### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA CASE NO. 19-61601-CIV-SMITH

MICHAEL KORS, L.L.C.,	
Plaintiff,	
VS.	
BAYZAMZAM0, et al.	
Defendants.	1

#### ORDER GRANTING APPLICATION FOR ENTRY OF PRELIMINARY INJUNCTION

THIS CAUSE came before the Court upon Plaintiff's Application for Entry of Preliminary Injunction (the "Application") [DE 5]. The Court has carefully reviewed the Application and the record and is otherwise fully advised in the premises.

By the instant Application, Plaintiff, Michael Kors, L.L.C. ("Plaintiff") moves for entry of preliminary injunction against Defendants, the Individuals, Partnerships, and Unincorporated Associations Identified on Schedule "A" hereto (collectively "Defendants") pursuant to 15 U.S.C. § 1116 and Fed. R. Civ. P. 65, and The All Writs Act, 28 U.S.C. § 1651(a).

The Court convened a hearing on July 29, 2019, at which only counsel for Plaintiff was present and available to present evidence supporting the Application. Because Plaintiff has satisfied the requirements for the issuance of a preliminary injunction, the Court will now grant Plaintiff's Application for Preliminary Injunction.

## I. <u>Factual Background</u><sup>1</sup>

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 (the "Michael Kors Marks"):

Trademark	Registration Number	Registration Date	Class(es) / Relevant Goods
MICHAEL KORS	1,977,507	June 4, 1996	IC 025; ladies' clothing; namely, dresses, jackets, pants, skirts, shirts, blouses, shorts, sweaters, coats, swimwear.
MICHAEL KORS	2,049,326	April 1, 1997	IC 025; clothing for use by women; namely, anoraks; ascots; bandanas; belts; blazers; blousons; bodysuits; boleros; boots; camisoles; capes; caps; cardigans; chemises; clogs; fur coats; suit coats; culottes; earmuffs; gloves; halter tops; hats; headbands; jeans; jogging suits; jumpers; jumpsuits; kerchiefs; kimonos; leggings; loungewear; mittens; moccasins; mufflers; neckerchiefs; neckties; neckwear; pantsuits; parkas; pedal pushers; ponchos; pullovers; raincoats; sandals; scarves; shawls; shorts; undershirts; athletic shoes; gym shorts; sweat shorts; slacks; socks; sport coats; sport shirts; trousers; vests; vested suits; and warm-up suits; and, clothing for use by men; namely, anoraks; belts; blazers; cardigans; fur coats; suit coats; gloves; hats; neckties; neckwear; parkas; squares; pullovers; raincoats; scarves; shorts; undershirts; slacks; sport coats; sport shirts; suits; sweat pants; sweat shirts; T-shirts; trousers; tuxedos; vests; vested suits.
MICHAEL KORS	2,520,757	December 18, 2001	IC 018; handbags, billfolds, credit card cases, key cases, and tote bags

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<sup>&</sup>lt;sup>1</sup> The factual background is taken from Plaintiff's Amended Complaint, Application for Preliminary Injunction, and supporting Declarations submitted by Plaintiff.

Trademark	Registration Number	Registration Date	Class(es) / Relevant Goods	
MICHAEL MICHAEL KORS	3,080,631	April 11, 2006	IC 018; bags, namely, tote bags; handbags; purses; wallets.  IC 025; Men's and women's clothing, namely, dresses, skirts, blouses, pants, jackets, blazers, coats, raincoats, capes, ponchos, scarves, hats, gloves, sweaters, belts, bathing suits, halter tops, jeans, warm up suits, sweatshirts, sweatpants, leggings, shorts, slacks, sport coats, sport shirts, suits, t-shirts, vests, ties; undergarments for women, namely, camisoles; footwear and headwear; belts.	
MICHAEL KORS	3,160,981	October 17, 2006	IC 014; watches	
MK MICHAEL KORS	3,438,412	May 27, 2008	IC 009; eyeglass frames, eyeglasses, sunglasses, eye shades  IC 018; handbags  O08  IC 025; Men's and women's clothing, namely, dresses, skirts, blouses, pants, jackets, blazers coats, sweaters, belts, jeans, sweatshirts, shorts, slacks, sport coats, T-shirts, footwear and headwear; belts.	
MK MICHAEL KORS	3,535,310	November 18, 2008	IC 014; watches	
MICHAEL KORS	4,052,748	November 8, 2011	IC 014; jewelry	
MICHAEL KORS	4,334,410	May 14, 2013	IC 009; Protective cases, covers and carrying cases for mobile phones, portable media players, personal digital assistants, laptops and tablet computers	

(*See* Declaration of Jenna Curtis in Support of Plaintiff's Application for Preliminary Injunction ("Curtis Decl.") ¶ 5; *see also* United States Trademark Registrations of the Michael Kors Marks at issue attached as Composite Exhibit 1 to the Amended Complaint.) The Michael Kors Marks

are used in connection with the design, marketing, and distribution of high quality goods in the categories identified above. (*See id.* ¶¶ 4-5.)

Defendants, by operating the e-commerce stores via the Internet marketplace websites, eBay.com or Wish.com, under their seller identification names identified on Schedule "A" hereto (the "Seller IDs"), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiff has determined to be counterfeits, infringements, reproductions, and/or colorable imitations of the Michael Kors Marks. (*See* Curtis Decl. ¶¶ 10-14; Declaration of Christine Ann Daley in Support of Plaintiff's Application for Preliminary Injunction ("Daley Decl.") ¶ 2; Declaration of Kathleen Burns in Support of Plaintiff's Application for Preliminary Injunction ("Burns Decl.") ¶ 4.)

Although each Defendant may not copy and infringe each Michael Kors Mark for each category of goods protected, Plaintiff has submitted sufficient evidence showing each Defendant has infringed, at least, one or more of the Michael Kors Marks. (*See* Curtis Decl. ¶¶ 10-14.) Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of the Michael Kors Marks. (*See id.* at ¶¶ 11, 14.)

Plaintiff's counsel retained Invisible Inc, a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of Michael Kors branded products by Defendants. (Curtis Decl. ¶ 11; Burns Decl. ¶ 3; Daley Decl. ¶ 2.) Invisible Inc accessed each of the e-commerce stores operating under Defendants' Seller IDs, placed an order for the purchase of a product bearing counterfeits of, at least, one of the Michael Kors Marks at issue in this action, via each Seller ID, and requested each product to be shipped to Invisible Inc's address in the Southern District of Florida. (See Burns Decl. ¶ 4.) Following submission of the

orders, Invisible finalized payment for the Michael Kors branded items purchased from Defendants to Defendants' respective payment accounts<sup>2</sup> and/or payee<sup>3</sup> as identified on Schedule "A" hereto. (*Id.*) At the conclusion of the process, the detailed web page captures and images of the Michael Kors branded items Invisible purchased via Defendants' Seller IDs, together with photographs<sup>4</sup> of the some of the items Invisible received, were sent to Plaintiff's representative for review. (*See* Curtis Decl. ¶¶ 12-13; Burns Decl. ¶ 4; Daley Decl. ¶ 2.) Plaintiff's representative conducted a review and visually inspected the Michael Kors branded items Invisible purchased via each of the Seller IDs and determined the products were non-genuine, unauthorized versions of Plaintiff's products. (*See* Curtis Decl. ¶¶ 13-14.)

On June 26, 2019, Plaintiff filed its Complaint [DE 1] and thereafter its Amended Complaint on July 19, 2019 [DE 15] against Defendants for federal trademark counterfeiting and infringement, false designation of origin, common law unfair competition, and common law trademark infringement. On June 27, 2019, Plaintiff filed its *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets [DE 5]. On July 15, 2019, this Court entered an Order Granting *Ex Parte* Application for Entry of

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<sup>&</sup>lt;sup>2</sup> Upon completion of Invisible Inc's purchases from Defendant Number 18 − jeffrey-2001, operating via eBay.com, Invisible Inc discovered that the PayPal receipt received did not identify the respective Defendant's PayPal financial account in the form of an e-mail address. However, each receipt identifies the Transaction Identification Number ("Transaction ID") for the purchases Invisible Inc made, and Ms. Burns has personal knowledge that PayPal is able to identify a PayPal account using the Transaction ID. (*See* Burns Decl. ¶ 4, n. 1.)

<sup>&</sup>lt;sup>3</sup> Defendant Numbers 1-44 operate via the non-party Internet marketplace platform, eBay.com, and use money transfer and retention services with PayPal, Inc. ("PayPal"). (*See* Burns Decl. ¶ 4, n.2.) (*See id.*) Defendant Numbers 45-67 operate via the non-party e-commerce marketplace platform, Wish.com ("Wish"), which is operated by ContextLogic Inc. ("ContextLogic"). "PayPal \* Wish" was identified as the payee for each Invisible's orders from Defendant Numbers 45-67's Wish.com Seller IDs. (*See id.*)

<sup>&</sup>lt;sup>4</sup> Plaintiff's representative, Jenna Curtis, was provided with photographs of some of the products purchased from Defendants via their Seller IDs. (*See* Curtis Decl. ¶ 12, n. 1.)

Temporary Restraining Order (the "TRO") [DE 8] and temporarily restrained Defendants from infringing the Michael Kors Marks at issue and restrained funds in the payment accounts associated with the Defendants. Pursuant to the Court's July 15, 2019 TRO, Plaintiff properly served Defendants with a copy of the Amended Complaint, and all filings in this matter, and the Court's July 15, 2019 TRO [see DE Nos. 21 and 22]. On July 29, 2019, the Court conducted a hearing on Plaintiff's Application, at which only counsel for Plaintiff was in attendance.

#### II. <u>Legal Standard</u>

In order to obtain a preliminary injunction, a party must demonstrate "(1) [there is] a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not granted; (3) that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that the entry of the relief would serve the public interest." *Schiavo ex.* rel Schindler v. Schiavo, 403 F.3d 1223, 1225–26 (11th Cir. 2005); see also Levi Strauss & Co. v. Sunrise Int'l. Trading Inc., 51 F.3d 982, 985 (11th Cir. 1995) (applying the test to a preliminary injunction in a Lanham Act case).

#### III. <u>Conclusions of Law</u>

The declarations Plaintiff submitted in support of its Application for Preliminary Injunction support the following conclusions of law:

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

- B. Because of the infringement of the Michael Kors Marks, Plaintiff is likely to suffer immediate and irreparable injury if a preliminary injunction is not granted. The following specific facts, as set forth in Plaintiff's Amended Complaint, Application for Preliminary Injunction, and accompanying declarations, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers because it is more likely true than not that:
- 1. Defendants own or control e-commerce stores via an Internet marketplace platform operating under their seller identification names which advertise, promote, offer for sale, and sell products bearing counterfeit and infringing trademarks in violation of Plaintiff's rights; and
- 2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiff's trademarks will appear in the marketplace; that consumers are likely to be misled, confused, or disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products.
- C. The balance of potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a preliminary injunction is issued is far outweighed by the potential harm to Plaintiff, its reputation, and its goodwill as a manufacturer and distributor of quality products if such relief is not issued.
- D. The public interest favors issuance of the preliminary injunction to protect Plaintiff's trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiff's genuine goods.
- E. Under 15 U.S.C. § 1117(a), Plaintiff may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing counterfeits and infringements of the Michael Kors Marks. *See Reebok Int'l, Ltd. v. Marnatech*

Enters., Inc., 970 F.2d 552, 559 (9th Cir. 1992) (quoting Fuller Brush Prods. Co. v. Fuller Brush Co., 299 F.2d 772, 777 (7th Cir. 1962) ("An accounting of profits under § 1117(a) is not synonymous with an award of monetary damages: '[a]n accounting for profits . . . is an equitable remedy subject to the principles of equity."")).

- F. Requesting equitable relief "invokes the district court's inherent equitable powers to order preliminary relief, including an asset freeze, in order to assure the availability of permanent relief." *Levi Strauss & Co.*, 51 F.3d at 987 (citing *Federal Trade Commission v. United States Oil & Gas Corp.*, 748 F.2d 1431, 1433-34 (11th Cir. 1984)).
- G. In light of the inherently deceptive nature of the counterfeiting business, and the likelihood that Defendants have violated federal trademark laws, Plaintiff has good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

Upon review of Plaintiff's Amended Complaint, Application for Preliminary Injunction, and supporting evidentiary submissions, it is hereby

ORDERED that Plaintiff's Application for Preliminary Injunction [DE 5] is **GRANTED**, according to the terms set forth below:

- (1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are hereby restrained and enjoined until further Order of this Court:
  - a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the Michael Kors Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and
  - b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing and/or using the Michael Kors Marks, or any confusingly similar trademarks; (ii) any evidence relating to the manufacture,

importation, sale, offer for sale, distribution, or transfer of any products bearing and/or using the Michael Kors Marks, or any confusingly similar trademarks; or (iii) any assets or other financial accounts subject to this Order, including inventory assets, in the actual or constructive possession of, or owned, controlled, or held by, or subject to access by, any Defendant, including, but not limited to, any assets held by or on behalf of any Defendant.

- (2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the Michael Kors Marks, or any confusingly similar trademarks, on or in connection with all Internet based ecommerce stores owned and operated, or controlled by them, including the Internet based ecommerce stores operating under the Seller IDs;
- (3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the Michael Kors Marks, or any confusingly similar trademarks, within metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or serves to direct computer searches to Internet based e-commerce stores registered, owned, or operated by any Defendant, including the Internet based e-commerce stores operating under the Seller IDs;
- (4) Each Defendant shall not transfer ownership of the Internet based e-commerce stores operating under their Seller IDs during the pendency of this action, or until further order of the Court;
- (5) Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the Internet based e-commerce stores operating under their Seller IDs and shall

take all steps necessary to retrieve computer files relating to the use of the Internet based ecommerce stores under their Seller IDs that may have been deleted before the entry of this Order;

- (6) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, Inc. ("PayPal") and ContextLogic Inc. ("ContextLogic"), which operates the Wish.com platform, and their related companies and affiliates shall, to the extent not already done, (i) immediately identify all financial accounts and/or sub-accounts, associated with the Internet based e-commerce stores and Internet websites operating under the Seller IDs and/or the e-mail addresses identified on Schedule "A" hereto, as well as any other accounts of the same customer(s); (ii) identify all other accounts which transfer funds into the same financial institution account(s) or any of the other financial accounts subject to this Order; (iii) restrain the transfer of all funds, as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) immediately divert those restrained funds to a holding account for the trust of the Court;
- (7) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, bank, escrow services, money transmitters, or marketplace platforms receiving notice of this Order, including but not limited to, PayPal, ContextLogic, and their related companies and affiliates, shall further, to the extent not already done, provide the Plaintiff's counsel with all data that details (i) an accounting of the total funds restrained and identifies the financial account(s) and sub-account(s) which the restrained funds are related to, and (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained. No funds restrained by this Order shall be transferred or

surrendered by any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, PayPal, ContextLogic, and their related companies and affiliates for any purpose (other than pursuant to a chargeback made pursuant to their security interest in the funds) without the express authorization of this Court;

- (8) Any Defendant or financial institution account holder subject to this Order may petition the Court to modify the asset restraint set out in this Order;
- (9) This Order shall apply to the Seller IDs, associated e-commerce stores, and any other seller identification names, e-commerce stores, or financial accounts which are being used by Defendants for the purpose of counterfeiting the Michael Kors Marks at issue in this action and/or unfairly competing with Plaintiff;
- (10) Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiff shall maintain its previously posted bond in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00), as payment of damages to which Defendants may be entitled for a wrongful injunction or restraint, during the pendency of this action, or until further Order of the Court. In the Court's discretion, the bond may be subject to increase should an application be made in the interest of justice;
- (11) Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace websites and/or financial institutions, payment processors, banks, escrow services, money transmitters, and marketplace platforms, including but not limited to Paypal, ContextLogic, Wish, eBay.com, and their related companies and affiliates shall, to the extent not already done, at Plaintiff's request, provide Plaintiff's counsel with any e-mail address known to be associated with Defendants' respective Seller IDs;

(12) This Order shall remain in effect during the pendency of this action, or until such further date as set by the Court or stipulated to by the parties.

**DONE AND ORDERED** in Fort Lauderdale, Broward County, Florida, this 29<sup>th</sup> day of July, 2019.

RODNEY SMITH

United States District Judge

Copies provided to:

Counsel of Record

# SCHEDULE "A" <u>DEFENDANTS BY NUMBER, SELLER ID, STORE URL, AND PAYMENT ACCOUNTS</u>

Def. No.	Defendant / Seller Name	Seller Platform	PayPal Account	Store URL (Wish Only)
1	bayzamzam0	eBay	bayuzam21@gmail.com	
2	adamjohnson_60	eBay	boulidaaax@gmail.com	
3	alidud_0	eBay	alifdudu@gmail.com	
4	art-all1969	eBay	taoxiaojun1969@163.com	
5	bravecase	eBay	bravestokss@gmail.com	
6	carloscase21	eBay	darielnastysaddrr@gmail.com	
7	coverhitz	eBay	thecoverhitz@gmail.com	
8	duakubup	eBay	duakubup11@outlook.com	
9	easymart2016-8	eBay	shmsmy@sina.com	
10	edkusum1	eBay	edokusuma199@yahoo.com	
11	ekn-78	eBay	923163747@qq.com	
12	elokoyuma-0	eBay	ekoyumah@yahoo.com	
13	eoph4316	eBay	chendanpoy@163.com	
13	medfg66_8	eBay	chendanpoy@163.com	
14	fshd9443	eBay	lianxiang2697@sina.com	
15	huajuan5hdf6shg-9	eBay	huajuan5hdf6shg@hotmail.com	
16	id2015.baicu	eBay	baiculituganting@gmail.com	
17	iskandaluqma_0	eBay	i.luqman@yahoo.com	
18	jeffrey-2001	eBay	Transaction ID: 2DW22253U0338834D	
19	jianfa_0	eBay	celia100@sina.cn	
20	johkwo_71	eBay	jhonkwok60@gmail.com	
21	kaerm-01	eBay	2119665128@qq.com	
22	kaizhangxue	eBay	ruikai58@gmail.com	
23	kiwifruit-shop	eBay	tianjingni126@163.com	
24	lhy19_93	eBay	yj287823378@hotmail.com	
25	lilisasa1988	eBay	zhaizemin1997@163.com	
26	lje-77	eBay	bipurui1026@sina.cn	
27	lunaid_pytvv	eBay	cuttariitulunamaya@gmail.com	
28	lutfhad-7	eBay	lutfihadi266@yahoo.com	
29	mcplusc	eBay	hrh20170710@qq.com	
30	nianhkk557	eBay	houshengcun6587@sina.com	
31	ricnuhr	eBay	riccnno93@gmail.com	
32	rotoroll	eBay	maeast@126.com	
33	seratustigapul	eBay	seratustigapul11@outlook.com	
34	splendid126	eBay	hanshengyin1987@163.com	
35	sulistyoadiswant-0	eBay	isulistyoadi@yahoo.com	

Def. No.	Defendant / Seller Name	Seller Platform	PayPal Account	Store URL (Wish Only)
36	ulfamar0	eBay	ulfaamara@yahoo.com	
37	vd88ffs636	eBay	203473544@qq.com	
38	vicky-yishi	eBay	1284946648@qq.com	
39	wailamking	eBay	1019392197@qq.com	
40	welove666	eBay	481989708@qq.com	
41	wulincqy-341	eBay	m17151295047@163.com	
42	xiaxiayouyu3688	eBay	caodian562@sina.com	
43	xionging4562	eBay	xionging456@163.com	
44	yj00_10	eBay	lhy0063yj@tom.com	
45	Alitecher	Wish	PayPal *Wish	https://www.wish.com/merc hant/5b1256d5daac456dbe2 a0823
46	Cornucopia_store	Wish	PayPal *Wish	https://www.wish.com/merc hant/55d9acec3e390110484 553c5
47	Fashion Jewellery Store	Wish	PayPal *Wish	https://www.wish.com/merc hant/54ba6f9cd7df3c093cf4 2f98?&source=merchant
48	flyby	Wish	PayPal *Wish	https://www.wish.com/merc hant/595a4e29d4cc3424950 b1eab
49	gbdccddew	Wish	PayPal *Wish	https://www.wish.com/merc hant/5afaa7d03beec113457 564c14/
50	gulangyu	Wish	PayPal *Wish	https://www.wish.com/merc hant/575ebdff503af35ebe55 6380
51	happy smiple	Wish	PayPal *Wish	https://www.wish.com/merc hant/58a7da9e96f1bb6f211 108c9
52	hhwan	Wish	PayPal *Wish	https://www.wish.com/merc hant/55f66c3efb4f694265fe 96f0
53	Hippie's store	Wish	PayPal *Wish	https://www.wish.com/merc hant/5866083baf29f44d40f 5206a?&source=merchant https://www.wish.com/merc
54	Huayu store	Wish	PayPal *Wish	hant/55ceb58a7337883989c 99080
55	Jialiandianpu	Wish	PayPal *Wish	https://www.wish.com/merc hant/58f332452bb360170f2 e96ba
56	JS fashion	Wish	PayPal *Wish	https://www.wish.com/merc hant/5391c860b9ee8427b05 03afe

Def. No.	Defendant / Seller Name	Seller Platform	PayPal Account	Store URL (Wish Only)
110.	Selici ivaliic	Tationiii	Account	CKE (Wish Only)
				https://www.wish.com/merc
				hant/54140c53f8abc879747
57	JS trading co.	Wish	PayPal *Wish	71f46?&source=merchant
				https://www.wish.com/merc
				hant/55ebd8fa3a698c3a9da
58	lilybagstore	Wish	PayPal *Wish	a6e09
				https://www.wish.com/merc
				hant/566820043a698c5ea44
59	meinini	Wish	PayPal *Wish	14eb8
				https://www.wish.com/merc
	_			hant/551aae2b35bdf815386
60	nale	Wish	PayPal *Wish	50fae
				https://www.wish.com/merc
-1		****	D D L WYY 1	hant/53f46d671f50637dc2b
61	peipei	Wish	PayPal *Wish	6377d
				https://www.wish.com/merc
<i>(</i> 2	C1: C	337' 1	D D 1 ***** 1	hant/579894ab76f32b2a352
62	Skin fly	Wish	PayPal *Wish	73537
				https://www.wish.com/merc
63	Wee's Green Tea	Wish	DayDal *Wish	hant/57611887337cfe5e14e c7e88
03	wees Green Tea	VV 1811	PayPal *Wish	https://www.wish.com/merc
				hant/583be8910884751bb7
64	xiangbiaobiao	Wish	PayPal *Wish	e97611
04	Alangolaoolao	VV 1511	1 ayı aı Wisii	C57011
				https://www.wish.com/merc
				hant/599ebd799fbc51668fb
65	xiaoshiweiweida	Wish	PayPal *Wish	4bcc5?&source=merchant
				https://www.wish.com/merc
				hant/5b95e621b1ab8c20827
66	yang743345	Wish	PayPal *Wish	09bb1
				https://www.wish.com/merc
		****	D D 1 WWY 1	hant/590b285f75479311151
67	yangqing17	Wish	PayPal *Wish	e66ac