

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

CASE NO. 20-60519-CIV-SMITH

CHANEL, INC.,

Plaintiff,

v.

ASVBI0HMD8, *et al.*,

Defendants.






ORDER GRANTING MOTION FOR ENTRY OF PRELIMINARY INJUNCTION


This matter is before the Court on the Motion for Entry of Preliminary Injunction [DE 6] filed under 15 U.S.C. § 1116, Federal Rule of Civil Procedure 65, and The All Writs Act, 28 U.S.C. § 1651(a), by Plaintiff, Chanel, Inc. Plaintiff asks the Court to enter a preliminary injunction against Defendants, the Individuals, Partnerships, and Unincorporated Associations identified on Schedule "A" hereto. The Court convened a hearing on April 23, 2020, at which only counsel for Plaintiff was present and available to present evidence supporting the Motion. As discussed below, Plaintiff has satisfied the requirements for issuance of a preliminary injunction.

I. BACKGROUND

The following factual background is taken from Plaintiff's Complaint [DE 1], the Motion, and supporting evidentiary submissions and exhibits.

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

Trademark	Registration Number	Registration Date	Classes/Goods
CHANEL	0,626,035	May 1, 1956	IC 018 - Women's Handbags
CHANEL	0,902,190	November 10, 1970	IC 014 - Bracelets, Pins, and Earrings
CHANEL	1,177,400	November 10, 1981	IC 025 - Hats, shawls and belts
	1,241,264	June 7, 1983	IC 025 - Suits, jackets, skirts, dresses, pants, blouses, tunics, sweaters, cardigans, tee-shirts, coats, raincoats, scarves, shoes and boots
CHANEL	1,241,265	June 7, 1983	IC 025 - Suits, Jackets, Skirts, Dresses, Pants, Blouses, Tunics, Sweaters, Cardigans, Coats, Raincoats, Scarves, Shoes and Boots
	1,314,511	January 15, 1985	IC 018 - Leather Goods-Namely, Handbags
CHANEL	1,347,677	July 9, 1985	IC 018 - Leather Goods-Namely, Handbags
	1,501,898	August 30, 1988	IC 006 - Keychains IC 014 - Costume Jewelry IC 025 - Blouses, Shoes, Belts, Scarves, Jackets, Men's Ties IC 026 - Brooches and Buttons for Clothing
CHANEL	1,733,051	November 17, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business and Credit Card Cases, Change Purses, Tote Bags, Cosmetic Bags Sold Empty, and Garment Bags for Travel
	1,734,822	November 24, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business Card Cases, Change Purses, Tote Bags, and Cosmetic Bags Sold Empty
RUE CAMBON	2,964,843	July 5, 2005	IC 018 - Handbags
CHANEL	3,133,139	August 22, 2006	IC 014 - Jewelry and Watches
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, beach cover-ups, hats, sun visors, scarves, shawls, ties, gloves, footwear, hosiery and socks

(See Bleys Decl. [DE 6-1] ¶¶ 4-5; *see also* USPTO Registration [DE 1-2].) The Chanel Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. (*See id.*)

Plaintiff alleges that Defendants, through e-commerce stores or interactive photo albums operating via Internet marketplace platforms or social media or photo hosting websites under their seller identification names or commercial Internet websites operating under their domain names identified on Schedule “A” (the “Seller IDs and Subject Domain Names”), have advertised, promoted, offered for sale, or sold goods bearing what Plaintiff has determined to be counterfeits, infringements, reproductions and/or colorable imitations of the Chanel Marks. (*See* Bleys Decl. ¶¶ 9-14; Gaffigan Decl. [DE 6-2] ¶¶ 2-3; Rosaler Decl. [DE 6-3] ¶¶ 4-5; Burns Decl. [DE 6-12] ¶¶ 4-5.)

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

Plaintiff’s counsel retained AED Investigations, Inc. (“AED”) and Invisible Inc (“Invisible”), both licensed private investigative firms, to investigate the promotion and sale of

counterfeit and infringing versions of Plaintiff's branded products by Defendants and to obtain the available payment account data for receipt of funds paid to Defendants for the sale of counterfeit versions of Plaintiff's branded merchandise through the Seller IDs and Subject Domain Names (*See* Bleys Decl. ¶ 10; Gaffigan Decl. ¶ 2; Rosaler Decl. ¶ 3; Burns Decl. ¶ 3.) AED and Invisible accessed the e-commerce stores, photo albums, and domain names operating under Defendants' Seller IDs and Subject Domain Names. Then, AED and Invisible placed orders from each Defendant for the purchase of various products – all bearing counterfeits of at least one of the Chanel Marks at issue in this action – and requested that each product be shipped to addresses in the Southern District of Florida. (*See* Rosaler Decl. ¶ 4; Burns Decl. ¶ 4.)

Following submission of the orders, AED and Invisible finalized payment for the products ordered from Defendants to Defendants' respective payment accounts¹ and/or payee²

¹ Defendant Numbers 1-4 operate via the non-party e-commerce marketplace platform, Amazon.com, which allows Defendants to conduct their commercial transactions privately via Amazon's payment processing and retention service, Amazon Payments, Inc. (*See* Rosaler Decl. ¶ 4, n.4; Burns Decl. ¶ 4, n.2; Gaffigan Decl. ¶ 5.)

Defendant Numbers 5-17 operate via non-party e-commerce marketplace platforms, social media or image hosting websites, or commercial Internet websites and use money transfer and retention services with PayPal, Inc. (*See* Rosaler Decl. ¶ 4; Burns Decl. ¶ 4; Gaffigan Decl. ¶ 6.)

² Defendant Numbers 18-41 operate via the non-party e-commerce marketplace platform, Wish.com, which is operated by ContextLogic Inc. The payee for the orders placed from Defendants' Wish.com Seller IDs identifies "PayPal *Wish," which is the aggregate PayPal account for purchases made via Wish.com. (*See* Rosaler Decl. ¶ 4, n.6; Burns Decl. ¶ 4, n.3; Gaffigan Decl. ¶ 7.)

Defendant Numbers 42-126 operate via the non-party e-commerce marketplace platform, DHgate.com, and have their payments processed on their behalf via DHgate.com's third-party payment platform, DHpay.com. The payee for the orders placed from Defendants' DHgate.com Seller IDs appears as "DHGATE". (*See* Rosaler Decl. ¶ 4, n.7; Gaffigan Decl. ¶ 8.)

Defendant Numbers 127-138 operate via the non-party e-commerce marketplace platform, Wanelo.co, and have their payments processed on their behalf via Wanelo.co, which utilizes Stripe, Inc. for payment processing. The payee for the orders placed from Defendants' Wanelo.co Seller IDs appears as "WANELO*". (*See* Rosaler Decl. ¶ 4, n.8; Burns Decl. ¶ 4, n.4;

which are identified on Schedule “A” hereto. (*Id.*) At the conclusion of the process, the detailed web page captures and images of Plaintiff’s branded products ordered via Defendants’ Seller IDs and Subject Domain Names, together with photographs of some of the products received, were sent to Plaintiff’s representative for inspection. (*See* Rosaler Decl. ¶¶ 4-5, n.3; Burns Decl. ¶¶ 4-5, n.1; Gaffigan Decl. ¶ 2, n.1; Bleys Decl. ¶¶ 11-13, n.1.) Plaintiff’s representative reviewed and visually inspected the various products and determined the products were non-genuine versions of Plaintiff’s products. (*See* Bleys Decl. ¶¶ 12-14.)

On March 10, 2020, Plaintiff filed its Complaint [DE 1] against Defendants for federal trademark counterfeiting and infringement, false designation of origin, common law unfair competition, and common law trademark infringement. On March 11, 2020, Plaintiff filed its *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets [DE 6]. On April 9, 2020, this Court entered an Order Granting *Ex Parte* Application for Entry of Temporary Restraining Order (the “TRO”) and temporarily restrained Defendants from infringing the Chanel Marks at issue and restrained funds in the payment accounts associated with the Defendants. On April 13, 2020, this Court entered a Sealed Notice of Resetting Hearing. Pursuant to the Court’s April 9, 2020 TRO, Plaintiff properly served Defendants with a copy of the Complaint, the Court’s April 9, 2020 TRO and April 13, 2020 Notice, and other filings in this matter. On April 23, 2020, the Court conducted a hearing on Plaintiff’s Motion, at which only counsel for Plaintiff was in attendance.

II. LEGAL STANDARD

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

Gaffigan Decl. ¶ 8.)

that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that 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. DISCUSSION

Based on declarations submitted in support of Plaintiff’s Motion, the Court concludes that 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 counterfeits, reproductions, or colorable imitations of the Chanel Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiff’s products that bear copies of the Chanel Marks. The infringement of the Chanel Marks will likely cause Plaintiff to suffer immediate and irreparable injury if a preliminary injunction is not granted. The following specific facts, as set forth in Plaintiff’s Complaint, Motion, 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, interactive photo albums, and commercial Internet websites which advertise, promote, offer for sale, and sell products bearing counterfeit and infringing trademarks in violation of Plaintiff’s rights; and

2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiff’s trademarks will appear in the marketplace; that consumers are likely to be misled, confused, or disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products.

The 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. 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. Further, under 15 U.S.C. § 1117(a), Plaintiff may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing counterfeits and infringements of the Chanel Marks. *See Levi Strauss & Co. v. Sunrise Int'l Trading Inc.*, 51 F.3d 982, 987 (11th Cir. 1995); *Reebok Int'l, Ltd. v. Marnatech Enters., Inc.*, 970 F.2d 552, 558–63 (9th Cir. 1992). 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.

Accordingly, it is

ORDERED that Plaintiff's Motion for Preliminary Injunction [DE 6] is **GRANTED** according to the terms set forth as follows:

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

a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the Chanel Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and

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

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

(3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the Chanel Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or

serves to direct computer searches to Internet based e-commerce stores, interactive photo albums, and Internet websites registered, owned, or operated by each of the Defendants, including the Internet based e-commerce stores, interactive photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names;

(4) Each Defendant shall not transfer ownership of the Seller IDs and Subject Domain Names during the pendency of this action, or until further order of the Court;

(5) Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the Seller IDs and Subject Domain Names and shall take all steps necessary to retrieve computer files relating to the use of the Seller IDs and Subject Domain Names 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, Amazon Payments, Inc. (“Amazon”), PayPal, Inc. (“PayPal”), Dunhuang Group (which operates the DHgate.com and DHPay.com platforms), Camel FinTech Inc, ContextLogic, Inc., (which operates the Wish.com website) (“ContextLogic”), Wanelo.co (“Wanelo”), and Stripe, Inc. (“Stripe”), 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, photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names, the store URLs, 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, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, Amazon, PayPal, Dunhuang Group, Camel FinTech Inc, ContextLogic, Wanelo, Stripe, and their related companies and affiliates, shall, to the extent not already done, provide 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, Amazon, PayPal, Dunhuang Group, Camel FinTech Inc, ContextLogic, Wanelo, Stripe, 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 and Subject Domain Names, associated e-commerce stores, photo albums, and websites, and any other seller identification names, e-commerce stores, photo albums, private messaging accounts, domain names and websites, or financial accounts which are being used by Defendants for the purpose of counterfeiting the Chanel Marks 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 website, social media website, image hosting website, messaging service, financial institution, including but not limited to Amazon, eBay.com, Shopify.com, Instagram.com, Yupoo.com, DHgate.com, ContextLogic, Wanelo.co, Stripe, and their related companies and affiliates shall, at Plaintiff's request, provide Plaintiff's counsel with any e-mail address known to be associated with Defendants' respective Seller IDs and Subject Domain Names;

(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 by the parties.

DONE AND ORDERED in Fort Lauderdale, Florida, this 23rd day of April, 2020.



RODNEY SMITH
UNITED STATES DISTRICT JUDGE

cc: counsel of record

SCHEDULE “A”
DEFENDANTS BY NUMBER, SELLER ID, SUBJECT DOMAIN NAME,
AND FINANCIAL ACCOUNT

Def. No.	Defendant/ Seller ID / Subject Domain Name	Seller ID No. / Store No. / Store URL	Financial Account / Payee	Infringing Product ASIN ³ / Number	Additional Means of Contact ⁴
1	ASVBI0HMD8	AXGPNFBRSAQRN		B07Z97VF8K	
2	GoldFaith	A3GOLXICCI1MP0F		B07Z7DT5VP	
3	ANNA SOBANSKA111	A3SFEI64TMI1UI		B07XWMHWNP B07XWPTY87 B07XWMHKTQ B07XNCFK78	
4	Hangshu & aka Hangloui &	A17490M69MQQH1		B07T5SNNKW B07T6SJ7BH B07T2HL255 B07SZC3KJQ B07SZFPN9J	
5	caesar_65		chenyi0226@outlook.com		
6	lawren67		lawrence1009@outlook.com		
7	oliva-store975		yassirsalman00@gmail.com		
8	aylacases	aylacases.myshopify.com	aremarem7@gmail.com		aylacases@gmail.com aylacs@gmail.com
9	velinzacases	velinzacases.myshopify.com	barclaybrayden90@gmail.com		efendi0487@gmail.com
10	a1_fancy_store		saiyad_shakil@yahoo.com		DM WhatsApp: +919978723626
11	AccessoriesforaQueen	m.facebook.com/accessoriesforaqueen2011	wilson448@gmail.com		afaqorders2011@gmail.com DM WhatsApp: +639179731308
12	accfashion2019		luxuryacckate@hotmail.com		WhatsApp: +8613680065134
13	garryyyy88 aka garystation		461402127@qq.com		garryyyy@foxmail.com WhatsApp: +8618620147636
14	likebags aka bagstore		zivdai230@gmail.com		WhatsApp: +8618127420801

³ The Amazon Standard Identification Number (“ASIN”) is a unique 10-digit alphanumeric identifier Amazon assigns to each product. Sellers can create a variational relationship between products in regards to name, size/count, color, style, scent, etc. When doing so, the ASIN identified in the Product Information / Description segments represents the core product and a different ASIN may be assigned based on variations thereof, as identified in the URLs. The ASIN for the various Chanel branded products were obtained from the Product Information / Description segments of the infringing Chanel branded items or from the URLs of the infringing Chanel branded items, all of which are identified on Schedule “A” hereto. (See Rosaler Decl. at n.10; Burns Decl. at n.5.)

⁴ 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.11.)

15	bigdiscountstore.life		jonsiven98@yeah.net luxurystoreforall@yeah.net		support@luxuryonlinedeals.com loinsinmena@gmail.com
16	cheapshoeswholesaleonline.com		EllsworthHeadrk@aol.com		sales@shopdaydayfreeshipping.com order@kissmarketonlineshop.com
16	wholesaleclearanceshoes.com		effortlesslyuss2019@outlook.com		sales@shopdaydayfreeshipping.com
17	casememe.com		service@casememe.com		
18	ar38jhg	5d5a4fab273678399917809d	PayPal *Wish	5dd6729a0edd73a935b98a3a	
19	Lucky 7 store	57988032eaa14d293314d8ef	PayPal *Wish	5d428c425c74dc2fd64ba8c3	
20	SeekTheMostToTheExtreme	5b2afc175676c3664f8fee8f	PayPal *Wish	5dc8b3c80fcf693b225526fa	
21	AAAACAAAA	5d96abbe48ea3c470bd1d26b	PayPal *Wish	5dce073446b8ee200bd73c50	
22	appeal appeal	5d8adb5f6d62603fea1a33e2	PayPal *Wish	5dce073100c43601d380f5cb	
23	chenca	5d79105f51da4f3e6a273f64	PayPal *Wish	5dd8f0bf538a730b3f4a6699	
24	Cotton Baifenbai	5d45668c4c78557e86ab879c	PayPal *Wish	5e099d54ce270050c34ddfaa	
25	dinglihongshop	5d5503f83cc46d63c0a134d2	PayPal *Wish	5df1aafec19962045408a13b	
26	heilongjiang.MW818	5dce5d0c5f391e425ce34b02	PayPal *Wish	5dd8f0bff30b6a0b3ff4826f	
27	Huawu Hardware Machinery Shop	5d4d08438388973082783f95	PayPal *Wish	5dcf991649f3b90c903eact9	
28	liwei0415	5880b8c01f6e1e4c9cb0b23a	PayPal *Wish	5dbbda3757e0800b8627b258	
29	lujunxi	5a1826599d0a7b4769310c33	PayPal *Wish	5e117d07868a093fa33d49a1	
30	Qing se tong hua wu	5b4eae2f753e732aadb6a656	PayPal *Wish	5d85c8564b477c508c87d43a	
31	Senior Ladies' Wear	58dc5dcf60673652cd1de2b9	PayPal *Wish	5dc219c4f414a60304939be9	
32	SHANXIN001	5dce3656210e140481b57cd5	PayPal *Wish	5dd6729a7e19e2a7c5e72392	
33	Suofe ya yi chu	5b4db544ca6d211a1612491d	PayPal *Wish	5dd9e96ccd15e51db6c9ce07	
34	tanchaomad9uy	5d565f1d1d86295c8c377db4	PayPal *Wish	5ddd247703acd33f5722947	
35	wangjuanniu19	5d5651c15f3e1e19a5636a70	PayPal *Wish	5dc8b3c82028b53c2e9545a2	
36	wanglilid88	5d5908a41d86296d9f42eca4	PayPal *Wish	5dc8b3c87c58eb3cc3f20580	
37	Week eight shop	5b3434b10a28813a61ac5d47	PayPal *Wish	5ddb3bd36feaf637c2f6039e	
38	worth_a_look_uk_2013	585b95038a327f4d7a7ab6bf	PayPal *Wish	5d8b3e1115af34309b44b416	
39	xiangyating	5d4fd101933fb15043b90f6d	PayPal *Wish	5e132d6960e38812248cbead	

40	Yanbin Shoe and Hat Shop	5d465c824c78555c92ab838e	PayPal *Wish	5dcf9918ea2ad20c9f3c6136	
41	yifenghuang	5d9ea626773dcf36a8926271	PayPal *Wish	5dce07318b85d92493f3db75	
42	aaa_19	21108690	DHGATE	489322958	
43	ajsf	21211538	DHGATE	497258748	
44	alwaysbestzj	20813628	DHGATE	454347135	
45	astore168	21073202	DHGATE	459860502	
46	baitong511	21063182	DHGATE	463742692	
47	beltstore	21136115	DHGATE	494818306	
48	bestqualitylowprice6	20893153	DHGATE	478570374	
49	bmw001	21256378	DHGATE	476364769	
50	brandbag528	21407021	DHGATE	506808429	
51	cailai25638	21403932	DHGATE	504412383	
52	chinachina22	20801801	DHGATE	476600164	
53	conghui126	21204064	DHGATE	451373170	
54	deng1314520	20898879	DHGATE	488193391	
55	dfb2017	21074326	DHGATE	491168715	
56	drx5588	21216783	DHGATE	490513685	
57	dunhang05	21037653	DHGATE	495586938	
58	fashionbag05	21363825	DHGATE	501467938	
59	Fashionstore001	20768486	DHGATE	469241862	
60	fei29	21224415	DHGATE	482004341	
61	fenash6	21040429	DHGATE	494295566	
62	gg6666	21145334	DHGATE	455104076	
63	goodshop1234	20476883	DHGATE	464101416	
64	happ1985	20993750	DHGATE	424788824	
65	hats20	21225633	DHGATE	465025127	
66	hb_jewelry	20702866	DHGATE	414148617	
67	hi666	21160495	DHGATE	485703331	
68	hnsc0731	21276415	DHGATE	482371753	
69	honghuo6688	21170526	DHGATE	489755522	
70	hotglasses2016	20269991	DHGATE	449740183	
71	htzt12345	21212291	DHGATE	482631204	
72	huahuasu123	21216212	DHGATE	467450717	
73	jack84	20794989	DHGATE	463745705	
74	jewelry77xiaoshun	21274459	DHGATE	481700995	
75	jewelryboutique	20689853	DHGATE	405533958	
76	jiejiaxun	21227143	DHGATE	482639253	
77	jxnc0791	21180615	DHGATE	479760806	
78	lingge12	21228770	DHGATE	482244116	
79	linzloveh	20675806	DHGATE	491020855	
80	liqingyun188	20902253	DHGATE	499781094	
81	lmanuel	21346100	DHGATE	502900527	
82	Lost138136	20741482	DHGATE	458654029	
83	luxurybelt	21105385	DHGATE	459514665	
84	meiji1688	21149813	DHGATE	483346540	
85	meisiyalandai	21091604	DHGATE	473236748	
86	mycoltd	21174523	DHGATE	466231923	
87	only_jewelry	21295119	DHGATE	497301537	
88	qq92	21225926	DHGATE	486953832	
89	renchenglong8888	21285249	DHGATE	470991435	
90	scarf_99	21183165	DHGATE	489460774	
91	scarf82	21178560	DHGATE	449870680	

92	sellerbf	21211010	DHGATE	457244150	
93	shishangjingpin	20962925	DHGATE	417082596	
94	shp0123	21171260	DHGATE	438162909	
95	smile019	21182767	DHGATE	483384316	
96	smile87	21226134	DHGATE	481917659	
97	store12345	21075283	DHGATE	456709422	
98	stzz0513	21278209	DHGATE	496031702	
99	supersellers888	21066974	DHGATE	480681995	
100	tiantian06	21207532	DHGATE	458297563	
101	trade777	21194562	DHGATE	492115286	
102	usshoe	21044904	DHGATE	458812385	
103	vsgod	21221816	DHGATE	465702158	
104	vxstore33	21213888	DHGATE	454611534	
105	wch629	21226007	DHGATE	494760538	
106	weiluchifushi	20815310	DHGATE	479224492	
107	wen22	21225110	DHGATE	478528572	
108	whnybz	20966222	DHGATE	482497944	
109	wow_aaa	21169938	DHGATE	486372015	
110	ws5488	21171316	DHGATE	468276527	
111	wyl15	21220970	DHGATE	478181730	
112	xhmz0808	21163089	DHGATE	503896915	
113	xiaomei1122	21187730	DHGATE	501467828	
114	xie1954	20772679	DHGATE	480098010	
115	xqin0209	21216260	DHGATE	461363165	
116	yaadf2	21211640	DHGATE	498565571	
117	yan512	21229073	DHGATE	481917049	
118	yyg917	21169940	DHGATE	449417522	
119	yin721	21189536	DHGATE	486966919	
120	yoyo11	21138315	DHGATE	503422132	
121	yunyun2018	21035477	DHGATE	506760399	
122	yuyunhua1	21058952	DHGATE	490015497	
123	yx56789	21121920	DHGATE	498174015	
124	zhangxue0002	21203670	DHGATE	508089324	
125	zsm2019	21226360	DHGATE	503902967	
126	zx1120815	21004639	DHGATE	511060416	
127	charmfashion aka Charm Fashion		Wanelo*	102272233	
128	customizedjerseys aka My Cheap Store		Wanelo*	103905239	
129	neilcop662 aka LV Bag Shoes aka Fashion Bag		Wanelo*	106014399	
130	sylvancornelius aka Best Goods		Wanelo*	105217223	debrecabourgeois2018@outlook.com
131	allaboutcase aka SoGoMart		Wanelo*	105559954	
132	EudoraGift		Wanelo*	105534874	
133	rwteaalig aka isosps		Wanelo*	105076088	
134	topmarket aka Top Market		Wanelo*	98766327	info@megaintl.co

135	trendycoco <i>aka</i> Trendy Coco		Wanelo*	42918027	alltgtfashion@gmail.com
136	vipsport <i>aka</i> Vip Sport		Wanelo*	105567826	
137	wheieg <i>aka</i> Wensoal		Wanelo*	105051873	
138	womenpop <i>aka</i> Popular		Wanelo*	101741530	