co., Ltd.		service.acx@gmail.com dawn-fast@outlook.com	

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
			Youdeka Technology Co., Ltd. Jingshi Co., Ltd. Aaron Sparks Linlinyu Hotel Management Co., Ltd. Xiangyun Hongyi Technology Co., Ltd. Zi'an Decoration Co., Ltd.			
41	glowingss.com	complientne@zohomail.eu	Guangjian Intelligent Technology Co., Ltd.		dawn-fast@outlook.com	
41	amiability.com	notablexiang@aol.com tightenguo@aol.com youngsterying@aol.com taylor.hawthorn@yahoo.com resentxiaolu@aol.com	Kaidong Zong Yaoyao Yun Hailong Li Qing Xia		service.acx@gmail.com	
41	antbtcss.com	deng.bubble@yahoo.com urbancong@aol.com superuied@aol.com fhuowfhu@gmail.com dominantnan@aol.com currentlyhuang@gmail.com	Weibin Ma Hong Kong Zhicheng Network Technology Co., Ltd.		service.acx@gmail.com	
41	auspiciousise.com	service66.customers66@gmail.com			customer01@shopify-service.com servicecustomerplhgre@gmail.com	
41	batcta.com	urbancong@aol.com diagramm.sale@gmail.com	Jiancong Cai		customer05@shopify-service.com	
41	brand-vip.store	eldorado_hy@aol.com unanimous.co@yahoo.com positionwen@aol.com wrggf.sale@aol.com shedguang@aol.com instantspik@gmail.com gazeopkru@zohomail.com adequatejun@gmail.com actual_hwf@yahoo.com identinfr@yahoo.com mosquito_zhang@aol.com coconut.allen@aol.com compactlijian@gmail.com	Xiaojie Zhao Yin Lin Guangjin Chen Weifeng Huang Edouard Bartes Buck Allen Qiqi Huang		customer01@shopify-service.com	
41	bravecy.com	johlpbo@gmail.com analogyjun@aol.com circus_store@yahoo.com gazehdfoop@gmail.com	Junqiao Yang Jin Liang Yuzhi Xiao		service.acx@gmail.com	
41	combinationine.com	sactress.gare@gmail.com collaboratezhao@gmail.com orchestrayue@aol.com safeguardyang@gmail.com	Hesong Zhang Gangyan He		customerservice.boundes@gmail.com	
41	faithfulwes.com	gazeopkru@zohomail.com furtherkang@aol.com	Conglei Lin			
41	keenhood.com	meandefs@yahoo.com fulfillzhang@yahoo.com	Mohamad Alani Xiaofeng Fan			

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
		institute.ad@gmail.com sgtherf@yahoo.com butterfly.hall@yahoo.com accusexian@gmail.com scanhrit@gmail.com	Jinming Xie Liangkun Xiong Edumnd Harris Lianjie Lu			
41	kindlyment.com	customerservice-vip@outlook.com			service.acx@gmail.com	
41	seriousth.com	compensationyao@yahoo.com proclaimfeng@aol.com absolute.james@aol.com	Hongrong Wu Siting Deng Howard James		customerservice-vip@outlook.com	
41	leeiggres.com	awkaerd_mall@yahoo.com	Jianke Huang		onlinestorecustomerservice@outlook.com service.acx@gmail.com	
41	prosperities.com	wwang.king@yahoo.com afford_czg@yahoo.com underwearqw@zohomail.com crashio_free@aol.com scheme.storefy@yahoo.com overallyun@zohomail.com identifyzong@yahoo.com explicithan@yahoo.com thrieller@aol.com hesiadre@aol.com	Qingxian Wang Mirko Guajardo Alex Houghton Avent Duplessis Alexander Sommer Kalle Sadonoja Carlos Cubillo Zhiming Tan		customerservice-vip@outlook.com customer01@shopifyservice.com	
41	quietees.com	idealedop@aol.com carryonse@yahoo.com dianoude.smell@yahoo.com chestnutligang@gmail.com simplicityming@aol.com slangeh@yahoo.com beholswe@yahoo.com gather_heng@hotmail.com couclute_sale@yahoo.com idhbgf@gmail.com windmillyan@aol.com difficulttao@gmail.com	Jingyu Chen Yongfeng He Hannu Kolm Lioba Fanucci Huiyong Li Arnold Burnette Lola Manessis Sebastiano Trevisani Susane Carrasco Kerem Akboga		service.acx@gmail.com dawn-fast@outlook.com customer05@shopify-service.com	
41	strivecy.com	longingmin@gmail.com availq@aol.com mnhsqw@aol.com	Charlotte Stirling Antje Beike Alisha Rica		customerservice-vip@outlook.com	
41	tidyian.com	deviationhong@yahoo.com cubicjincai@gmail.com shdgeb.sale@aol.com terminaljun@yahoo.com perfrg@yahoo.com gossipxiang@aol.com worlderty@yahoo.com werfdh@yahoo.com mihxew@yahoo.com pasyellow@aol.com edward.galaxy@yahoo.com wz.small@yahoo.com butterfly.hall@yahoo.com recurrencfd@yahoo.com zheng.liberty@aol.com lxue.snow@yahoo.com perfecklh@gmail.com pumpkinzhu@yahoo.com	Isabelle Trottier Publio Moretti Isabel Dacre Linda Hobson Pierre Jodion Lodovico Manfrin Shelley Law Lea Bauer Chushuang Huang Steve Nocito Weiwen Zheng Xuehua Liang Clyde Eudoxie Martin Kiesch		dawn-fast@outlook.com service.acx@gmail.com	
41	vigoroush.com	assorted.berry@zohomail.com	Zizhu Mo Xing Yao		service.acx@gmail.com	

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
		litterdong@aol.com physicialde@yahoo.com dicatiton@zohomail.eu sauthorityu@gmail.com Smith.pansy@outlook.com latin.tader@yahoo.com				
41	zechot.com	urbancong@aol.com superuied@aol.com			service.acx@gmail.com	
42	jiyuanm.com	foshanaoke001@163.com	佛山市顺强建材有限公司 (Foshan Shunli Building Material Co., Ltd.)		info@jiyuanmei.com 2911800416@qq.com	
42	esunnily.com		佛山市顺强建材有限公司 (Foshan Shunli Building Material Co., Ltd.)		info@esunnily.com	
42	tousikey.com	foshanak001@163.com xiachong002@163.com	Foshan Jiyuanmei Electronic Commerce Co., Ltd. Shenzhen xiachong Technology Co., Ltd		tousikey@126.com	
43	vkrjewelry.com	2738429873@qq.com	深圳市豪佳杰贸易有限公司 (Shenzhen Haojiajie Trading Co., Ltd.)		service@vkrjewelry.com	
43	vlcase.com	2738429873@qq.com	深圳市豪佳杰贸易有限公司 (Shenzhen Haojiajie Trading Co., Ltd.)		service@vlcase.com	
44	aililady.com	362506843@qq.com kyosal@163.com	深圳市天隆资产管理有限公司 (Shenzhen Tianlong Asset Management Co., Ltd.) 聚优国际电子商务(深圳)有限公司 (Juyou International Electronic Commerce (Shenzhen) Co., Ltd.)		contact@Aililady.com contact@AILISISI.com	
44	alicemini.com	kyosal@163.com	聚优国际电子商务(深圳)有限公司 (Juyou International Electronic		contact@alicemini.com 403592758@qq.com	

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
			Commerce (Shenzhen) Co., Ltd.)			
45	genilicaa.com	wenhaotc2022@163.com	深圳市信速进出口有限公司 (Shenzhen Xinsu Import and Export Co., Ltd.)		contact@genilica.com	
46	lifefashionday.com	ppvt2020@gmail.com	Nguyen Nhat Vu		support@lifefashionday.com	
47	luxekings.co	tungchefpayment@gmail.com naman.paymentonline@gmail.com	Tran Thanh Tung Nguyễn Tấn Nam An		customers.pod.contact@gmail.com customers.contact.luxekings@gmail.com	
48	spitfice.com	htang8859@gmail.com	rao ping xian shun tang jian cai dian		spitfice@126.com info@spitfice.com	
49	thebrandroom.shop	info@outletbrandy.com	Outlet Brandy LTD		info@wellones.com	www.facebook.com/thebrandroomshop/
50	Aricot	ATSPQRNXGR9TE		B094FJ29MB		
51	BRUZY&	A3PGU7TDV3J63F		B092JJTP8Q		
51	HGVVV&	A3PGU7TDV3J63F		B092JGHG6S B092JJY7CM		
52	cduybbiuviu	A2ZL9U65Q9FQDQ		B092H5FZZ1		
53	fwqvk8888	A1ACPI1LLUCB7AL		B094ZSJF91		
54	GuangZhouLianJianShiYe YouXianGongSi	A1H5AG9KXTCY1L		B092LZVGR6		
55	huajiazhiyuexianhuahunqin glyidian	A3IA7HWLGFZGDP		B08TMPSH8S		
56	taiyuanxiguaniaoyukejiyouxiangongsi	A1RDPGKKD67KVI		B092LH9KGK		
57	Yihao gift	AFOVI2H8UITLC		B092LPQTLR B092LN9ZW1		
58	aeXai6q	5f7b4a559451b5004a73d0a1		6062ba8417c067f9202cd0a3		
59	Angelicotory	5ff853db9cc1e5fab84861c		606be73d0650efcef6a5ed23		
60	BelleElai	5e948adc29e78658c089f41c		5fc1a513ffd8f70d3bdbe5c9		
61	Bluetronicsti	5fff48cd80aa192fa64fdb5		606a9a1364e7718175178f6c		
62	Brandi B. Makeup Artistry	600a4bd34a632a288b942e78		60652acec551267f3acb76b9		
63	DiVOT	600bb94dd3669850d1b3d46c		60765492e41f2cb5ee8c4f9b		
64	DominicPh	5e9507067446d700443085d4		606ac2aabd1aebc9b35a3dd7		
65	fanghuijuan2312	6072748820a354930f72aa1a		607d515511f74b7a643852f5		
66	farzonba	5f7c95a5846909a6643f6305		6063d81862880e62241d7f50		
67	Formirt	5fc61313b6a39e72874b00f6		606fee193d99e23fcc861239		
68	Fragata Stores	5fd963d0c8beb30585644fa7		607b38624d445a3d036bfec34		
69	Freelance Wardrobe Stylist	600a50d97635f12b51062635		6063e1b723251590836886fd		

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
70	From Mercury	5e6ee2631e1985f88d2356f2		6078f5aeb565fe5377807215		
71	fus2174shop	5f7eb33d5f080e2dfc1969f1		5fd073846367d117a1e1fb95		
72	gyasjbuaifg	605afb0287476815cce6c874		6073ee98ff132251acdffc		
73	h3t0jx	5e7829b029e78673fc55bc91		603b425b8496d1eab5a66d13		
74	HaroldMon	5e9511b67d58eb1a8c12ceef		605bfdc1c355c65e1270198c		
75	HobartKer	5e947a706dc979a728160d83		60667b798385c16cb7f55138		
76	hourace	5ffa7fea84f2123c7267f449		60671d7a65cece4c4012f1ea		
77	hristopherBert	5e9501b3c2efdd0b97ad2b2c		605992807b870a27ea53d0ba		
78	Hundp	6003a3c7d3d832e6160a4e58		608e54eb2825771a7192c600		
79	James G Hope	5e9d4d2df5b57cd81114e36e		606d337c978236e59d995568		
80	Janice R Jackson	5e9525c8cb74c917c241a375		606958215fc80a6e42a788ce		
81	Jimmie M Skinner	5e95297a7eb5cf15342e99a9		6067f5adada096d881424e18		
82	JldeEas	5ff5ba0fe3cb5fc91ad49c81		606eca3a2c9160b33c4a0d25		
83	Jolyom	5fd76ab360df091803cdb4cd		60050c275c728b8945d1356c		
84	JoNatividad	5e9512d7cb74c9196541539a		6066dbfe41c00695ebad79da		
85	ju5k45	6034a31329ee425b4c6d468b		604c50131ea58bfae84ecc3		
86	Kate.Se	5fcfa4ce0178d2fdf240cbfc		6013982aac36371ccd8679a3		
87	KevinAlvab	5e93bba6d10744003e451ab0		605414b3aa0ad4d1ccd709e1		
88	LIHANSHANGMAOSS	604481574905050045ca04ee		6061a6b6c9ffc9d81c9fe868		
89	liuzhigang7230	6079395ea2774d0b86a08479		6092ca96faf07523f55ad044		
90	loiSaif5	Merchant ID: 5f7c9704e314d8babc01b7de PayPal Account: 329483790@qq.com		606bc83a940b4d7a22d8f422	WhatsApp: +86 15294557196	
91	Mefranje1	5e27406dea31082344d08654		5fc0817f5e56e8d90dbe9152		
92	missluxury	5fd954f95f02791e485b974d		6067ce1bb4d82c6cb90af3b4		
93	nds jagvdlfsfjkdxbhfgxngtngf	606d702c9117791683babd51		6074442f63be3930e8f02ba0		
94	nice555	606c625f8caf72594246b895		607ee6ee56986a061d109603		
95	oaKie1te	5f76144247fa979de3c44be1		5fa50351ff51d33d1d301542		
96	Peggy McMullene	5e69e9875098721140ad8d4d		5fbcdcb31bc7e4f6f598d424		
97	Popular color coordinates	608526f6933947bb846b7b36		608bb52e70fa261ff4792380		

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98	sa6zi8E	5f7b69f6a088530fa13f6d38		606418e31f41c8546c040c7b		
99	Semca Tienda Online	5fd6ceda60df097118cdab9f		606fe4cb7915b73335722883		
100	Sherri M Rangel	5e95283fc01f951fc583730b		606a9a510ac799ac6fe390fe		
101	Spideradioxy	5fff18091c90df0244b8ef57		6062b59eaba84af3955bd76		
102	stesoft	5fdab7fcaae4ca1859d4ee4f		6067ce33cc0d326fe6a07c8e		
103	Sunyanli66085	5e8ee04829e786429aa1608e		6061a597a82bda71e501700f		
104	Tasselti	600114a11dc2b02e3748298a		605969b8cbc6f0b4a330eb62		
105	tinkeauo	605af6448257b387f16f4644		60745264dd9cdf80fa8a8041		
106	Toy Flower	606acd48e08c77f8b5ae2520		60701ae17dca3d154e554b41		
107	Unipay	601b78a3da6fa841d91e6658		607fa04ae16d7b3c18fda05f		
108	vcba	5e9fb88251f61241c361a64d		60506c1bf7f91cd5af2830c1		
109	wanghai9181	607a60c8a659d52e055a3f61		6092ce06af84cd2c19d2aa4a		
110	wangting2650	60711a363d5ed63800fc6da9		607d5110739df14e54d07300		
111	watsubo	5f75b5734fba00ffba66f5c8		605d57a5e06153af88066386		
112	yufengx	60069b65d3d83295bb0a4ceb		60745349dd9cdf8a6f8a7d57		
113	AKA-shi	5f85da05c0b491fbbf5fbc5a		609cbb2be94e6b7fb5bfa8b88		
114	AngelaZebulonx aka amy0515	5ea76c023f2e0c37f197452c		5fd74def723199ce3f36aff1	WhatsApp: +8617394977655	
115	Annestephanie	607efe628b131abe8003abce		609ccb5b9941d9c590bca763		
116	apowejiufa	5eb63138e4a2bd3bce74309a		6087881052c83270b0ead369		
117	bambunatural	60857c037530ac710050eda9		609616707aaa85c6e0caa753		
118	Beautiful metamorphosis	607f85f091605c0f987f094a		6096a58d9fd793ad8f95134e		
119	Beebaer Shoes	5e743c907f526905dcd93b6f		60713db060d9961e30b49a57		
120	BetsyBridgetzPcPpV	5e93f32a7fbade2e52bd95bf		60a86b6b90d1fe74ecabfc84		
121	Blue Princess	5fd72293e69fe8af463a5d6b		5ff95453f3fa9413dbf6d33c		
122	caiyohj5Sha	607e00a145810298527adb9d		609b4b5d440448e3b0598fb6		
123	Cantsed	607e0957458102a0327adb8e		6098ec6672207500545b4ef5		
124	Cbarmen	6031e0ccb284a697d76efa29		6080d6c493394734fa6b2ab9		
125	cbvbyg	5e9fbe7713546c264adb0488		6075519ced4edb532bf0fb0e		
126	CGuttma	60856365a0ca850366063c83		60a603f42f5329f62a02b732		

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127	Chenyijia Store	5de1f77929e7864da6dd6ba2		5f93f7ed341653136cafbf36		
128	chgfte	5f324d49b5fa4b00412930f4		607140fbfdd3823f7685d88d		
129	cjeihf	5f39f28aa33e56027285fbf9		60892d19c9940fb08b62b7c5		
130	Claudia Tour	6095662da2b1678e401e9b2b		60a50ee51fa96c5be51db59a		
131	Colorine	6080f12bc3796206c044ff2e		609b3e75f72e1ebaba916458		
132	Complete Tech	606b3b9c53adab0486eb094a		6087fa0e3febb68459fd08bc		
133	David D Kettler	5e9fda56e2fac32f15704173		60a23734fa3fe18bd9b88e04		
134	dazhanhongtu123	5dbf9508ff4ee603d3061c1a		606831ad68c614693c50043c		
135	Drunk Labrador	60856e743752b4464361dde6		60935b2d7c588b2c16b9265b		
136	etplaza	601bc3cf79562f3f9152a54c		60960984385e8c766593e11c		
137	FarEast STAR	60957e5261f14a9ec0f5b951		60a5d1455b6e967f558eabdf		
138	Felicitas A Coleman	5e9fdb98c96219003f445bdf		60a2372f881bba190cf9ba86		
139	fhuitjo	5e731b54f56f7903403cf1fa		6077c52b7e8ac3e629480a26		
140	fjdwiogagerhftgjthtrgfdxht rf	6072932e8fb84e0b2766b320		609b48cd9339d76982b70aac		
141	fushuaikang3889	60727afd67b2fc9763a7e980		607d55779422217c81444d4a		
142	getgreenfast	608b87a3b9dd22328327c78a		60a64f8bfd51dd9a25c71ab7		
143	goutoug2865	607ea4f920c98708c27c8cce		609bc7b290cddb1bafddfd1b		
144	guillermoglover	5fc9a7df7f7f131deb10b4ef		607fa412a591091d614baec9		
145	Heckoshoo79mW3	5e84334eff14ef62cd30727b		6055cd4fab70688f5d39b040		
146	hiovjhadkzfjhfgjngjgyhjk	607275c6c534cd88d9242791		609b497de7da2ed09237751a		
147	HiramAnnAnTfM	5e9806bc29e7866bffe789be		60a9db24b9b0a581b3e70eca		
148	huchao1256	60716ac3ac47c8138240e303		607d5579f427339b4451c092		
149	HugoPhoebesH	5e9480fd1a25abaec1b7684f		5fe58ba4b8347ec7f428fd47		
150	huirushangmaoss	5feeb1027d97042dc50ac898		6073ca67a84251f827029e75		
151	huzhoudamaige	5ad2e12eaac71f2e7d942afe		6078310e74d8680aa5d20305		
152	IvyPetenZn	5e9555b565a17901acfc95ca		606a6dbeb342ac07f3413add		
153	ksoenfuyu	5ea28fa69dffbe5e2702b872		6078043b7d4f4fa6f1439367		
154	LatonyaToler	5e78c35f2d03ddb3e4a06e87		60a7d8f72a10a274a67f6fd3		
155	ldlrcyxnm	5fc2fc8802c9b3cea5090cff		60a2408a9fab1c5a48828cb6		

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156	Lgsasasuasbs	6072e0b0fb49a1ed82e32174		6096ba82b04777d7033ff7f7		
157	liptim	5ff48fa956c946d3cb01b246		6097a01187cbf42a564e7b8c		
158	llmortgage	608b8bb01277afc25cd35cea		60a64f9a22a27080a7eeaa10		
159	loeirhwore	5ddcbf8c71483d2e0cf8e4bb		606aabd0411e37e05673a4fc		
160	lqqkj dakfassg	607289c88bd726970e5eaebe		609b4a955f363262f311a8c0		
161	manhdungtruong54101	6063edf758135d3f33b7d496		6087b2521c5aede17864b518		
162	McShaleCVpeq	5e84359f01553b45eb84a897		605851a6449ac662c8303c15	WhatsApp: +86 15322250862	
163	Meat Jerky World	5eb2b972e7bbe7a204292be0		5fe4698df6a223aa7591411f		
164	MengjiejingiXs	5e8582295f19ee0048c1cbf5		60a339bada072f14b5987091		
165	Natural companion	60941a8c8b7e45374038d6a4		609cc218703534c5c7ec0e93		
166	PacificCoastHans	6095804161f14a8d13f33c35		609cbaff08c3798def325654		
167	paiqiugongjin	5e6880619145ad53ac97308f		60a3e6be7c66f78d25ea34c5		
168	Qdnjk	5fc89d50df0823f7935b992a		609fd8b6e01d07f94c14f2c7		
169	qingfang123	5d9412dd909aba3cd316913c		6077bd3bdbe1b0d391c86302		
170	Rogers Food Stores	606b3c4b9056b50283f4ee79		608153b9c9e2a434f9ded512		
171	Ruchey	60869b24a59109280b4befcd		60926eee863d0a216c97608c		
172	sdnjgheoirjtgfykgedgvsdfd w	607517fbc7100f4350684a9c		609b3da9160a7b7da665a868		
173	SESAY2020	5fd813695a77750626147197		609e9854cc0620110719d0f8		
174	SIHUABAO1077	609647034d980f075944bca3		60a5f25825f988ad68d2f458		
175	Small waist	60851a3c729e094582d94e42		609d2ddf57fa809a27fbcb3		
176	smartlibrary	6086e6b96e904988c1937ee0		609cd4ac7e86714e11bac463		
177	sqinzia	60893eb4dc5608c3d14f3383		60a9f2a37eceb7af89c3772c		
178	teJS	6078d80134a5f743c3eaa51c		60890d46742dbaa226a108e5		
179	tiansjkea	60715289173469204025ecd5		609b477fe5b6c82cb85307fc		
180	TobeyUriahkBhOh	5e94010f646cd43c33988bf1		60a730efe95b35d1dd462cb1		
181	Ultreos	606bc6a87155f72a5ccd081d		609e98333902fc47d9802566		
182	Used cars	608770b4ec3d200ed2fe9f33		6093821c0cb8a97d6e8dcf3e		
183	ValentineBobaPcH	5e93f2482522bc3072c76825		60a86b2f5f674075c6550192		
184	wangyujia0951	6071141cac3dcc174ba50d6b		60976e8be55d95c6a661ab75		

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
185	Witard	608731856e9049dc559370a3		609e1a4cb3619752bcf92d81		
186	zhanghao2416	60793d4d6a77201f11183fde		60a3e4302c01a6885e6c5dda		
187	zhangliu1395	60791b8169cc9f4348ec9d15		60a3e8dd077cc990f21724ff		
188	zhangtianqi Store	5f9f8267f3f5923c1d20bae5		6090a0517463242f0cbb5232		
189	zuoze	5fbbee73b4025e38e371345f		60877f4a59ded60a8bcd0710		
190	Americanclothex	6099ef76d6688f6307e6a391		60c08714ece4ce72a3f29e86		
191	Bebidasrapidas	6096e47c30cddfb45cb6db0a		60b79a4fce56abc1e82d8ccb		
192	Betancourtcovalent	609679fd8c2bee9858ebd98b		60b79a36405442dca8b4355a		
193	Bryan D Reynolds	5e96aaf53985223a5ee172bb		60b0ea577d4aa1efadec1c50		
194	ByronChloeaCeBl	5e97eac6ea18a54a93ccc8ec		60bd99a30b7e20cd0abb8008		
195	ChicRepublique	5fd8118ee58466034b3a8c14		60b8670c8b30ec8143a2dde6		
196	DerrickGeorgiaqYkW	5e96ae8b058b713c04edc73d		60c447b9aa601cab140cf962		
197	Don miguelon	6099b3386a9ffc0a5427dc36		60bdb46e63127be782bced1f		
198	DorisHuntertLqL	5e76e10129e78673c0562f44		60b4615ee5885a7425cbe108		
199	ErnestFaithevMpY	5e97e8a83db66347e774e551		60b9b8f287af567dd5286e32		
200	FARNCES	60863bc92446d52de0f3729f		60b05f778a3dc5ba5e648571		
201	fifth area	609ed333695a1001069fa199		60b9f5c004aa49abd14096dc		
202	FlowKrosty	6095b1bb61f14ab636f33c7f		60c0889a5e98d47167386122		
203	G&O Supreme sparkle	5ffa61d5649a82236c8a6052		60b5bfa01595ede86e69c1e9		
204	GarlLe	608852a7223f5d1dc2557f01		60adb9b8d1f1021fe4921f67		
205	gyhlaskdjaisf	6072791b3d5ed69916fc6261		60b871bcab29368bd585ebb3		
206	Helen J Vargas	5e96aa5339852239f0e17278		60b0ea57b9e9391436517ddc		
207	HenryZararZlS	5e980529654fc160bee47188		60afa0ac608508f5ac5ea8e7		
208	holywritings	6086e43e0800943237a239f4		60af4e18dd2ed83f61c66c3d		
209	hsfjkasfbhsjdjhjsef	6072c47767b2fcd5c3a7ef0c		60a753432d9d3729d5b67719		
210	ingarg86hba5lr	5e787be54fed5519806592e7		60b46d16d81faf1917e0675d		
211	Inversiones Gus	608db4178c4dd796a5be2635		60a39ac1ab3caadf83df82d2		
212	Jason C Sandin	5e96a61e6d2a2d039d2ade95		60b5ec62b961ef3627397703		
213	jergraph	5fdac891e1000a178b9b8c66		60b86e8579d2108418928024		

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214	John P Rooks	5e96c848639b2d3183b82342		60b5d5faecef63c7feacf11		
215	Kirsten M Manrique	5e9fdeaa29e78626f25ae3fe		60b48c8d2aa9d731337b9176		
216	La estancia ve	6096a14b8c2beebad7ebd94a		60bdb4415fb085f9f2cb5454		
217	Lawrence A Johnson	5e96abab5ef4710048c858e4		60b0ea9645d0590417927466		
218	Luis sports	6093f4bc8b7e45374038bd28		60be5ac54ba71f6f0710c0fb		
219	majinxian	5dc68d30e256711688b1b05c		606cd9d6c27a867d2f9d468b		
220	Marcel fast	609922148b7e45c21336cf44		60c444876eeb7da047387b7b		
221	Mario K Espinosa	5e96a2d4ff30140494ded84a		6095efd3af24e329879281b6		
222	Michelle K Crouch	5e9fdc9f99b6f10041d36eae		60a236685ef703b94237d318		
223	miir91gang	5f6877c2af629f2fe5a29921		60a3431e41c8a312b1065ee9		
224	mozhihaoa	607261983d5ed68301fc62f9		60a733ce56a221d8508b188f		
225	Parzer	601ade81ee594ad42219acc5		60b4925a68f2583aa204e044		
226	Patricia L Krick	5e96c1e56d2a2d1a8c2adebe		60b0ebbdda9c47d7b89628e6		
227	Picinas y difrutes	608f32e4ec3d20c869fe9c38		60a60312b2aad82e4121e129		
228	Prishould	6092a4f7854dbf798b7231b9		60b6038cda9c476848961f26		
229	QuintinaSandyQeN	5e75bb632d03dd0740a14a77		60b9b020210c6d774d730ea4		
230	Revel Windmill	60956d91f3cd39807a951c0b		60b6f4f080395d66fbbff34c		
231	RobinJimmy	5ff3bbff4361b905f45df1c6		6031351b82c6a8c03874c979		
232	RoyBaldwinrNhU	5e97ebd1654fc14a41e47234		60b9a4b99805a140ca978c72		
233	shfdjafghsfjfhws	6072ca4a67b2fce241a7e9f1		60a7522227c02fd69f738fb5		
234	shfjkwhwkfwjhfwf	6072bf286dcdfa0440727f0a		60a735c81b0738865eaaeff9		
235	Skilled	5ff49361ad7e54e2b88b24c2		60b4b82d8f122ae5c4ad203f		
236	sofasieure	60026ee68c1c0830419af894		60ab4955fc8667256759c016		
237	songdan4772	603c84827ea46a8c7b2b97b7		609d5635035d84273521d6f6		
238	StateLink	60988939ae59b904a3940ae7		60be5ac5014e50a9c891bf4d		
239	StevenPeters	5e78c36eba7ff1b23e4b4f50		60b46154cc4a77f188177d46		
240	Tecnox inc	609452e2996c9468b386ac82		60a5d8c93b59ff4b0d4d9895		
241	The Last Pacers	607f5b0941dbdd4e68450126		60ab2af78eccc8fa869c316c		
242	Ussiossop	60a0e5857dcbb143fe3dc4d2		60ba5391b51060ed3a5e87ef		

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243	Wiffistandes	6002789381125242282094cb		60bdf644745de972e55e858e		
244	WSNBB world	60507bcd3d2d6a21822dedf0		60bdaa6703e2eac0e7b80331		
245	wuzhichao0201	60a9c7f48b8e79b8002cc5db		60b8e81c1edcc7a3074c792e		
246	Yethat	6092a7768fd4947b8c198f75		60b6075841a446cf49062b0e		
247	yinweiyou	607157d70e3b29802fd44035		60b871d09805a1858e97977d		
248	a2019	21027388		631653706		
249	aa1010612317	21039360		627313635		
250	az2026	21199647		631658498		
251	bag0111	21646709		687554413	WhatsApp: +8617613722221	
252	bag613	21384989		640678672		
253	bestoffershop	21452089		666889740		
254	bigbrand001	21639441		664845022		
255	brand bags666	21646918		676499872		
256	brandfactory333	21128272		551402656		
257	buqu	20331369		597270084		
258	buycheapcocos	21622935		636668939		
259	chaneldior	21479673		684291303		
260	chayuan99	21132946		511894586		
261	danny_luxury_bag	21584604		615453601		
262	Designer & hangbags aka dh bag jkshfkd	21646906		678390551		
263	duzhiy	21657184		687162403		
264	factory8_store	21001267		410537656	387893884@qq.com	
265	fashionbags and jackets aka unin188	21549949		680015628		
266	focusonjersey	21296818		548914714		
267	gongjia	21204629		615247369		
268	Guangzhou Fashion T-Bear Co.,Ltd aka tradingbear	14772552		544761334		
269	gzluxurybag	21660260		672560204		
270	handbags618	21619014		626701132		
271	hlwygood	20609155		548819459		
272	jiayu22	21161324		628694241		
273	jiuyiyi	21651916		693035289		
274	jsm_shoes	21601207		643869233		
275	Kanyeshoes350_014	Store No. 21563374 PayPal Account: c18059566122@163.com		567296408	WhatsApp: +8613977667766	
276	king01234	21229079		682589008		
277	kingremit02	21081488		631469833		
278	ladybag100	14385011		618578774		

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279	laoyuan2	21672323		693024676		
280	luxury_shops	21574426		603866846		
281	luxurybags80	21620909		625858641		
282	luxuryjewelryworld1	21357823		606864119		
283	luxurysbag766	21633957		635488974		
284	lvvl bag	21572012		632433529		
285	more than bags aka goodbest 8686	21657047		679055749		
286	mrlizheng	20290604		639638316		
287	newbag999	21605164		618453121		
288	paike2025	21195509		632079054		
289	paikekeji	21191576		630592415		
290	pangzi888	21465740		561741120	WhatsApp: +8618617325756	
291	pumashop	21068950		677593145		
292	qbfashionbag	21642414		684072952		
293	red bottoms heel aka factory store01	19960409		480059689		
294	rose king	21228841		675853859		
295	rose28	21225871		679152191		
296	rose288	21226678		591536534		
297	runxiao	21221729		553646403		
298	senior441	21127143		638763788		
299	shi9527	21650318		691751697		
300	sneakersstore202009	21402612		589717416		
301	sport0004 crossbody Brand luxury bag aka sport0004	20642763		648770841	cosysunny@126.com	
302	stylishhandbagsstore	21604571		619075475		
303	sup_bags2020	Store No. 21612095 PayPal Account: lfr131124@gmail.com		617240583	WhatsApp: +8613861676165	
304	supermail 1	21415277		587092076		
305	tangtang2	21607063		616166428		
306	therenobag	21677412		691922197		
307	top bag 6868	21657056		677360313		
308	topshoes7836	21605012		694037897		
309	urmoby	21463735		553493475		
310	vivishoescity aka Jessie luxury4	Store No. 14774868 PayPal Account: yunjiwseasy@hotmail.com		544159956	WhatsApp: +8618620261057	
311	xiao985985	21215551		630341941		
312	xuanshu33	21161093		615247657		
313	xujin01	21668032		684841618		
314	yiYu22	21161077		628694324		
315	aceoutside	21640112		667376282		

Def. No.	Defendant / Seller ID / Subject Domain Name	Financial Account / Store No. / Merchant ID	PayPal Payee	ASIN / Infringing Product No.	Additional Means of Contact ²	Social Media URL
316	bingo44	21359953		628211830		
317	Boutique package aka shang2021	21654408		690232859		
318	bugbags	21652538		678320263		
319	ceessd	21227032		601963222		
320	cicibags	21619364		693408985		
321	designer shoes668	21649690		674355159		
322	designercasualshoes	21647249		657052524		
323	EFFINI	21309004		528515903		
324	fashion08008	21078998		662103112		
325	hotlinechina	21646084		688519267		
326	John shoes and bags factory aka promotionking	21552685		633303513		
327	joo8277	21581520		688753768		
328	jooobag	21663539		689961632		
329	ladysbag999	21586939		597859624		
330	leochan16	20216802		582041117		
331	luxurybags06	21657177		689950746		
332	Luxuryhanbags aka dennis suppliers	21646737		670003153		
333	luxurys shoes989	21649692		679032208		
334	lvxuryshop	21605627		622016013		
335	myshoescity	14277485		544154582		
336	peng 350 v2	20996711		688871267		
337	pingping6	20245860		405084826		
338	pinksugao	21155468		620063044		
339	poiruyiw	21644960		677780876		
340	sgyj	21646792		676166116		
341	shenian	21032931		424758135		
342	shenztop	20397273		603027894		
343	shishangbag698	21430968		698110529		
344	shoesfinder	21637787		688799713		
345	shoessupplier2021	21684810		700128371		
346	tianchennet	21665239		686332781		
347	topdesignersneaker	21647256		658152194		
348	viviboutique	21106803		532671791		
349	xiangdingdang	21611256		628885728		