

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

Case No. 21-cv-22920-BLOOM/Otazo-Reyes

MAX'IS CREATIONS, INC.,

Plaintiff,

v.

THE INDIVIDUALS, PARTNERSHIPS,
AND UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE "A,"

Defendants.

ORDER GRANTING MOTION FOR PRELIMINARY INJUNCTION

THIS CAUSE is before the Court on Plaintiff's Motion for Preliminary Injunction, ECF No. [5], 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, MAX'IS CREATIONS, INC. The Court has considered the Motion, the record in the case, held a hearing on the Motion, and is otherwise duly advised.

On August 30, 2021, the Court entered a Temporary Restraining Order and an Order Restraining the Financial Accounts used by Defendants (the "TRO"). ECF No. [13]. The TRO set a hearing on the Plaintiff's Motion for Preliminary Injunction for August 31, 2021. Plaintiff moved twice, see ECF Nos. [15], [22], to extend the TRO which the Court granted. ECF No. [16], [24], and pursuant to ECF No. [24], the hearing on the Motion for Preliminary Injunction was scheduled for September 17, 2021.

Prior to the hearing on the Motion for Preliminary Injunction, Plaintiff filed Proofs of Service, ECF Nos. [28], [29] on the Defendants pursuant to the Court's Order Authorizing Alternate Service of Process. ECF No. [14]. Plaintiff's proofs of service affirmed that the Plaintiff

served process on the Defendants identified on Schedule A by emailing these Defendants, with the exception of Defendants numbered 172, 173, 198, and 201 through 207, the text of the summons issued in this action and the link, <http://www.sriplaw.com/notice>, where the full text of the Complaint, exhibits thereto, Temporary Restraining Order, and the full text of all other documents filed in this action are available to view and download in compliance with this Court's Order on Alternate Service.

At the hearing, the Court inquired whether service had been made on all Defendants, and the plaintiff confirmed that service was made on all Defendants except the Defendants on Schedule A to the Complaint numbered 172, 173, 198, and 201 through 207. Plaintiff requested that the TRO be extended as to those Defendants on which service had not yet been made. The Court found that good cause was not shown for the extension of the TRO on those Defendants and denied Plaintiff's *ore tenus* motion.

The Court heard argument from plaintiff and reviewed the evidence presented to the Court on the motion. Having considered the evidence and the arguments, the Court grants Plaintiff's Motion for Entry of a Preliminary Injunction in its entirety against the defendants identified in Schedule A hereto, which does not include the Defendants numbered 172, 173, 198, and 201 through 207 on whom service has not been made, and the TRO is dissolved as to Defendants numbered 172, 173, 198, and 201 through 207.

The Court determines that it has personal jurisdiction over the Defendants identified on Schedule A hereto since the evidence presented on the motion shows that the Defendants (except those indicated above on whom service was not made) have been served with process pursuant to this Court's order authorizing alternative service. The Court also determines that these Defendants directly target their business activities toward consumers in the United States, including Florida,


and specifically that the Defendants are reaching out to do business with Florida residents by operating one or more commercial, interactive internet stores on internet marketplaces where Florida residents can purchase products bearing infringing and/or counterfeit trademarks belonging to the Plaintiff. The Court also determines that the defendants are selling or offering to sell products to consumers in the U.S. using copyright protected product photographs belonging to Plaintiff and are offering to sell and selling products that infringe one or more U.S. patents belonging to Plaintiff.

This Court further determines that the temporary restraints previously granted in the TRO should remain in place through the pendency of this litigation and that issuing this Preliminary Injunction is warranted under Federal Rule of Civil Procedure 65. Evidence submitted in support of this Motion and in support of plaintiff’s previously granted Motion for a Temporary Restraining Order establishes that plaintiff has a likelihood of success on the merits; that no remedy at law exists; and that plaintiff will suffer irreparable harm if the injunction is not granted.

Plaintiff is the exclusive licensee of all rights in and to the intellectual property at issue in this case.

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 products using the federally registered trademarks shown in the table below (collectively, the “MCINC Marks):

<u>Title</u>	<u>Registration No:</u>	<u>Int’l Class</u>	<u>First Used:</u>	<u>Registration Date:</u>	<u>Exhibit</u>
MAX’IS CREATION	5,020,853	21	03.19.2013	08.16.2016	1A

<u>Title</u>	<u>Registration No:</u>	<u>Int'l Class</u>	<u>First Used:</u>	<u>Registration Date:</u>	<u>Exhibit</u>
THE WORLD WOULD BE BETTER IF WE COULD PLAY WITH OUR FOOD!	4,992,727	21	03.19.2013	07.05.2016	1B
	5,011,855	21	03.19.2013	08.02.2016	1C
THE SOCCER MUG WITH A GOAL!	5,111,526	21	10.15.2015	12.27.2016	1D
THE HOCKEY MUG WITH A NET!	5,111,527	21	10.15.2015	12.27.2016	1E
THE MUG WITH A GOALPOST!	5,111,525	21	04.15.2015	12.27.2016	1F
THE MUG WITH A GLOVE!	5,111,524	21	11.13.2014	12.27.2016	1G
THE MUG WITH A HOOP!	4,948,336	21	03.19.2013	04.26.2016	1H

The Court concludes that Plaintiff has a strong probability of proving at trial that defendants market and advertise their products using Plaintiff's copyright protected photographs registered with the Register of Copyrights on December 23, 2016 and assigned the registration numbers VA 2-026-058 and VA 2-026-049.

The Court concludes that Plaintiff has a strong probability of proving at trial that the products Defendants are selling and promoting for sale infringe the Plaintiff's design patents listed in the table below (collectively, the "MCINC Design Patents").

<u>Patent No:</u>	<u>Patent Title:</u>	<u>Exhibit</u>
D763,041	SOCCER MUG WITH A GOAL	3B
D760,546	HOCKEY MUG WITH A NET	3C

D755,015	MUG WITH BASEBALL GLOVE	3E
D723,336	MUG WITH BASKETBALL HOOP	3F

The Court concludes that Plaintiff has a strong probability of proving at trial that defendants are selling and promoting for sale are copies of plaintiff's products that bear copies of the MAX'IS CREATIONS Marks, the Plaintiff's copyrighted photographs, and the MCINC Design Patents, and without a Preliminary Injunction this will likely cause Plaintiff to suffer immediate and irreparable injury.

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 temporary restraining order 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 plaintiff's trademarks. 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, 559 (9th Cir. 1992). The Copyright Act also permits the recovery of Defendants' profits. See 17 U.S.C. § 504. Furthermore, both the Copyright Act and the Patent Act permit the entry of an injunction to restrain violations of those acts, 17 U.S.C. § 502, 35 U.S.C. § 283, and the Copyright Act authorizes an order impounding infringing goods and articles. 17 U.S.C. §503.

Further, Plaintiff has demonstrated that it is entitled to recover, as an equitable remedy, an injunction as a result of the infringement of Plaintiff's patent by Defendants, inasmuch as Plaintiff has demonstrated that Plaintiff has and will continue to suffer price erosion as a result of Defendants' infringement because Defendants sell their products that infringe Plaintiff's intellectual property rights for much less than Plaintiff, plaintiff has been forced to lower its prices as a result of the infringement, the Defendants' continued infringement prevent and frustrate Plaintiff's ability to sell its authentic products, and plaintiff has been unable to restore the higher price point it was able to sell at prior to the infringements and counterfeiting by Defendants.

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 the restraint of those assets ordered in the TRO is continued.

Accordingly, it is **ORDERED AND ADJUDGED** that the Motion, **ECF No. [5]**, is **GRANTED** and a preliminary injunction is entered as follows:

PRELIMINARY INJUNCTION

1. Each Defendant listed on Schedule A attached hereto, 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 during the pendency of this case:

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

b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by plaintiff, bearing and/or using the MAX'IS CREATIONS Marks, or any confusingly similar trademarks; or (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing and/or using the MAX'IS CREATIONS 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;

c. From copying, displaying, distributing or creating derivative works of Plaintiff's copyrighted photographs; and

d. From making, using, selling, importing and/or offering to sell products that practice the MCINC Design Patents.

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 Preliminary Injunction shall immediately discontinue, until further Order of this Court, the use of the MAX'IS CREATIONS Marks, or any confusingly similar trademarks, or the Plaintiff's copyrighted photographs, and the MCINC Design Patents, on or in connection with all Internet based e-commerce stores owned and operated, or controlled by them, including the Internet based e-commerce stores operating under the Seller IDs. This order is limited to the defendants' listings using the MAX'IS CREATIONS Marks, or any confusingly similar trademarks, or the Plaintiff's copyrighted photographs, and the MCINC Design Patents, on or in connection with all Internet based e-commerce stores owned and operated, or controlled by them, including the Internet based

e-commerce stores operating under the Seller IDs, and does not apply to the Defendants' entire e-commerce stores.

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 Preliminary Injunction shall immediately discontinue, until further Order of this Court, the use of the MAX'IS CREATIONS 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 registered, owned, or operated by any Defendant, including the Internet based e-commerce stores operating under the Seller IDs.

4. Each Defendant shall not transfer ownership of the Seller IDs during the pendency of this action, or until further order of the Court.

5. Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the Seller IDs and shall take all steps necessary to retrieve computer files relating to the use of the Seller IDs that may have been deleted before the entry of this Order.

6. Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, 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"), Amazon Payments, Inc. ("Amazon"), Dunhuang Group which

operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), PayPal, Inc. (“PayPal”), eBay, Inc. (“eBay”), Payoneer, Inc. (“Payoneer”), NewEgg Commerce, Inc. (“NewEgg”), WorldFirst UK Limited (“WorldFirst”), or PingPong Global Solutions Inc. (“PingPong”), Joom, SIA (Latvia) (“Joom”), Stripe, Inc. and/or Stripe Payments Company (“Stripe”) and their related companies and affiliates shall continue the restraints imposed under the TRO until further Order of this Court and, to the extent not already done, (i) 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; (ii) divert those restrained funds to a holding account for the trust of the Court.; (iii) identify all financial accounts and/or sub-accounts, associated with the Internet based e-commerce stores operating under the Seller IDs, store numbers, infringing product numbers, and/or the e-mail addresses identified on Schedule “A” hereto, as well as any other accounts of the same customer(s); (iv) 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;

7. Upon receipt of notice of this Preliminary Injunction, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms receiving notice of this Order, including but not limited to, AliExpress, Ant Financial Services, Alipay, Amazon, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, ContextLogic, PayPal, eBay, Payoneer, NewEgg WorldFirst, PingPong, Joom, 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 identify the financial account(s) and sub-account(s) which the restrained funds are

related to; (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained; (iii) the historical sales for the defendants' listings that are alleged to infringe plaintiff's trademarks, copyrights and patent; and (iv) the true identities along with complete contact information including email addresses of all Defendants.

8. The funds restrained by this Preliminary Injunction shall not be transferred or surrendered by any Defendant, financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, AliExpress, Ant Financial Services, Alipay, Amazon, Dunhuang Group which operates the DHgate.com and DHpay.com platforms, Camel FinTech Inc, ContextLogic, PayPal, eBay, Payoneer, NewEgg WorldFirst, PingPong, Joom, 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.

9. No Defendant whose funds are restrained by this Preliminary Injunction may transfer said funds in possession of any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, AliExpress, Ant Financial Services, Alipay, Amazon, Dunhuang Group which operates the DHgate.com and DHpay.com platforms, Camel FinTech Inc, ContextLogic, PayPal, eBay, Payoneer, NewEgg WorldFirst, PingPong, Joom, Stripe, and their related companies and affiliates restrained by this Order to any other financial institution, payment processor, bank, escrow service, money transmitter or marketplace website without the express authorization of this Court.

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

11. This Order shall apply only to the Seller IDs listed on Schedule A hereto, associated e-commerce stores and websites, and any other seller identification names, e-commerce stores, websites, or financial accounts which are being used by Defendants for the purpose of counterfeiting the MAX'IS CREATIONS Marks and/or unfairly competing with plaintiff and/or copying the plaintiff's copyrighted photographs and/or infringing the MCINC Design Patents.

12. This Preliminary Injunction shall remain in effect during the pendency of this case and until further Order of the Court. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Preliminary Injunction upon notice to plaintiff pursuant to the Federal Rules of Civil Procedure and Local Rules of the Southern District of Florida.

BOND

13. The Court determines that the bond in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00) posted by plaintiff as evidenced by the Notice of Filing Bond, ECF NO. [27], is sufficient and shall remain with the Court until a final disposition or until this Preliminary injunction is dissolved or terminated.

DONE AND ORDERED in Chambers at Miami, Florida, on September 21, 2021.



BETH BLOOM
UNITED STATES DISTRICT JUDGE

Copies to:

Counsel of Record

SCHEDULE A TO ORDER GRANTING PRELIMINARY INJUNCTION

Doe #	Marketplace	Seller Name	Seller ID (212)
1	Alibaba	Dehua Beauty Rich Arts & Crafts Co., Ltd.	beautyrich
2	Alibaba	Xiamen Yoyo Ceramic Trading Co., Ltd.	brtceramic
3	Alibaba	Linhai Jumi Imp.&Exp. Co., Ltd.	cnjumi
4	Alibaba	Fujian Dehua Fengjia Ceramics Ltd.	fengjiaceramic
5	Alibaba	Yiwu Guangcui Souvenirs Co., Ltd	guangcuijewelry
6	Alibaba	Fujian Dehua Haofa Ceramics Co., Ltd.	haofaceramic
7	Alibaba	Fujian Dehua Hailunbel Ceramic Co., Ltd.	hbcrafts
8	Alibaba	Fujian Dehua Houmeili Ceramic Co., Ltd.	homeyceramic
9	Alibaba	Hunan Harvest Houseware Co., Ltd.	hunanharvest
10	Alibaba	Fujian Quanzhou Mahu Trading Co., Ltd	mahu
11	Alibaba	Quanzhou Dehua Pinsheng Trading Co., Ltd.	psarts
12	Alibaba	Yiwu Solhui Import And Export Co., Ltd.	solhui
13	Alibaba	Shanxi Yuyao International Trade Co., Ltd.	sxyuyao
14	Alibaba	Union Chance Co., Ltd.	unionchance
15	Alibaba	Quanzhou Licheng Xiangtai Gifts Co., Ltd.	xiangtaigifts
16	Aliexpress	Welcome Drop Shipping Store	1798009
17	Aliexpress	Jeniffer' s Happy Store	1800504
18	Aliexpress	huayan's accessories store	1827278
19	Aliexpress	Light Your Life Co.,LTD Store	2335257
20	Aliexpress	Welcome Homeee Store	2656044
21	Aliexpress	BAWILO TOY Store	2661209
22	Aliexpress	Sunhome Store	2663030
23	Aliexpress	ZMHEGW Shopping Store	3007070
24	Aliexpress	Joudoo Official Store	3204002
25	Aliexpress	Transer Zootropolis Store	3216114
26	Aliexpress	MUQGEW Pets Store	3243081
27	Aliexpress	Clementine Store	3418002
28	Aliexpress	Alilife Store	3620061
29	Aliexpress	Pleasure Swimsuit Store	3632112
30	Aliexpress	HOMEGD Store	3672118
31	Aliexpress	Fun shopping Store	3678017
32	Aliexpress	YOMI Z Store	3684061
33	Aliexpress	Life XuXu Store	3851022
34	Aliexpress	Mo Shang Store	3879081

Doe #	Marketplace	Seller Name	Seller ID (212)
35	Aliexpress	Warm Small House Store	4388028
36	Aliexpress	RUIDA Drinkware Store	4425075
37	Aliexpress	Shop4438009 Store	4438009
38	Aliexpress	Dropship Kitchen Dining & Bar Store	4502050
39	Aliexpress	Cincein Store	4609001
40	Aliexpress	Zuhause Store	4805069
41	Aliexpress	Kitchen Tools&Decoration Store	4817050
42	Aliexpress	Shop4836178 Store	4836178
43	Aliexpress	Shenzhen YY adulttoys Store	4862001
44	Aliexpress	ikeloy zone Store	4884054
45	Aliexpress	TC Makeup Organizer Store	4934061
46	Aliexpress	daily msk Store	4965002
47	Aliexpress	404_Slsntfound Store	4994056
48	Aliexpress	WODIYI Store	5000057
49	Aliexpress	livess Store	5001509
50	Aliexpress	Kitchen Factory Store	5013016
51	Aliexpress	Sheldon Life Store	5053366
52	Aliexpress	DHouse Decor Store	5085050
53	Aliexpress	Lifecool Store	5085054
54	Aliexpress	XYXP Store	5101058
55	Aliexpress	City spray Store	5112048
56	Aliexpress	Lans Factory Dropshipping Store	5135060
57	Aliexpress	Comfort Zone Store	5233016
58	Aliexpress	Rina Store	5234057
59	Aliexpress	aimaibumai- Store	5244271
60	Aliexpress	July Loving Store	5244272
61	Aliexpress	Idylist Store	5252189
62	Aliexpress	Saaroht Store	5282004
63	Aliexpress	Pizzastar Store	5372088
64	Aliexpress	DioorHome Store	5398005
65	Aliexpress	Happiness shop Store	5484194
66	Aliexpress	ISHOWTIENDA NO.2 Store	5566185
67	Aliexpress	Shop5601144 Store	5601144
68	Aliexpress	LULLABY 7 Store	5601145
69	Aliexpress	Luck 100 Store	5634046
70	Aliexpress	Shop Insulation tea set Store	5731112

Doe #	Marketplace	Seller Name	Seller ID (212)
71	Aliexpress	Nuan Nuan Drop shipping Store	5869395
72	Aliexpress	JiaJun Store	5874151
73	Aliexpress	eMerit Drop shipping Store	5877523
74	Aliexpress	cuson_17 Store	5882386
75	Aliexpress	Mila's Store	5882557
76	Aliexpress	Lair nine Store	900030001
77	Aliexpress	Wlixi-02 Store	900240080
78	Aliexpress	Miaya Store	900243174
79	Aliexpress	Shop910322048 Store	910322048
80	Aliexpress	Fun Fervent Store	910323361
81	Aliexpress	Shop910325121 Store	910325121
82	Aliexpress	Shop910369203 Store	910369203
82	Aliexpress	Shop910369203 Store	910369203
83	Aliexpress	Vigoreal Store	910370203
84	Aliexpress	Shop910673020 Store	910673020
85	Aliexpress	Shop910959030 Store	910959030
86	Aliexpress	Shop910982043 Store	910982043
87	Aliexpress	MCJ-CERAMICS Store	911025045
88	Aliexpress	Shop911048194 Store	911048194
89	Aliexpress	HHHappy Store	911051036
90	Aliexpress	Shop911054117 Store	911054117
90	Aliexpress	Shop911054117 Store	911054117
91	Aliexpress	Mufng Store	911057033
92	Aliexpress	Shop911058034 Store	911058034
93	Aliexpress	Daily life Dropshipping Store	911108108
94	Aliexpress	Shop911135035 Store	911135035
95	Aliexpress	YUANJU Boutique Department Store	911186120
96	Aliexpress	Shop911200186 Store	911200186
97	Aliexpress	YSUGJ Store	911232007
98	Aliexpress	7777 Convenient Life Store	911234114
99	Aliexpress	Modernity Couple Store	911256392
100	Aliexpress	Lans Tool Dropshipping Store	911257421
101	Aliexpress	shop781650 Store	911292095
102	Aliexpress	Shop911333042 Store	911333042
103	Aliexpress	All-Me Store	911348046
104	Aliexpress	Shop911391124 Store	911391124

Doe #	Marketplace	Seller Name	Seller ID (212)
105	Aliexpress	Shop911394012 Store	911394012
106	Aliexpress	Casual Kitchen Life Drop Shipping Store	911418018
107	Aliexpress	AliExpress-standard logistics Please choose- Store	911420044
108	Aliexpress	Shop911420148 Store	911420148
109	Aliexpress	foreverxiaoxin Store	911421012
110	Aliexpress	Shop911421435 Store	911421435
111	Aliexpress	Shop911530040 Store	911530040
112	Aliexpress	Enioy Warm Hour Store	911547019
113	Aliexpress	Shop911571101 Store	911571101
114	Aliexpress	Shop911575487 Store	911575487
115	Aliexpress	Shop911599551 Store	911599551
116	Aliexpress	Little Copernicus Store	911614260
117	Aliexpress	Whitewasher Store	911624009
118	Aliexpress	July Department Store	911655072
119	Aliexpress	xuxiaofei88666 Store	911665254
120	Aliexpress	A-Home Store	911745804
121	Aliexpress	LilyCC0991 Store	911758695
122	Aliexpress	18th Life Store	911771041
123	Aliexpress	Shop911771133 Store	911771133
124	Aliexpress	Shanga Department Store Store	911772010
125	Aliexpress	Qingfang Store	911792219
126	Aliexpress	Ancient Oriental Store	911807216
127	Aliexpress	Luck_ Store	911832481
128	Aliexpress	Hu Benjun Store	911896165
129	Aliexpress	Hu Benjun Decor Store	911929170
130	Aliexpress	chenrui shop Store	911980009
131	Amazon	RuoHongShangHang	A16FS54RIHOTK7
132	Amazon	ningxiaozongheshangmaocheng	A16Y5NEOL090
133	Amazon	Uticon	A17N00IFD9ODCU
134	Amazon	LEAQU	A17WAGUGUH273F
135	Amazon	WangKuiXianShunYiDaRiYongBaiHuoShangDian	A1CNCM2VRCBHM2
136	Amazon	Lei-GbraJC	A1K3B9CQQXH3OA
137	Amazon	RunDeCaiLiao	A1KR20ZDJ4ZQ03
138	Amazon	AOJIESHANGDIAN	A1MQT2KCGFJTIS
139	Amazon	zhuxiaoxiang	A1NNZ10C4TPHE9
140	Amazon	LOKDBM	A1U98DH82XHL4T

Doe #	Marketplace	Seller Name	Seller ID (212)
141	Amazon	HaoYDP	A1UPBNMTUICIVH
142	Amazon	skajdslkafsdjkj	A205RLZLU8KETP
143	Amazon	RuGuangmei	A28HXY3PLKMKO8
143	Amazon	RuGuangmei	A28HXY3PLKMKO8
144	Amazon	JIAOTINGTING	A2EPDZXYSHPWL2
145	Amazon	baporee	A2H9RRWVGLYW4
146	Amazon	HaoMeiShi	A2HMIZT24EI4WL
147	Amazon	LoveD	A2J0HOJ6TD85PH
148	Amazon	Star Fire Boutique	A2JVOKIVO0NJZC
149	Amazon	lvhuanyingjingyingbu	A2MH9EZF6J727Q
149	Amazon	lvhuanyingjingyingbu	A2MH9EZF6J727Q
150	Amazon	xcbuanshangmao	A2T1RPH1F7DOCV
151	Amazon	wuxingrongbm	A2TT9YXUSIYR3P
151	Amazon	wuxingrongbm	A2TT9YXUSIYR3P
152	Amazon	zhanglinsheng shop	A2X6792Q34O4OT
153	Amazon	LiLilab	A30KUEH37712C
154	Amazon	SHSDH-CXXCB	A30L62XEZRAEMU
155	Amazon	DongFangHongOneHaoDian	A328A065D7ECR8
156	Amazon	qianchengqiye	A34S1ED9EMWL7N
156	Amazon	qianchengqiye	A34S1ED9EMWL7N
157	Amazon	LBSST	A37LFRW80M2REN
158	Amazon	LiuHDP	A38IVJ9D4H9BV1
159	Amazon	YUXU-EU	A392P79R06UB3P
160	Amazon	QIANZICAI	A3FG2DT489HRB5
160	Amazon	QIANZICAI	A3FG2DT489HRB5
161	Amazon	yangcc	A3MHGXTC239C6S
162	Amazon	ZiBoJiaXuan	A3NH1I8PFDRC6R
163	Amazon	helegeSONG	A3O6IGKQIOPK28
164	Amazon	BeiHengXinQingDianZi	A3TDH8YEI539NW
165	Amazon	TengFengWuJinJingXiaoBu	A3U7TMRP4X6ESW
166	Amazon	Maserfaliw	AF2Z4ZCXVNNQG
167	Amazon	MASHAD-Fast Delivery (7-15 days)	AI2HXF35VUZ4L
168	Amazon	jinyudan888	AR4J91UD0T4XX
169	Amazon	TingTing Y	AVXRMVUTPPB6Y
169	Amazon	TingTing Y	AVXRMVUTPPB6Y
170	Amazon	YuanSu	AWA7QERXAP60F

Doe #	Marketplace	Seller Name	Seller ID (212)
171	Amazon	porsche store	AYZM6FAHCJ2H2
174	DHgate	dhome001	21305082
175	DHgate	Xue10	21434827
176	DHgate	Cow06	21628274
177	DHgate	Misnertier	21628526
178	DHgate	Kawayiyas	21630979
179	DHgate	Wahahawa	21630988
180	DHgate	Bbclothingg	21634901
181	DHgate	Chcoshopy	21666791
182	DHgate	Wchdhsii	21666794
183	DHgate	dhgatesxons	21666806
184	eBay	cheerful998	cheerful998
184	eBay	cheerful998	cheerful998
185	eBay	essential.shoppe	essential.shoppe
186	eBay	flor-5708	flor-5708
187	eBay	guangzhongb-3	guangzhongb-3
187	eBay	guangzhongb-3	guangzhongb-3
188	eBay	guojdon_0	guojdon_0
189	eBay	homeshop.essentials	homeshop.essentials
190	eBay	hyuli8_48	hyuli8_48
190	eBay	hyuli8_48	hyuli8_48
190	eBay	hyuli8_48	hyuli8_48
191	eBay	hyuli828	hyuli828
192	eBay	lanla_5891	lanla_5891
193	eBay	right_bazar	right_bazar
194	eBay	rightshopping_essentials	rightshopping_essentials
195	eBay	xianhu_2	xianhu_2
196	eBay	zhaoyun_3270	zhaoyun_3270
197	Etsy	FengShopCraffs	FengShopCraffs
199	Joom	CoCo Mall	5b1a072e8b2c370316d4762e
200	Joom	Kitsup	5e8be71628fc710301c773a2
208	Wish	suf309xd	5da6881dcd131f06286b17e6
209	Wish	Stom49	5f7ae954ea3b0aa9adafafb7
210	Wish	A. L. Price	5fcc68a4c6884585dd77cc91
211	Wish	wangpeixiang0450	5fed83aeb4903b20d3357ea3
212	Wish	Qinmie	60000b2b6f09c781b5706384

