

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

CASE NO.: 0:21-cv-62127-GAYLES/STRAUSS

**LUXOTTICA GROUP S.p.A., OAKLEY,
INC., and COSTA DEL MAR, INC.,**

Plaintiffs,

v.

**THE INDIVIDUALS, BUSINESS
ENTITIES, and UNINCORPORATED
ASSOCIATIONS IDENTIFIED ON
SCHEDULE "A",**

Defendants.

ORDER GRANTING MOTION FOR PRELIMINARY INJUNCTION

THIS CAUSE comes before the Court on Plaintiffs'¹ Motion for Preliminary Injunction (the "Motion") [ECF No. 6]. The Court has carefully reviewed the Motion and the record and is otherwise fully advised in the premises. By the instant Motion, Plaintiffs move for entry of a preliminary injunction against Defendants² for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114, 1125(a), and 1125(d).

The Court convened a hearing on November 18, 2021, which was only attended by Plaintiffs' counsel. During the hearing, Plaintiffs directed the Court to evidence supporting the Motion. Defendants have not responded to the Motion, made any filing, or appeared in this matter either individually or through counsel. Because Plaintiffs have satisfied the requirements for the issuance of a preliminary injunction, Plaintiffs' Motion is granted.

¹ Plaintiffs are Luxottica Group S.p.A, Oakley, Inc., and Costa Del Mar, Inc.

² Defendants are the individuals, business entities, or unincorporated associations identified on Schedule "A" hereto.

I. FACTUAL BACKGROUND³

1. Plaintiffs are the owners of their respective trademarks identified on Schedule “B” hereto, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (collectively, “Plaintiffs’ Marks”). *See* Declaration of Jason Groppe in Support of Motion for Preliminary Injunction (“Groppe Decl.”) ¶¶ 4-5, 10-11, and 16-17. Plaintiffs’ Marks are used in connection with the manufacture and distribution of quality goods in the categories identified therein. *See id.*

2. Defendants, by operating e-commerce stores via Internet marketplace platforms and interactive photo album via an image hosting website under their seller identification names or a commercial Internet website 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 and/or using what Plaintiffs have determined to be counterfeits, infringements, reproductions, or colorable imitations of Plaintiffs’ trademarks. *See* Groppe Decl. ¶¶ 22, 25-26; Declaration of T. Raquel Wiborg-Rodriguez in Support of Motion for Preliminary Injunction (“Wiborg-Rodriguez Decl.”) ¶ 2; Declaration of Kathleen Burns in Support of Motion for Preliminary Injunction (“Burns Decl.”) ¶ 4 and Composite Exhibit 1 thereto.

3. Plaintiffs submitted sufficient evidence showing that each Defendant has infringed one or more of Plaintiffs’ Marks. *See* Groppe Decl. ¶¶ 25-26. Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of Plaintiffs’ Marks. *See id.* ¶¶ 22, 26.

4. Plaintiffs’ counsel retained Invisible Inc (“Invisible”), a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of

³ The factual background is taken from Plaintiffs’ Amended Complaint, [ECF No. 17], Plaintiffs’ Motion, [ECF No. 6], and supporting evidentiary submissions.

Plaintiffs' 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 Plaintiffs' branded products. *See* Groppe Decl. ¶ 23; Wiborg-Rodriguez Decl. ¶ 2; Burns Decl. ¶ 3. Invisible accessed the e-commerce stores, photo album, and commercial websites operating under Defendants' Seller IDs and Subject Domain Names and placed an order from each Seller ID and Subject Domain Name for the purchase of products, all bearing one or more of Plaintiffs' Marks, and requested each product to be shipped to addresses in the Southern District of Florida. *See* Burns Decl. ¶ 4. Each order was processed entirely online,⁴ and following the submission of the orders, Invisible received information for finalizing payment⁵ for the products ordered from Defendants via Defendants' respective payment accounts⁶ and/or payee⁷ as identified on Schedule "A" hereto. *See id.* At the conclusion of the process, the detailed web pages Invisible captured and downloaded reflecting Plaintiffs' branded products ordered by Invisible via Defendants' Seller

⁴ At least one Defendant uses its Seller ID in tandem with electronic communication via private messaging applications and/or services such as WhatsApp and/or WeChat, to complete its offer and sale of counterfeit Plaintiffs' branded products. Additionally, at least one Defendant uses its Subject Domain Name in tandem with a photo album through the non-party image hosting website, Yupoo.com, ultimately directing customers to send inquiries, exchange data, and complete purchases for Plaintiffs' branded products via electronic communication with Defendant. Defendants' relevant contact information is listed on Schedule "A" hereto. *See* Wiborg-Rodriguez Decl. ¶ 2 n.1; Burns Decl. ¶ 4 n.1.

⁵ Following the submission of certain orders from Defendants' Subject 'Domain Names, Invisible Inc received the identical PayPal payee and corresponding Merchant Identification Number for finalizing payment, as noted on Schedule "A." As such, Invisible Inc was instructed not to transmit the funds to finalize the sale for the order from some of the Subject Domain Names so as to avoid adding money to Defendant's coffers. *See* Wiborg-Rodriguez Decl. ¶ 2 n.1; Burns Decl. ¶ 4 n.2.

⁶ Defendant Number 26, who uses the non-party image hosting website, Yupoo.com, as well as Defendant Numbers 1–25 who operate via commercial Internet websites under their respective Subject Domain Names, use money transfer and retention services with PayPal. The respective payment accounts received for these Defendants is listed on Schedule "A." *See* Burns Decl. ¶ 4, n.3. Moreover, following the submission of certain orders from Defendant's Subject Domain Names, Invisible received the identical PayPal payee and corresponding Merchant Identification Number for finalizing payment, as noted on Schedule "A." *See* Burns Decl. ¶ 4, n.2.

⁷ Defendant Numbers 27–37 operate via the non-party e-commerce marketplace platform AliExpress.com, and have their payments processed on their behalf using Alipay, which is a third-party payment service provided to merchants using AliExpress.com. Defendant Number Numbers 38–135 operate via the non-party Internet marketplace platform DHgate.com. Sellers operating on DHgate.com use DHpay.com, a third-party payment service provided to customers using DHgate.com, to process payments for sales made on DHgate.com. And Defendant Numbers 136–138 operate via the non-party e-commerce marketplace platform, Wish.com ("Wish"), which is operated by ContextLogic Inc. ("ContextLogic"). As such, the payment information for these Defendants is not publicly disclosed and list the respective marketplace platform payee instead. *See* Burns Decl. ¶ 4, n.4.

IDs and Subject Domain Names were sent to Plaintiffs' representative for inspection. *See* Burns Decl. ¶ 4; Wiborg-Rodriguez Decl. ¶ 2; Groppe Decl. ¶ 24.

5. Under the direct supervision and control of Plaintiffs' representative, Plaintiffs conducted a review and visually inspected the goods bearing Plaintiffs' Marks Invisible ordered via Defendants' Seller IDs and Subject Domain Names and determined the products were non-genuine, unauthorized versions of Plaintiffs' products. *See* Groppe Decl. ¶¶ 25–26.

6. On October 13, 2021, Plaintiffs filed their Complaint, [ECF No. 1], and on November 2, 2021, their Amended Complaint, [ECF No. 17], against Defendants for federal trademark counterfeiting and infringement, false designation of origin, cybersquatting, common law unfair competition, and common law trademark infringement. On October 14, 2021, Plaintiffs filed their *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets, [ECF No. 6]. On October 18, 2021, the Court entered a sealed Order Granting *Ex Parte* Temporary Restraining Order, [ECF No. 9], and temporarily restrained Defendants from infringing Plaintiffs' Marks at issue. The sealed Order Granting *Ex Parte* Temporary Restraining Order also directed PayPal, Inc. ("PayPal"), Alibaba.com Hong Kong Limited, which operates the AliExpress.com platform ("AliExpress"), Zhejiang Ant Small and Micro Financial Services Group Co., Ltd. ("Ant Financial Services"), AliPay (China) Internet Technology Co. Ltd., Alipay.com Co., Ltd., Alipay Singapore E-Commerce Private Limited (collectively "Alipay"), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc., ContextLogic Inc., which operates the Wish.com website ("ContextLogic"), to identify and restrain funds in payment accounts associated with Defendants and to divert those funds to a holding account. Pursuant to the Court's October 18, 2021 Sealed Order Granting Motion for Alternative Service, [ECF No. 10],

Plaintiffs properly served Defendants with a copy of the Complaint, copies of the *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets, and the Court's October 18, 2021 Temporary Restraining Order, thereby providing notice and copies of the October 18, 2021 Temporary Restraining Order and Plaintiffs' *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets via email to each Defendants' corresponding email/online contact form, or via e-mail to Defendants' registrar of record, and by posting copies of the Temporary Restraining Order and all other pleadings and documents on file in this action on the website located at <http://servingnotice.com/lw10mi/index.html>. Thereafter, Certificates of Service were filed confirming service on each Defendant. [ECF Nos. 26-28].

II. LEGAL STANDARD

In order 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) 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) (per curiam); *see also Levi Strauss & Co. v. Sunrise Int'l. Trading Inc.*, 51 F.3d 982, 985 (11th Cir. 1995).

III. ANALYSIS

The declarations Plaintiffs submitted in support of their Motion support the following conclusions of law:

A. Plaintiffs have a very 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

Plaintiffs' Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiffs' products that bear copies of Plaintiffs' Marks;

B. Because of the infringement of Plaintiffs' Marks, Plaintiffs are likely to suffer immediate and irreparable injury if a preliminary injunction is not granted. It clearly appears from the specific facts, as set forth in Plaintiffs' Amended Complaint, Motion, and accompanying declarations on file, that immediate and irreparable loss, damage, and injury will result to Plaintiffs and to consumers because it is more likely than not that:

1. Defendants own or control e-commerce stores, interactive photo album, and websites operating under their seller identification names and domain names which advertise, promote, offer for sale, and sell products bearing counterfeit and infringing trademarks in violation of Plaintiffs' rights; and

2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiffs' trademarks will appear in the marketplace; that consumers are likely to be misled, confused, and disappointed by the quality of these products; and that Plaintiffs may suffer loss of sales for their genuine products and an unnatural erosion of the legitimate marketplace in which they operate.

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 Plaintiffs, their reputations, and their goodwill as a manufacturers and distributors of quality products, if such relief is not issued.

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

E. Under 15 U.S.C. § 1117(a), Plaintiffs 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 Plaintiffs' 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 *Fed. Trade Comm'n v. U.S. 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, Plaintiffs have good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

IV. CONCLUSION

Accordingly, it is **ORDERED AND ADJUDGED** that Plaintiffs' Motion for Preliminary Injunction, [ECF No. 6], is **GRANTED** 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 as follows:

- a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing and/or using Plaintiffs' Marks or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiffs; and

- b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of:
 - (i) any products, not manufactured or distributed by Plaintiffs, bearing and/or using Plaintiffs' 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 Plaintiffs' 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 Plaintiffs' 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 album, 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 Plaintiffs' Marks or any confusingly similar trademarks thereof 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 which is visible to a computer user or serves to direct computer searches to Internet based e-commerce stores, interactive photo albums, or Internet websites registered by, owned, or operated by any

Defendant, including the Internet based e-commerce stores, interactive photo album, and Internet websites operating under the Seller IDs and Subject Domain Names;

4. The Defendants shall not transfer ownership of the Internet based e-commerce stores, interactive photo album, or Internet websites operating under their Seller IDs and Subject Domain Names during the pendency of this action, or until further Order of the Court;

5. Each Defendant shall preserve, and continue to preserve, copies of all computer files relating to the use of any of the Internet based e-commerce stores, interactive photo album, and Internet websites under their Seller IDs and Subject Domain Names, and shall take all steps necessary to retrieve computer files relating to the use of the Internet based e-commerce stores, interactive photo album, and Internet websites under their Seller IDs and Subject Domain Names that may have been deleted before the entry of this Order;

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

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

Subject Domain Names or their administrators, including backend registry operators or administrators, within five business days of receipt of this Order, shall change, or assist in changing, the registrar of record for the Subject Domain Names to a holding account with the New Registrar, excepting any such domain names which such registries have been notified in writing by Plaintiffs have been or will be dismissed from this action or as to which Plaintiffs have withdrawn their request to immediately transfer such domain names. Upon the change of the registrar of record for the Subject Domain Names, the New Registrar will maintain access to the Subject Domain Names in trust for the Court during the pendency of this action. Additionally, the New Registrar shall immediately institute a temporary 302 domain name redirection which will automatically redirect any visitor to the Subject Domain Names to the following Uniform Resource Locator (“URL”) <http://servingnotice.com/lw10mi/index.html>, whereon copies of the Complaint, this Order, and all other documents on file in this action shall be displayed. Alternatively, the New Registrar may update the Domain Name System (“DNS”) data it maintains for the Subject Domain Names, which link the domain names to the IP addresses where their associated websites are hosted, to NS1.MEDIATEMPLE.NET and NS2.MEDIATEMPLE.NET, which will cause the domain names to resolve to the website where copies of the Complaint, this Order, and all other documents on file in this action shall be displayed. After the New Registrar has effected this change, the Subject Domain Names shall be placed on lock status by the New Registrar, preventing the modification or deletion of the domains by the New Registrar or Defendants;

8. Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, Inc. (“PayPal”), Alibaba.com Hong Kong Limited, which

operates the AliExpress.com platform (“AliExpress”), Zhejiang Ant Small and Micro Financial Services Group Co., Ltd. (“Ant Financial Services”), AliPay (China) Internet Technology Co. Ltd., Alipay.com Co., Ltd., and Alipay Singapore E-Commerce Private Limited (collectively, “Alipay”), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), and their related companies and affiliates shall, to the extent not already done:

- a. immediately identify all financial accounts and/or sub-accounts associated with the e-commerce stores, photo albums, and Internet websites operating under the Seller IDs and Subject Domain Names, the PayPal payees, store numbers, merchant identification numbers, infringing product numbers, and/or the e-mail addresses identified on Schedule “A” hereto, as well as any accounts of the same customer(s);
- b. 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;
- c. 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
- d. immediately divert those restrained funds to a holding account for the trust of the Court;

9. Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, AliExpress, Ant Financial Services, Alipay, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, ContextLogic, and their related companies and affiliates, shall further, to the extent not already done, provide Plaintiffs’ 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) that 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, AliExpress, Ant Financial Services, Alipay, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, and 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;

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

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

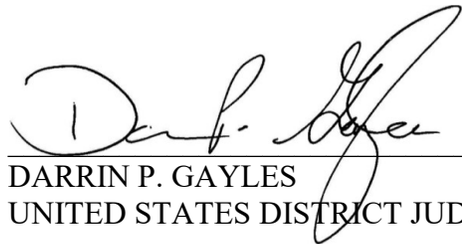
12. As a matter of law, this Order shall no longer apply to any Defendant or associated e-commerce store, photo album, or domain name dismissed from this action or as to which Plaintiffs have withdrawn their request for a preliminary injunction;

13. Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Fed. R. Civ. P. 65(c), Plaintiffs shall maintain their 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;

14. Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace websites, image hosting website, and/or financial institutions, payment processors, banks, escrow services, and money transmitters, including but not limited to PayPal, AliExpress, Ant Financial Services, Alipay, Worldpay, Dunhuang Group, Camel FinTech Inc, ContextLogic, and Yupoo.com, and their related companies and affiliates shall, to the extent not already done, at Plaintiffs' request, provide Plaintiffs' counsel with any e-mail address known to be associated with Defendants' respective Seller IDs and Subject Domain Names;

15. This Order shall remain in effect during the pendency of this action, or until further Order of this Court.

DONE AND ORDERED in Chambers at Miami, Florida, this 18th day of November, 2021 at 11:10 A.M.


DARRIN P. GAYLES
UNITED STATES DISTRICT JUDGE

**SCHEDULE A:
DEFENDANTS BY NUMBER, SELLER ID,
SUBJECT DOMAIN NAME, STORE NUMBER, MERCHANT ID,
FINANCIAL ACCOUNT INFORMATION AND ADDITIONAL E-MAIL ADDRESS**

Def. Number	Defendant / Seller ID / Subject Domain Name	Financial Account Information: PayPal Account / Payee / Store Number	PayPal Merchant ID	Infringing Product Number / Additional Email
1	cosstaglassesbest.store	TianshengEngineeringTechnology@outlook.com	27CULBPUT93FY	service@service.sungvips hopaa.com
		Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesbest .store
1	cosstaglassesbests.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstaglassesmall.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesmal l.store
1	cosstaglassesmall.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesmal l.top
1	cosstaglassesmx.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesmx. store
1	cosstaglassesofficals.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesoffi cals.store
1	cosstaglassesvip.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaglassesvip. top
1	cosstagood.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstagood.top
1	cosstagoods.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstagoods.top
1	cosstahot.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstahot.store
1	cosstahots.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstahots.store
1	cosstamall.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstamall.store
1	cosstaofficals.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstaus.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstausa.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstavip.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstavips.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	costafishings.com	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	cosstamall.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstamall.top
		ZHULIYAPONLINESHOP@outlook.com	X3VWHWU69W4MY	service@service.sungvips hopaa.com service@cosstamall.top
1	cosstamalls.top	DAHANJIANTRADINGCO@outlook.com	AWYS7WHKDA3VJ	service@service.sungvips hopaa.com service@cosstamalls.top
		Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstamalls.top

1	cosstaofficial.top	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@cosstaofficial.top
		ERCGHTRADINGCO@outlook.com	KBF4WB2944S2W	service@service.sungvips hopaa.com service@cosstaofficial.top
1	costafishsunglasses.com	LYUCDGCHGOUTLETS HOP@outlook.com	BHFCQJXMSGMXU	service@service.sungvips hopaa.com
		Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	costaglassonline.com	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@costaglassonline.com
1	costaonsales.com	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@costaonsales.com
1	costtaonline.store	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	
1	usbestmall.shop	Huizheng Trading Co., Ltd.	JBHQDQ9XU5Y5E	service@usbestmall.shop
1	cosstaglasseshot.top	YiliMythicalClothingStore@outlook.com	QUDZAFGM63WK2	service@service.sungvips hopaa.com service@cosstaglasseshot.top
		Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassesmallstore
1	cosstaglassesmallstore	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassesmallstore
1	cosstaglassesmall.top	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassesmall.top
1	cosstaglassesofficial.store	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassesofficial.store
1	cosstaglassespecial.store	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassespecial.store
		WeiHAIIdutyfreeProducts@outlook.com	D6LD7DN3FWXE2	service@cosstaglassespecial.store
1	cosstaglassesvips.top	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@cosstaglassesvips.top
1	costapro.store	Yili Mythical Clothing Store	QUDZAFGM63WK2	service@costapro.store
		PDKFOUTLETSTORE@outlook.com	9B35ZTRBKNPEG	service@service.sungvips hopaa.com service@costapro.store
1	cosstaglassesltd.store	XDFRRHDSOUTLETS SHOP@outlook.com	GZ4K3TMZCXMES	service@service.sungvips hopaa.com
1	costtagoods.shop	NHJRTRFVTRADINGCO@outlook.com	W5ST33ZCP64M4	service@service.sungvips hopaa.com service@costtagoods.shop
		TibetWaterwayRenchengTrading@outlook.com	EG76XNCD3K6PL	service@costtagoods.shop service@service.sungvips hopaa.com
		Guangyu Xinda Trading Company	PF3QRSGYRF28E	
2	costaeyewear.store	luxingongmao9532@outlook.com	B4SSNMMA5N2XL	service@service.glassddmail.com
		Lontyfashion	3NT3Y66E6B3M6	

2	ajskm.top	online store	B4SSNMMA5N2XL	
2	cootglasses.com	online store	B4SSNMMA5N2XL	
2	costaaspectacle.store	online store	B4SSNMMA5N2XL	
		Mellowshopping		
		Mellowshopping@outlook.com	7B7579KA26PWU	
		Lontyfashion	3NT3Y66E6B3M6	
2	costamirrorwear.com	online store	B4SSNMMA5N2XL	service@service.glassddm ail.com
2	costamirrorwear.store	online store	B4SSNMMA5N2XL	
2	costasunshineeyewear.store	online store	B4SSNMMA5N2XL	service@service.glassddm ail.com
2	eyewearparklens.store	online store	B4SSNMMA5N2XL	
2	lensfishingglass.com	online store	B4SSNMMA5N2XL	service@service.glassddm ail.com
2	mirrorsunshine.store	online store	B4SSNMMA5N2XL	service@service.glassddm ail.com
2	opticsseyewears.com	online store	B4SSNMMA5N2XL	
2	blueseaeeyewear.com	online store	B4SSNMMA5N2XL	
		SufondiBusiness	XB82FABLB5AEY	
2	costablinkerspark.store	SufondiBusiness	XB82FABLB5AEY	service@service.glassddm ail.com
		hengshengsheng464@outlook.com	XK9U87EDN96M4	service@service.glassddm ail.com
2	costaeyewears.com	SufondiBusiness@outlook.com	XB82FABLB5AEY	service@service.glassddm ail.com
		Blessdirect	NZMKYXDBWZ42J	
		Drizzlestyles	P3WYUTUAQUX46	
2	costalenswear.store	SufondiBusiness	XB82FABLB5AEY	
		Lontyfashion	3NT3Y66E6B3M6	service@service.glassddm ail.com
		tianyouxin2019@outlook.com		
2	mirroreyewear.store	SufondiBusiness	XB82FABLB5AEY	
2	opticalglasses.store	SufondiBusiness	XB82FABLB5AEY	
		Jokesshopping	52HAW2E26XUKQ	
2	opticalseyeglass.com	SufondiBusiness	XB82FABLB5AEY	
2	opticseyewears.com	Deviceelectric@outlook.com	FZCZE3FESB2D2	service@service.glassddm ail.com
		Jyasichoumyshop	WCGSDW4XY4W4L	
2	blueoceanglasses.com	Jyasichoumyshop	WCGSDW4XY4W4L	

2	costaeyewearpark.store	Jyasichoumyshop	WCGSDW4XY4W4L	
		Lontyfashion	3NT3Y66E6B3M6	
2	costasuneyewear.com	Jyasichoumyshop	WCGSDW4XY4W4L	service@service.glassddm ail.com
2	costasunlensglasses.store	Jyasichoumyshop	WCGSDW4XY4W4L	
		Lontyfashion	3NT3Y66E6B3M6	
2	mirroreyewear.com	Jyasichoumyshop	WCGSDW4XY4W4L	
2	lhdjc.top	Jyasichoumyshop	WCGSDW4XY4W4L	
		Semiconductormall@outlook.com	AZFMK2XUVL2GS	service@service.glassddm ail.com
3	costaopticsglasses.com	MichaelDiederich@outlook.com	H5QCN2WLRFMBC	service01@mail.hotsglasses.com
		Qingdao Star Trading Co., LTD	ECBXGJEWUBM4A	
		Shenzhen Yangdi Energysaving Lighting Technology Co., Ltd	FMKN9LQXDJQM4	
		MaryDoylt@outlook.com		
3	costaeyeglasses.com	Qingdao Star Trading Co., LTD	ECBXGJEWUBM4A	
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	
3	costasunglassesmall.com	Qingdao Star Trading Co., LTD	ECBXGJEWUBM4A	service01@mail.hotsglasses.com
		Wuyi Shangjia Furniture Co., Ltd	FTBJZMG2KCTG2	
		IrmatOsborn@outlook.com		
3	costasunglassesr.shop	Qingdao Star Trading Co., LTD	ECBXGJEWUBM4A	
		PrimitivoJohn	V4WU7C5YDUTZY	
		PrimitivoJohn@outlook.com		
3	costasunglassess.shop	Qingdao Star Trading Co., LTD	ECBXGJEWUBM4A	
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	
3	hotpitlist.com	Troyweeneire@outlook.com	ECBXGJEWUBM4A	service01@mail.hotsglasses.com
3	sunglassshut-costa.com	LucindaBrinkley@outlook.com	2K9ST3HXY9Q7C	service01@mail.hotsglasses.com
		DavitPearson@outlook.com	VQVVCQKTNXZGN	service01@mail.hotsglasses.com

		Zhuhai Xinying Tejia Trading Co. LTD.	8SCV25AJM5FEW	
		Guangzhou Shiwana Trading Co. LTD	GY25B6S4DC2FY	
3	costaglassesoutlet.com	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	
3	costaopticalglasses.com	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	service01@mail.hotsglasses.com
		Shandong Hongyu Tai Trading Co. LTD	BS9PM4MQVCNQC	
		joyceserry@outlook.com		
3	costasportsunglass.shop	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
		Shenyang qiangkun building materials co., LTD	5US78CC2AGE48	service01@mail.hotsglasses.com
		PhyllisScheffler@outlook.com		
3	costasunglassat.shop	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
		Wuhu Jingju Furniture Co., Ltd	J6ZJKEKPYKYBG	service01@mail.hotsglasses.com
		CarolyKane@outlook.com		
3	sunglasseshut-costa.com	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
3	sunglasshutcosta.com	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
3	txelecmore.com	Meryelldithe@outlook.com	5RHWJZ6ZU7VBVY	service01@mail.hotsglasses.com
3	sunglasseshut-costa.shop	Kaifeng Huadu Trading Co. LTD	5RHWJZ6ZU7VBVY	
		RonaldGraye@outlook.com	AQMG2JLSEBREU	service01@mail.hotsglasses.com
		Rongcheng Jieqifan Trading Co., Ltd	TJBENRDKFVN3W	
		ToddKidde@outlook.com		
3	sunglasshut-costa.shop	ClarenceDubet@outlook.com	9CL3HLBPEKN56	service01@mail.hotsglasses.com
		Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	

		NadiaMizem@outlook.com		
3	costasunglassca.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	service01@mail.hotsglasses.com
		Lixian Yuntong Trading Co. Ltd	YY67EFTE9B8WS	
		DarreWalker@outlook.com		
3	costasunglassfun.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		Changsha Chubei Trading Co., Ltd	VQVVCQKTNXZGN	
3	costasunglasshut.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	
3	costasunglassin.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		Lixian Yuntong Trading Co. Ltd	YY67EFTE9B8WS	
3	costasunglassnew.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
3	costasunglasssp.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		LindatBoone@outlook.com	S87JHKL63NC7E	
3	costasunglasstop.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		RobertoDerouen@outlook.com	JG9AAW4W6ALQ6	service01@mail.hotsglasses.com
3	costasunglassus.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		JerryGeorget@outlook.com	H3QVSPH3G9S8N	
3	sunglasshut-costas.com	Donaldhocket@outlook.com	RJ8LXGTLN3UCW	service01@mail.hotsglasses.com
3	costasunglassco.shop	Xianyang You Impression advertising Decoration Engineering Co. LTD	RJ8LXGTLN3UCW	
		JosephPastrair@outlook.com	MACMZ4SCSXBVE	service01@mail.hotsglasses.com

		Sichuan Kelan Kitchen Equipment Co., Ltd	AULKWAHWF95XG	
		JasontAvery@outlook.com		
3	costasunglasssale.shop	KellyReddick@outlook.com	M79WEZAVNRT58	service01@mail.hotsglasses.com
		CorrineRegina@outlook.com	SGH63NPEWW99L	service01@mail.hotsglasses.com
3	costasunglassite.shop	ElizaHonaker@outlook.com	QRVAPNSZ79N26	service01@mail.hotsglasses.com
		Hejin Dingmeng Trading Co., Ltd	QV9UJ65YC9EWJ	
3	costaglassestore.shop	HelenNewtor@outlook.com	QV9UJ65YC9EWJ	service01@mail.hotsglasses.com
		Shenzhen Quan Xin Xing Electronic Commerce Co. Ltd	6WMMUM2WZEVGL	
3	costasunglasson.shop	Hejin Dingmeng Trading Co., Ltd	QV9UJ65YC9EWJ	
3	costasunglassuk.shop	Hejin Dingmeng Trading Co., Ltd	QV9UJ65YC9EWJ	
		NormaMartor@outlook.com	4KVLJZMBNXFUY	service01@mail.hotsglasses.com
		CharlesDorton@outlook.com	ZGR3M8J4GUSDN	
3	flyalltop.shop	Juanmaigan@outlook.com	GD8E44PJKMU7Q	service01@mail.hotsglasses.com
		Alonamerry@outlook.com	YXEMVVSFTTFC	service01@mail.hotsglasses.com
		LouisJonet@outlook.com	65P8G4UAEKUN2	service01@mail.hotsglasses.com
3	hotcostaglasses.shop	Fashionclothing2021@outlook.com	EWKK7VHWNPVEY	service01@mail.hotsglasses.com
3	costaglasshut.com	Shuyang Lucas trading Co., LTD	UXPEN4LCDFZA8	
		Chengdu Baiguanghao Trading Co. LTD	7DARBNGZPZFWE	
3	costasopticalglasses.com	Margaretalest@outlook.com	UXPEN4LCDFZA8	service01@mail.hotsglasses.com
3	sunglasshut-costas.shop	Shuyang Lucas trading Co., LTD	UXPEN4LCDFZA8	service01@mail.hotsglasses.com
		LuellaPritchett@outlook.com	TAUMFGWGTZGAL	service01@mail.hotsglasses.com
		SteveDuffet@outlook.com	6YLYPT6J79D38	service01@mail.hotsglasses.com
		Zhuhai Xinying Tejia Trading Co. LTD.	8SCV25AJM5FEW	
		Xuchang Meier silk trade co., LTD	379D9KT969DJA	

4	bestcostasunglasses.com	daviwholesale		
5	costasplay.com	chenhua092@outlook.com	TRLDDGPB6WSBN	sunglasses_service3@163.com
5	sunbrightlife.com	luodehua108@outlook.com	7WFAVEK55KD66	sunglasses_service3@163.com
5	suncosta.com	自贡博祥商贸有限公司	Y35W3YE288PUQ	sunglasses_service3@163.com
		limin160@outlook.com		
5	costadalmar.com	南通国祺经贸有限公司	CCQWRGWKA5BUQ	sunglasses_service3@163.com
		yaoruixin472@outlook.com		
5	costabrew.com	徐州洁臻商贸有限公司	JSCCAF4QJGC2J	sunglasses_service3@163.com
		cuidong082@outlook.com		
6	cheapraybanonsale.com	guijie533672@21cn.com	KTE3N8Z6GHZ5Q	urzhumovaalek@gmail.com
7	blanva.store	chenyuefeng1981@hotmail.com	EQDBZ9GMN9ABY	info@Blanva.store
		huanguaixia1979@hotmail.com	CXX3U9R52FG2L	contact@Blanva.store
		济南初丹焊接材料有限公司	SSBCCEVYKE3ZA	
		donglitong58@outlook.com	XRH2JFFMZ6HM8	
		Fo shan shi bo tao ke ji you xian gong si	XRH2JFFMZ6HM8	
		西安旺美物流有限公司	FAVY39N8LUJC8	
		大城县大广安英峰密封材料销售部	EZD6TY6LKLDCA	
		莒南县长金种植专业合作社	STH3VJ4VQR2U6	
		大城县建航节能科技	CEF9AQZNN6H9J	
恺锐汽车租赁(上海)有限公司	KJEVW8QX2H3GU			
8	blingbling-eyes.com	nihaoyamoney356@outlook.com	L4P6JSVMLQAS2	service@blingbling-eyes.com
9	coonlineglassesale.com	SheQingnan1905@outlook.com	SZVFUPAJ5EQW8	support@noreply.irglassesoutlet.com
		Elmer Online Shop	GQZF44W4Z5J5Y	
		LiuMin1247@outlook.com		
9	cowkm.com	fengchanghui5319@hotmail.com	QX9DEZF59MJ98	support@noreply.irglassesoutlet.com

		Columbus Shopping Mall	KMPM88GFAABR8	
		GongLi72150@outlook.com		
		Beauty Department - Store	WN8YC7HEAZRL6	
		Quanzhou EnMei Trading Co., Ltd	Y5FHJEEAJ73JU	
10	deakoo.com	dz1075519827@outlook.com	QXK93ZWMKQDA2	toodeakoo@outlook.com
11	fjoutlet.site	Yun-z Network Technology Co., Ltd	KHRDTU7G5V3RN	
11	jtir.shop	xionganyunze@outlook.com	KHRDTU7G5V3RN	service@noreply.bbwerfactory.com
		BTY Shopping Mall	ZG8NN8NV7RQJN	
		ZZ-ZJR Trade Market	9FKCYNPNX2YH2	
12	<i>Dismissed</i>			
13	glass2021.xyz	hpagblyiqagfdgols@hotmail.com	Z259L6ZQ9XCF8	virgimatic52@gmail.com
		MarciPapali@gmx.com		virgimatic52@gmail.com EldAlsi@gmx.com
14	glassesxt.com	chenguangda@celebrex.site	72Z8ZJVELSHU4	
15	gorgeu.com	service@solestuf.com	AHTQP72BCNQKJ	service@gorgeu.com
16	gwenjs.com	xirue store	B3YC9UY38XXWG	service@gwenjs.com
16	snowfir.store	xinrui.3c@hotmail.com	B3YC9UY38XXWG	snowfir-service@hotmail.com
17	hotclothingstores.com	yauhhdu466@gmail.com	BHU2FPNCQ3RWE	
18	karyvo.shop	huangucuixia1979@hotmail.com	CXX3U9R52FG2L	contact@karyco.shop
		zhiweii001@163.com	JZF2XBHZZH4NH6	
		hedongmei199511@outlook.com	ZL8L937A5HGBJ	
		jianglina1982@outlook.com	A4FLADVYDYT3C	
		酒泉欣茂玻璃钢制品有限公司	JR2B7CFNWH6AW	
		大城县大广安英峰密封材料销售部	EZD6TY6LKLDC A	
19	perennialshopor.com	coastlineonline@outlook.com	W7YH9BXPDX4WU	service@mail.caresunglasses.com
19	inpanelmall.com	wikionlines	3RNBVBR2BAG2L	service@mail.caresunglasses.com
		vipsfashion	RQV9A33D6GJL	
20	playapparelworld.com	xuhualin8@hotmail.com	RA5X8TTPDBWEC	service@service.serviceek.com

		Yao GUI Trade Private Company	TW5RDA4LNMMKE	service@playapparelworld.com
		Houmohong Private Company	J6S69VGX7TNGA	
21	sunnylover.shop	Shenzhen Baichen Development Industry Co., Ltd.	ZK9AWX2WW7Z48	hello@sunnylover.shop
21	sunvit.shop	1138080137@qq.com	ZK9AWX2WW7Z48	hello@sunvit.shop
22	uglytop.com	service@wearlys.com	QQE4D3N3JZFTN	service@olivmer.com
		陕西丰瑞建设工程有限公司	D7QR8XE36AJ2W	service@uglytop.com
		陕西大步实业有限公司	572Y85UND7YG2	
23	wishkay.com	service@perunner.com	7GDJ7PR52QKTE	service@wishkay.com
24	yessunglass.com	9445198@qq.com	9DLGQVBVXJBM2	Hello@yessunglass.com
25	suntoday.us	alismiko3@gmail.com		DaviWholesale@gmail.com
		oujl6688@126.com		DaviWholesale@gmail.com
25	daviwholesale.com	alismiko3@gmail.com		DaviWholesale@gmail.com
26	good5566 a/k/a Erick	1943795069@qq.com		
27	Belbello Hatcap Store	4917090		1005003038269310
28	CUN sunglasses Store	911882034		1005002996979989
29	Designer-Glasses Store	912025350		1005002966092373
30	DesignerWear Store	912063567		1005002930756398
31	mercada bane sunglasses Store	911900150		005003043603969
32	R-B Store	912179839		1005002940110127
33	Shop5372001 Store	5372001		1005002597710178
34	Shop910332274 Store	910332274		1005001300666460
35	Shop911602390 Store	911602390		1005002618906492
36	WhatsApp: +8615968014131 Store	912312091		1005003102623459
37	YU Sunglasses Store	911718034		1005002312994925
38	beautifulyous	21666403		708347104
39	beautydbx	21693638		712266444
40	belt1688good	21646642		664104865
41	bestmerchants	21715445		727766377
42	braceletx	21662045		697481820
43	caiyunhengtong_7	20950714		718181460

44	chunyan05	21555800		724235029
45	cnisis	21654536		668321177
46	costa_sunglasses a/k/a Luxury Designer Sunglasses & Jewelry	21582123		725212991
47	ddm0010 a/k/a Luxury Sunglasses	21211052		553861357
48	designerclothesa	21655047		724079093
49	dhgate0217xx	20445771		716575721
50	dhgatesiii	21685321		727520040
51	dhgatewangshutong12 a/k/a Fashion accessories 1992	21697620		714814817
52	dipper2020	21682413		725535964
53	excellentstore88	21680259		708133315
54	factory68	19817151		417410384
55	fashion_sunglasses88 a/k/a designer Belts	21651114		703715667
56	fashion2021	21642538		679079398
57	fashionbagbags011	21669824		699610889
58	fashionbagsai	21666371		708055492
59	fashionbelts888	21696812		711158436
60	fashionbrandgg	21686257		703543072
61	fashionscarfco	21708986		722462476
62	fashionshop16888	21668260		710719443
63	fds001	21193396		712263172
64	finejewelry_a	21700985		714965327
65	finejewelry_b	21700987		718440942
66	flower199428	21703166		717795849
67	funny6631	14432732		418363313
68	glasses999	21698952		721964121
69	glasseswell 666	21708574		721066325
70	handbagstore667	21704830		716978783
71	hesaiqun0521	21657979		672910501
72	heydayshop a/k/a Fashion clothing store	21682755		716359739
73	hjf360 a/k/a Fashion accessories668	21677608		694351263
74	hrx1215	21701234		715464831

75	jason6888	21228876		722444228
76	jewelrytycoon	21684649		699213335
77	jiankang3186	21664956		721396275
78	jiayou778	21664957		726658766
79	jixiang668	21664944		717263793
80	linda90	20622708		526521305
81	liuyuze_35	21689422		706403866
82	luxury_n3	21581627		725913901
83	luxury_shops6868	21673855		705719010
84	luxury_union a/k/a luxury studio	21649338		704495879
85	luxury1618	21692947		707988271
86	luxury16888	21692985		708799083
87	mengmeng666	13599063		723390132
88	mystore01	21701214		713886627
89	neibu	21167864		674811873
90	nuggetsjewelry	21695790		715201811
91	orange2012	14500518		410424301
92	outlet_shop1	20703563		701185128
93	perfectencounter	21666377		694082922
94	pglstk	21666028		703640462
95	phoenix_2021 a/k/a Luxurys Designers Bags & Sung	21621802		667820806
96	pingan1688	21664952		715868947
97	ppfashionshop	20765093		552245550
98	qchenbo123	21700031		714636050
99	qianlong01	21696097		724990529
100	quality_121	21583246		647155496
101	rayban_1937	21482323		698891539
102	rhythmheatwave	21614425		701633021
103	sacyxz10005	21700182		713779111
104	sandysunglasses007	21707491		720462824
105	sandysunglasses008	21707503		720437101
106	sirius2020 a/k/a Designer Handbags & Jewelry	21491608		665581282
107	sportsunglass	21648442		716576313

108	stone_fog	21680806		726108963
109	sunglasses_4sale	21568398		588081539
110	sunglasses_vip	21689773		727636209
111	sunglasses191	21708340		720959117
112	sunglasses1997 a/k/a Designer sunglasses	21101763		704159254
113	superman_pzk01	21706118		718638284
114	tangchao06	21704562		719787223
115	tangchao10	21704575		725675583
116	tiff925_shop002	21707591		719650612
117	wapiti01	20749724		601933489
118	willjustjewelry	21702592		718049750
119	wings2021 a/k/a Fashion Accessories Love Bracelet	21417581		718557839
120	wsj688	21171317		723290453
121	wuwensong01	21690295		721361920
122	wuwensong03	21690298		721400786
123	xhd06	21683468		710725224
124	xiangrui68	21505299		713706436
125	xingfu668	21711285		726662620
126	yang115	20958829		710984986
127	yhn_fashion	21675676		707405349
128	yuwen	13678545		725870705
129	z946056507	21664831		702367870
130	zc1996	20530263		539441563
131	zhongtl129227	20152321		702421223
132	zkkcxwkz6	21649048		658202185
133	zl2021669988	21712756		724724894
134	zou910524	21685926		708218045
135	zzr13536508868	21702859		715626935
136	March Fury	5e7092378127ca26dbbf0c58		5f6bf57ca1e7a7003d7c86 3c
137	NEW RX	5adc4e58a6f62e6bd1bbdd2f		5e3ecc5649a1bb115c67d1 e9
138	Omi sweet	609425d0acf3fa53a271554a		60a8af41167144f9ca2ac2 68

SCHEDULE "B"
PLAINTIFFS' MARKS

Luxottica Group S.p.A.'s Trademarks [ECF No. 17-1]

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
WAYFARER	0,595,513	September 21, 1954	IC 009: sunglasses.
	0,650,499	August 20, 1957	IC 009. Sunglasses, shooting glasses, and ophthalmic lenses.
RAY-BAN	1,080,886	January 3, 1978	IC 009. Ophthalmic products and accessories-namely, sunglasses; eyeglasses; spectacles; lenses and frames for sunglasses, eyeglasses, spectacles.
	1,093,658	June 20, 1978	IC 009. Ophthalmic products and accessories; namely, sunglasses; eyeglasses; spectacles; lenses and frames for sunglasses, eyeglasses, spectacles; and cases and other protective covers for sunglasses, eyeglasses, and spectacles.
LUXOTTICA	1,254,409	October 18, 1983	IC 009. Eyeglasses, sunglasses, templates and eyeglass frames.
	1,320,460	February 19, 1985	IC 009. Sunglasses and carrying cases therefor.
	1,511,615	November 8, 1988	IC 009. Eyeglasses, sunglasses, temples and eyeglass frames.
CLUBMASTER	1,537,974	May 9, 1989	IC 009. Sunglasses.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
	1,726,955	October 27, 1992	IC 018. Bags; namely, tote, duffle and all purpose sports bags. IC 021. Cloths for cleaning ophthalmic products. IC 025. Clothing and headgear, namely, hats.
	3,522,603	October 21, 2008	IC 009: sunglasses, eyeglasses, lenses for eyeglasses, eyeglasses frames, and cases for eyeglasses.

Oakley, Inc.'s Trademarks [ECF No 17-2]

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
	1,356,297	August 27, 1985	IC 009. Goggles, sunglasses and protective pads for elbows, feet and knees. IC 025. Clothing - namely t-shirts; gloves; racing pants; hats; sweatshirts; sport shirts, jackets, jeans, jerseys and ski pants, jackets, hats, gloves and socks.
	1,519,596	January 10, 1989	IC 009. Sunglasses and accessories for sunglasses, namely, replacement lenses, ear stems and nose pieces.
OAKLEY	1,521,599	January 24, 1989	IC 009. Sunglasses and accessories for sunglasses.
OAKLEY	1552583	August 22, 1989	IC 009. Goggles

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
M FRAME	1,701,476	July 21, 1992	IC 009. Protective eyewear; namely, goggles, anti-glare glasses; sunglasses and their parts; namely, lenses, replacement lenses, frames, earstems and nose pieces; cases specially adapted for sunglasses and their parts.
	1,980,039	June 11, 1996	IC 009. Protective and/or anti-glare eyewear, namely sunglasses, goggles, spectacles and their parts and accessories, namely replacement lenses, earstems, frames, nose pieces and foam strips; cases specially adapted for protective and/or anti-glare eyewear and their parts and accessories.
	1,984,501	July 02, 1996	IC 009. Protective and/or anti-glare eyewear, namely sunglasses, goggles, spectacles and their parts and accessories, namely replacement lenses, ear stems, frames, nose pieces and foam strips; cases specially adapted for protective and/or anti-glare eyewear and their parts and accessories.
STRAIGHT JACKET	2,054,810	April 22, 1997	IC 009. Protective and/or anti-glare eyewear, namely, sunglasses, goggles, spectacles and their parts and accessories including replacement lenses, earstems, frames, nose pieces and foam strips; cases specially adapted for protective and/or anti-glare eyewear and their parts and accessories.
SQUARE WIRE	2,106,614	October 21, 1997	IC 009. Protective and/or antiglare eyewear, namely, sunglasses, goggles, spectacles and their parts and accessories, namely, replacement lenses, earstems, frames, nose pieces, and foam strips; cases specially adapted for protective and/or antiglare eyewear and their parts and accessories.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
JULIET	2,388,070	September 19, 2000	IC 009. Protective and/or anti-glare eyewear, namely, sunglasses, spectacles, and their parts and accessories, namely, replacement lenses, earstems, frames, nose pieces and foam strips; cases specially adapted for protective and/or anti-glare eyewear and their parts and accessories.
	2,393,107	October 10, 2000	IC 009. Protective eyewear, namely, spectacles, anti-glare glasses and sunglasses and parts thereof, namely frames and earstems.
	2,403,609	November 14, 2000	IC 009. Protective eyewear, namely, spectacles, anti-glare glasses, and sunglasses and parts thereof, namely, frames and earstems.
VALVE	2,900,432	November 2, 2004	IC 009. Protective eyewear, namely spectacles, prescription eyewear, namely, spectacles and sunglasses, anti-glare glasses and sunglasses and parts thereof, namely replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses.
	3,151,994	October 3, 2006	IC 009 Protective eyewear, namely spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
OAKLEY	3,153,943	October 10, 2006	IC 009. Prescription eyewear, namely, sunglasses and spectacles; eyewear containing electronics devices, namely, protective eyewear, eyeglasses, sunglasses and spectacles; electronics, namely portable digital electronic devices for recording, organizing, and reviewing text, data and audio files; computer software for use in recording, organizing, and reviewing text, data and audio files on portable digital electronic devices; transmitters, receivers, speakers and parts thereof for use with cellular, wireless computer and telephone communication systems; communication devices for use on eyewear, namely earpieces, transmitters, receivers, speakers and parts thereof for use with cellular, wireless computer and telephone communication systems; wearable audio visual display, namely, protective eyewear, eyeglasses, sunglasses and spectacles containing an audio visual display; wireless telecommunications modules.
GASCAN	3,245,494	May 22, 2007	IC 009. Protective eyewear, namely spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories

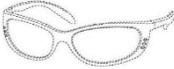
Trademark	Registration Number	Registration Date	Class(es) / Good(s)
	3,331,124	November 6, 2007	<p>IC 009. Protective eyewear, namely spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories; and protective clothing, namely, racing pants.</p> <p>IC 025. Clothing, namely, t-shirts, beach-wear, blouses, sports shirts, jerseys, swimwear, swimtrunks, shorts, underwear, shirts, pants, ski and snowboard pants and jackets, jeans, vests, jackets, wetsuits, sweaters, pullovers, coats, sweatpants, headwear, namely, hats, caps, visors and footwear, namely wetsuit booties, shoes, sandals, athletic footwear, all purpose sports footwear, thongs and boots.</p>
FLAK JACKET	3,379,109	February 5, 2008	<p>IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.</p>
RADAR	3,379,110	February 5, 2008	<p>IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.</p>

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
OIL RIG	3,489,952	August 19, 2008	IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.
FIVES SQUARED	3,680,975	September 8, 2009	IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.
BATWOLF	4,136,113	May 1, 2012	IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, ear stems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.
FROGSKINS	4,194,197	August 21, 2012	IC 009. Eyewear, namely sunglasses and accessories for sunglasses, namely, replacement lenses, ear stems and nose pieces.
RADARLOCK	4,407,749	September 24, 2013	IC 009. Eyewear, namely, sunglasses, sports goggles, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specially adapted for eyewear and their parts and accessories
CROSSLINK	4,407,750	September 24, 2013	IC 009. Eyewear, namely, sunglasses, sports goggles, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specially adapted for eyewear and their parts and accessories.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
PRIZM	4,813,708	September 15, 2015	IC 009. Protective and/or anti-glare eyewear, namely, sunglasses, spectacles and their parts and accessories, namely, replacement lenses, earstems, frames, nose pieces and foam strips; cases specially adapted for protective and/or anti-glare eyewear, their parts and their accessories, namely, replacement lenses, earstems, frames, nose pieces and foam strips.
JAWBREAKER	4,827,569	October 6, 2015	IC 009. Eyewear, namely, sunglasses, goggles, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specifically adapted for eyewear and their parts and accessories.
FLAK	4,847,461	November 3, 2015	IC 009. Eyewear, namely, sunglasses, goggles, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specifically adapted for eyewear and their parts and accessories.
LATCH	5,026,399	August 23, 2016	IC 009. Eyewear, namely, sunglasses, goggles, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specifically adapted for eyewear and their parts and accessories.
JUPITER SQUARED	5,026,407	August 23, 2016	IC 009. Protective eyewear, namely, spectacles, prescription eyewear, anti glare glasses and sunglasses and their parts and accessories, namely, replacement lenses, frames, earstems, and nose pieces; cases specially adapted for spectacles and sunglasses and their parts and accessories.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
HOLBROOK	5,636,292	December 25, 2018	IC 009. Eyewear, namely, sunglasses, goggles for sports, spectacles and their parts and accessories, namely, replacement lenses, ear stems, frames, nose pieces and foam strips; cases specifically adapted for eyewear and their parts and accessories.

Costa Del Mar, Inc.'s Trademarks [ECF No 17-3]

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
COSTA DEL MAR	1,723,449	October 13, 1992	IC 009. Sunglasses.
	3,245,770	May 29, 2007	IC 009. Sports eyewear and sunglasses.
	3,273,228	August 7, 2007	IC 009. Sunglasses, sunglass frames, sunglass lenses.
	3,273,229	August 7, 2007	IC 009. Sunglasses, sunglass frames, sunglass lenses.
C-MATES	3,420,371	April 29, 2008	IC 009. Combination sunglasses and reading glasses.
	3,431,239	May 20, 2008	IC 009. Eyewear, namely, sports eyewear and sunglasses.
COSTA 580	3,711,018	November 17, 2009	IC 009. Sunglasses and sunglass frames, sunglass lenses.
COSTA	3,857,379	October 5, 2010	IC 009. Sunglasses and sunglass frames.

Trademark	Registration Number	Registration Date	Class(es) / Good(s)
	4,114,951	March 20, 2012	IC 009. Sports eyewear and sunglasses.
580	4,891,374	January 26, 2016	IC 009. Sunglasses lenses.
	5,944,853	January 8, 2019	<p>IC 003. Eyewear cleaning solution.</p> <p>IC 009. Eyeglass lanyards; waterproof dry cases for cell phones.</p> <p>IC 016. Stickers, decals, bumper stickers, decorative decals for vehicle windows.</p> <p>IC 021. Bottle openers; drinking glasses, namely, tumblers, insulated containers for beverages, heat-insulated containers for beverages, containers for hot beverages, containers for cold beverages, coffee and tea mugs; microfiber cloths for cleaning.</p> <p>IC 022. Lanyards for holding keys.</p> <p>IC 025. Neck gaiters; knit face masks; bandanas.</p>
	5,646,820	January 8, 2019	IC 009. Eyeglasses and related accessories, namely, eyeglass lenses, eyeglass cases.
	5,653,366	January 15, 2019	IC 009. Eyeglasses and related accessories, namely, eyeglass lenses, eyeglass cases.
COSTA	5,653,368	January 15, 2019	IC 009. Eyeglasses and related accessories, namely, eyeglass lenses, eyeglass cases.
DEL MAR	5,729,388	April 16, 2019	IC 009. Eyewear, namely, sunglasses, sunglass frames, and sunglass lenses.

