UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA CASE NO. 12-21762-CIV-ALTONAGA/ SIMONTON

CHANEL, INC.,

Plaintiff,

v.

CHANEL255.ORG, et al,

Defendants.

DECLARATION OF ERIC ROSALER IN SUPPORT OF PLAINTIFF'S EX PARTE APPLICATION

I am over 18 years of age. I have personal knowledge of the facts set forth herein.
I make this declaration in support of Plaintiff's *Ex Parte* Application for Entry of Temporary
Restraining Order and Preliminary Injunction (the "Application for TRO.")

2. I am an officer of AED Investigations, Inc., a licensed private investigative firm.

3. Counsel for Plaintiff, Chanel, Inc. ("Chanel") retained my firm to investigate the suspected sale of counterfeit Chanel products by the Partnerships and Unincorporated Associations Identified on Schedule "A" attached to Chanel's Application for TRO (the "Defendants").

4. I accessed the Internet websites operating under the Defendants' domain names identified in the table below. Upon accessing each website, I was able to browse each online store for products bearing Chanel trademarks, add products to the online shopping carts, and proceed to a point of checkout on each website, and otherwise actively exchange data with each website. I then placed an order via each website for the purchase of a Chanel branded product as detailed in the below chart, each to be shipped to my addresses in the Southern District of Florida. Both of my purchases were processed entirely online, which included providing shipping and billing information, payment, and confirmation of each order:

Website	Chanel Branded Product Purchased	Date of Purchase	Total Purchase Price
chanel-replica.us	Wallet	5/8/12	\$102.26
fakechanel.us	Handbag	5/8/12	\$197.24

True and correct copies of redacted excerpts of each of the foregoing websites reflecting each Chanel branded items I purchased as detailed in the foregoing chart, together with the order confirmation and payment processing/confirmation pages are attached hereto as Composite Exhibit A.

5. True and correct copies of redacted excerpts of the foregoing websites, reflecting the purchased product images, were provided to Adrienne Hahn Sisbarro at Chanel for her review and analysis.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed the $\int_{0}^{1} day$ of May, 2012, at Aventura, Florida.

Eric Rosaler