UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 23-CV-61084-RS

ADIDAS AG, et al.,

Plaintiffs,

VS.

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

ORDER GRANTING MOTION FOR ENTRY OF PRELIMINARY INJUNCTION

This matter is before the Court on Plaintiffs, adidas AG, adidas International Marketing B.V., and adidas America, Inc.'s, (collectively "Plaintiffs") Motion for Entry of Preliminary Injunction [DE 6] (the "Motion") filed under 15 U.S.C. § 1116, Federal Rule of Civil Procedure 65, The All Writs Act, 28 U.S.C. § 1651(a), and this Court's inherent authority. Plaintiffs ask the Court to enter a preliminary injunction against Defendants, the Individuals, Business Entities, and Unincorporated Associations identified on Schedule "A" hereto. The Court convened a hearing on July 6, 2023, at which only counsel for Plaintiffs was present and available to present evidence supporting the Motion. As discussed below, Plaintiffs have satisfied the requirements for issuance of a preliminary injunction.

I. BACKGROUND

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

Plaintiffs are the owners of the following trademarks (the "adidas Marks"), which are valid and registered on the Principal Register of the United States Patent and Trademark Office (USPTO):

Trademark	Registration Number	Registration Date	Class / Goods
99	0,870,136	May 27, 1969	IC25. Athletic Training Suits.
ADIDAS	0,891,222	May 19, 1970	IC25. sport shoes namely, track and field shoes, baseball, boxing, football, skating, golf, and soccer shoes; sportswear namely, suits, shorts, pants, tights, shirts, gloves, and the like; jerseys; socks; sport shoes namely, track and field training shoes, basketball shoes, and tennis shoes.
	0,973,161	November 20, 1973	IC 018. tote bags. IC 25. specific purpose athletic shoes; general purpose sport shoes, sportswearnamely, suits, shorts, pants, tights, shirts, jerseys, socks, and gloves.
adidas	1,253,013	October 4, 1983	IC 025. Sportswear-namely, suits, shorts, pants, tights, shirts, jerseys, socks, gloves, jackets, coats, swim wear, sweaters, caps, pullovers, warmup suits, rain suits, ski suits, jump suits, boots, shoes, and slippers
adidas	1,300,627	October 16, 1984	IC 025. Sportswear-namely, suits, shorts, pants, tights, shirts, jerseys, socks, Gloves, jackets, coats, swimwear, sweaters, caps, pullovers, warm-up suits, boots, shoes, slippers.
	1,310,140	December 18, 1984	IC 025. Sportswear-namely, suits, shorts, pants, tights, shirts, jerseys, socks, Gloves, jackets, coats, swimwear, sweaters, caps, pullovers, warm-up suits, rain suits, ski suits, jump suits, boots, shoes, slippers.
THE BRAND WITH THE 3 STRIPES	1,674,229	February 4, 1992	IC 025. boots, slippers, sandals; shoes, boots and after ski boots for hiking and trekking, athletic shoes and general-purpose sports shoes.

	1,815,956	January 11, 1994	IC 25. athletic footwear
	1,833,868	May 3, 1994	IC 25. athletic footwear
	2,016,963	November 19, 1996	IC 025. Sports and leisure wear, namely jackets.
adiPRENE	2,054,934	April 22, 1997	IC 025. Boots, slippers, sandals, specific purpose athletic shoes, and general-purpose sport shoes.
	2,058,619	May 6, 1997	IC 025. Sports and leisure wear, namely shirts
2,179,796		August 11, 1998	IC 025. sports and leisure wear, namely shorts, pants, shirts, T-shirts, jerseys, tights, socks, gloves, jackets, swimwear, sweaters, caps and hats, pullovers, warm-up suits, rain-suits, ski suits, jump suits, boots, slippers, sandals, specific purpose athletic shoes, and general-purpose sport shoes
	2,278,589	September 21, 1999	IC 025. athletic and leisure footwear.
	2,278,591	September 21, 1999	IC 25. sports and leisure wear, namely, shorts.
	2,284,308	October 12, 1999	IC 025. sports and leisure wear, namely pants.

2,411,802	December 12, 2000	IC 018. All-purpose sport bags, athletic bags, traveling bags, backpacks, knapsacks. IC 025. Sports and leisure wear, namely, shorts, pants, shirts, T-shirts, jerseys, socks, gloves, jackets, swimwear, caps and hats, pullovers, sweat-shirts, sweat suits, track suits, warm-up suits; boots, sandals, specific purpose athletic shoes and general all-purpose sports shoes. IC 028. Sports balls and playground balls guards for athletic use, namely, shin guards, knee guards and leg guards.	
2,999,646	September 27, 2005	IC 25. Footwear, namely, slides	
3,029,127	December 13, 2005	IC 025. Clothing, namely, T-Shirts, sweatshirts, jackets and coats.	
3,029,129	December 13, 2005	IC 025. Footwear.	
3,029,135	December 13, 2005	IC 025. Footwear.	

	3,104,117	June 13, 2006	IC 009. Optical apparatus and instruments, namely, eyeglasses and sunglasses. IC 014. Horological and chronometric instruments, namely, watches IC 018. Leather and imitations of leather, and goods made from these materials in the nature of bags for general and sport use, namely, handbags, tote bags, waist packs, overnight bags, backpacks, knapsacks and beach bags; trunks; traveling bags for general and sport use; leather and imitations of leather and goods made from these materials, namely, wallets, briefcases. IC 025. Sports and leisure wear, namely suits, shorts, pants, sweatpants, skirts, skorts, dresses, blouses, shirts, T-shirts, sleeveless tops, polo shirts, vests, jerseys, sweaters, sweatshirts, pullovers, coats, jackets, track suits, training suits, warmup suits, swimwear, underwear, socks, gloves, scarves, wristbands and belts; headgear, namely caps, hats, visors, headbands; athletic footwear and leisure foot wear, namely boots, sandals, specific purpose athletic shoes and general purpose sports shoes.
BOOST	3,580,958	February 24, 2009	IC 025. Clothing, namely, shirts; footwear.
STAN SMITH	3,590,187	March 17, 2009	IC 025. Footwear.
NMD	5,218,628	June 6, 2017	IC 025. Footwear.
SPLY-350 5,413,495		February 27, 2018	IC 025. Footwear
SUPERSTAR	5,871,181	October 1, 2019	IC 025. Footwear; the aforementioned goods not related to the topic, theme or subject of historical airplanes.

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

Plaintiffs allege that Defendants, through Internet based e-commerce stores under the seller names identified on Schedule "A" hereto (the "E-commerce Store Names"), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiffs have determined to be counterfeits, infringements, reproductions, and/or colorable imitations of the adidas Marks. (*See* Gutierrez Decl. ¶¶ 13–17; Gigante Decl. [DE 6-3] ¶ 2; Burns Decl. [DE 6-4] ¶ 4.)

Although each Defendant may not copy and infringe each adidas Mark for each category of goods protected, Plaintiffs have submitted sufficient evidence showing that each Defendant has infringed, at least, one or more of the adidas Marks. (See Gutierrez Decl. ¶¶ 5, 13–17.) Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of the adidas Marks. (See id. ¶¶ 13, 16–17.)

Plaintiffs' counsel retained Invisible Inc ("Invisible"), a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of 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 Gutierrez Decl. ¶ 14; Gigante Decl. ¶ 2; Burns Decl. ¶ 3.) Invisible accessed the Internet based e-commerce stores operating under each of Defendants' E-commerce Store Names and placed orders from each Defendant for the purchase of various products, all bearing and/or using counterfeits of, at least, one of the adidas Marks, and requested each product to be shipped to an

address in the Southern District of Florida. (*See* Burns Decl. ¶ 4 and Comp. Ex. 1 thereto [DE 6-5 to 6-9]; Burns Decl. in Support of Notice of Additional Financial Accounts [DE 18-1] and Comp. Ex. 1 thereto [DE 18-2].) Each order was processed entirely online, and following the submission of the orders, Invisible received information to finalize payment¹ for the products ordered from Defendants to their respective payment accounts, identified on Schedule "A."² (*See id.*) At the conclusion of the process, the detailed web page captures and images of the various products bearing the adidas Marks ordered via Defendants' E-commerce Store Names were sent to Plaintiffs' representative for inspection. (*See* Gutierrez Decl. ¶ 15; Gigante Decl. ¶ 2; Burns Decl. ¶ 4.) Plaintiffs' representative reviewed and visually inspected the adidas-branded products ordered and purchased by Invisible and determined the products were unauthorized copies of Plaintiffs' genuine products. (*See* Gutierrez Decl. ¶ 16–17.)

On June 7, 2023, Plaintiffs filed their Complaint [DE 1] against Defendants for federal trademark counterfeiting and infringement, false designation of origin, cybersquatting, common law unfair competition, and common law trademark infringement. On June 9, 2023, Plaintiffs filed their *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets [DE 6]. On June 22, 2023, this Court entered a Sealed Order Granting *Ex Parte* Application for Entry of Temporary Restraining Order (the "TRO") and temporarily restrained Defendants from infringing the adidas Marks at issue and restrained funds in the payment accounts associated with the Defendants. Pursuant to the Court's June 22, 2023 TRO, Plaintiffs properly served Defendants with a copy of the Complaint, the Court's June 22, 2023 TRO, and other filings in this matter. On July 6, 2023, the Court

¹ Invisible did not transmit the funds to finalize the sale for the orders for some of the Defendants so as to avoid adding money to Defendants' coffers. (See Gigante Decl. ¶ 2 n.1; Burns Decl. ¶ 4, n.1.)

² Certain Defendants also provided contact e-mail addresses in connection with their E-commerce Store Names, which are included on Schedule "A" hereto. (See Gigante Decl. ¶ 4; Burns Decl. ¶ 4 n.2.)

conducted a hearing on Plaintiffs' Motion, at which only counsel for Plaintiffs was in attendance.

II. <u>LEGAL STANDARD</u>

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 entry of the relief would serve the public interest." *Schiavo ex. rel Schindler v. Schiavo*, 403 F.3d 1223, 1225–26 (11th Cir. 2005); *see also Levi Strauss & Co. v. Sunrise Int'l. Trading Inc.*, 51 F.3d 982, 985 (11th Cir. 1995) (applying the elements for a preliminary injunction in a Lanham Act case).

III. <u>DISCUSSION</u>

Based on the declarations submitted in support of Plaintiffs' Motion, the Court concludes that Plaintiffs have a strong probability of proving at trial that consumers are likely to be confused by Defendants' advertisement, promotion, sale, offer for sale, or distribution of goods bearing and/or using counterfeits, reproductions, or colorable imitations of the adidas Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiffs' products that bear copies of the adidas Marks. The infringement of the adidas Marks will likely cause Plaintiffs to suffer immediate and irreparable injury if a preliminary injunction is not granted. The following specific facts, as set forth in Plaintiffs' Complaint, Motion, and accompanying declarations, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiffs and to consumers because it is more likely true than not that:

1. Defendants own or control commercial Internet based e-commerce stores operating under their e-commerce store names which advertise, promote, offer for sale, and sell

products bearing and/or using counterfeit and infringing trademarks in violation of Plaintiffs' rights; and

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

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 Plaintiffs, their reputation, and their goodwill as a manufacturer and distributor of quality products, if such relief is not issued. The public interest favors issuance of the preliminary injunction to protect Plaintiffs' trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiffs' genuine goods. Further, 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 the adidas Marks. See Levi Strauss & Co. v. Sunrise Int'l Trading Inc., 51 F.3d 982, 987 (11th Cir. 1995); Reebok Int'l, Ltd. v. Marnatech Enters., Inc., 970 F.2d 552, 559 (9th Cir. 1992). 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.

Accordingly, it is hereby,

ORDERED that pursuant to 15 U.S.C. § 1116, Federal Rule of Civil Procedure 65, 28 U.S.C. § 1651(a), and the Court's inherent authority, Plaintiffs' Motion for Preliminary Injunction is GRANTED according to the terms set forth below:

- (1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are hereby restrained and enjoined until further Order of this Court:
 - a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the adidas 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 the adidas Marks, or any confusingly similar trademarks; (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing and/or using the adidas Marks, or any confusingly similar trademarks; or (iii) any assets or other financial accounts subject to this Order, including inventory assets, in the actual or constructive possession of, or owned, controlled, or held by, or subject to access by, any Defendant, including, but not limited to, any assets held by or on behalf of any Defendant.
- (2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the adidas Marks or any confusingly similar trademarks, on or in connection with all e-commerce stores owned and operated, or controlled by them, including the Internet based e-commerce stores operating under the E-commerce Store Names;
- (3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue, until further Order of this Court, the use of the adidas 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 e-commerce stores registered, owned, or operated by any Defendant, including the e-commerce stores operating under the E-commerce Store Names;

- (4) Each Defendant shall continue to preserve copies of all computer files relating to the use of any of the E-commerce Store Names and shall take all steps necessary to retrieve computer files relating to the use of the E-commerce Store Names that may have been deleted before the entry of this Order;
- (5) Upon Plaintiffs' request, the privacy protection service for any of the E-commerce Store Names for which the registrant uses such privacy protection service to conceal the registrant's identity and contact information is ordered to disclose to Plaintiffs the true identities and contact information for those registrants;
- (6) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, Inc. ("PayPal"), PayPal (Europe) S.à r.l. et Cie, S.C.A. ("PayPal EU"), and Stripe, Inc. ("Stripe") and their related companies and affiliates shall, to the extent not already done, immediately (i) identify all financial accounts and/or sub-accounts, associated with the Internet e-commerce stores operating under the E-commerce Store Names, payment accounts, payees, merchant identification numbers, and/or the e-mail addresses identified on Schedule "A" hereto, as well as any other related accounts of the same customer(s); (ii) identify all other accounts which transfer funds into the same financial institution account(s) or any of the other financial accounts subject to this Order; (iii) restrain the transfer of all funds,

11

as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) divert those restrained funds to a holding account for the trust of the Court;

- (7) Upon receipt of notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, PayPal, PayPal EU, Stripe, 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 identify the financial account(s) and sub-account(s) which the restrained funds are related to, and (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained. No funds restrained by this Order shall be transferred or surrendered by any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, PayPal, PayPal EU, and Stripe, and their related companies and affiliates for any purpose (other than pursuant to a purchase refund chargeback made by a consumer) without the express authorization of this Court;
- (8) Any Defendant or financial institution account holder subject to this Order may petition the Court to modify the asset restraint set out in this Order;
- (9) This Order shall apply to the E-commerce Store Names, associated e-commerce stores and financial accounts, and any other seller identification names, e-commerce stores, or financial accounts which are being used by Defendants for the purpose of counterfeiting the adidas Marks and/or unfairly competing with the Plaintiffs;

12

(10) As a matter of law, this Order shall no longer apply to any Defendant or

associated E-commerce Store Name dismissed from this action or as to which Plaintiffs have

withdrawn their request for a preliminary injunction;

(11) Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 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;

(12) 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 e-commerce stores, and/or financial institutions, payment processors,

banks, escrow services, and money transmitters, and marketplace platforms, including but not

limited to PayPal, PayPal EU, Stripe, and their related companies and affiliates, shall, at

Plaintiffs' request, provide Plaintiffs' counsel with any e-mail address known to be associated

with Defendants' respective E-commerce Store Names;

(13) This Order shall remain in effect during the pendency of this action, or until such

further dates as set by the Court or stipulated to by the parties.

DONE AND ORDERED in Fort Lauderdale, Florida, this 6th day of July, 2023.

RODNEY SMITH

UNITED STATES DISTRICT JUDGE

SCHEDULE "A" <u>DEFENDANTS BY NUMBER, E-COMMERCE STORE NAME,</u> <u>FINANCIAL ACCOUNT INFORMATION, AND E-MAIL ADDRESS</u>

Def. No.	Defendant / E-commerce Store Name	Account Information: Payment Account / Payee	Account Information: PayPal Merchant ID	E-mail Address
1	adidaga agatanian agna	rairalazaders@mail.com		
1	adidasecostarica.com	markswansonwm3j@gmail.com	NQMPZG6C6ZZLC	
2	adidasepanama.com	faedotilhami@mail.com	PPZM9FJJJFRLE	
3	adidasoutletshoes.us.com	brookedszymanski@outlook.com		support@tradestore.us
4	adidass.us.com	christinemalanid@hotmail.com	696Q6W6NC9U5Y	tradeservicedirect@outlook.co m cassidiecharnisejomara@gmail .com businessservice480@hotmail.c om
5	adidasshoesonline.us.com	briancumberlands@hotmail.com	PAA2KA6XG3RPS	support@tradestore.us
5	adidasstoreoutlet.us.com	briancumberlands@hotmail.com	PAA2KA6XG3RPS	businesshelpteams@outlook.co m
5	adidasyeezyofficialwebsit e.us.com	paulnbrown9550@hotmail.com		support@tradestore.us
6	hypeboost.shop	cutomplg@outlook.com		hypeboosts@hotmail.com noreply@hypeboost.shop
	in percostismop	yuhyes@hotmail.com	QBJ833UE6NDVS	joyce@hypeboosts.com
6	hypeboosts.ru	cutomplg@outlook.com	SHN38B5ZWHNFJ	hypeboosts@hotmail.com service@hypeboosts.ru service@hypeboosts.com
7	yeezy-boost350v2.us.org	paullmorefield95@outlook.com		
7	yeezys-boost.us.org	paullmorefield95@outlook.com		
8	ultra-boosts.us.com	dwightcoffey@hotmail.com	F7DZ6HBF6DKNY	cassidiecharnisejomara@gmail .com
9	365kitshirts.com	779121437@qq.com	77HJXFHJWS6EG	service@365kitshirt.com
9	77footsfr.com	779121437@qq.com	77HJXFHJWS6EG	
9	calcio2024it.com	779121437@qq.com	77HJXFHJWS6EG	sport@calcio2021-it.com
10	8wholesale.com	bajiang168@163.com		
11	adyzboots.com	maysesososad@gmx.com	39LF36T267KY2	sd-customer-
11	uay2000is.00iii	office@ictsp.co.jp	SE74WSZF7TQ3J	service@hotmail.com
12	ahasneakers.cn	18712728771@163.com	25KX6AAP35FZ	ahasneakers@vip.163.com noreply@notice.mailzh- apolo.com

	T			
13	amjerseys.com	customercare@soccservice.com	BXGNQ7AYZU3SU	customercare@soccservice.co m
13	soccerum.com	sfsport inc	BXGNQ7AYZU3SU	soccerssss@hotmail.com
14	buyjerseys.shop	861765699@qq.com		sysnkr@gmail.com
15	camisetago.com	heycloth@outlook.com	HMRRREZKAHG5 A	info@camisetago.com
15	futbols24.com	heycloth@outlook.com	HMRRREZKAHG5 A	shop@camisetago.com
15	kacalcio.com	heycloth@outlook.com	HMRRREZKAHG5 A	
		yangxd666xiaoqiang@163.com	CJU2EGGXL87N4	
15	magliago.com	heycloth@outlook.com	HMRRREZKAHG5 A	info@camisetago.com
15	maillotgo.com	heycloth@outlook.com	HMRRREZKAHG5 A	info@camisetago.com
16	cheapjordan2023.com	guilfo	D2XC9UAWSA3BU	business@oaaoo.com
10	cheapjordan2023.com	ursuka	FVSYZX2JK4YG8	business@oaaoo.com
16	discountjordan2023.com	sc929@guilfo.com	D2XC9UAWSA3BU	business@oaaoo.com no-reply@sellermail.net
17	onlykickz.vip	zypbox@126.com	HYXKHUZDFRBQ U	onlykickz0706@gmail.com
18	designergunews.ru	yang698xiong@126.com		yolanda.designergu@gmail.co m edrsales@kickztalk.com service@kickztalk.com lency@designergu.ru sales@kickztalk.com
18	designergunews.xyz	weian0602@yeah.net		yolanda.designergu@gmail.co m edrsales@kickztalk.com service@kickztalk.com lency@designergu.ru sales@kickztalk.com
19	dopestkickz.cc	man22tin@outlook.com		missy@fadsway.com sales@dopestkickz.ru pkz@fadsway.com
19	dopestkickzclub.ru	jinhechen_2018@outlook.com		missy@fadsway.com sales@dopestkickz.ru pkz@fadsway.com
19	dopestkickzfans.ru	xiaozhu2852@126.com		missy@fadsway.com sales@dopestkickz.ru pkz@fadsway.com

	I	<u></u>		1
19	dopestkickznews.ru	chenxiumei58@163.com		missy@fadsway.com sales@dopestkickz.ru pkz@fadsway.com
20	fakeyeezyshop.com	1637462723@qq.com	V7LQPRE4N95KQ	fakeyeezyshop@gmail.com
20	songsneaker.net		V7LQPRE4N95KQ	maysong@songsneaker.com
21	fashionkicks.xyz	xie905chai@163.com		fashionkicksbusiness@gmail.c
		oilgumjug@sendnow.win	UU485B74QT7EE	customerservice@emrhsgasre.
22	februn.com		XDR7J4QCW3AWS	xyz
			28P8VN47MLUVQ	sale@februn.com febsales@dswsports.com
22	febsale.com	eronitacostashd31@gmail.com	XDR7J4QCW3AWS	customerservice@emrhsgasre. xyz sale@febsale.com
23	floadty.com		H9CKAMLM9Y6DC	support@floadty.com support@lusxi.com
23	pejane.com	manhnguyenvpp4290983@gmail.	H9CKAMLM9Y6DC	support@pejane.com
24	goatkick.net	zhengqx2023@hotmail.com		
25	honejersey.top	wjy19931222@outlook.com		sportsjerseysale@outlook.com
25	oneshop1.top	wjy19931222@outlook.com		sportsjerseysale@outlook.com
26	hotkicks.cc	ericmoraleson@gmail.com	UHSZCVPC948MG	hotkicks.cc@gmail.com
27	hwh.com.co	maryrperez98@hotmail.com	T8WYJGK5AGYTA	hwhsneakers@gmail.com
28	icystar.net	lucylianghua@163.com	JD3VVFRCZW4VN	stockxreviews@gmail.com icystarnet@gmail.com
		nathnazo@hotmail.com	ND4JPUVUPPULY	
29	jersey-album.com	yickalter@hotmail.com	974E9NFQ24A9Y	mikiandkinki@hotmail.com
			T3JLJXVEJ274S	
30	jerseydor.com	jerseydor@gmail.com	6G9F7CP7EKFP2	hello@jerseydor.com
31	jerseyflagshipstore.com	2393242464@qq.com	AR43T4XL59ULW	daisy900811@gmail.com 1051138349@qq.com
32	jerseylockers.com	jerseylockersinfo@gmail.com	SBHFBMS8RRZD2	jerseylockersinfo@gmail.com
33	jerseysnew.cn	masonchen2020@outlook.com	JX5VDSLEANAVW	bugat2022@hotmail.com noreply@notice.mailzh- apolo.com
34	kegaoo.cn	meide1688@outlook.com		
		goayoson@gmail.com		
35	kicksfreake.com	a13600103396@163.com	QHB3C6TD3WZJ2	service@kicksfreake.com
	KICKSIFEAKE.COM		WRPKWZLZLMER	2 1 1 1 2 W MI DING II COMO. COM
			L	

36	kickwho.xyz	yhj090121@163.com		
	kickx.ru	putthipong111@outlook.com		kickx6568@outlook.com goodao@globalso.com.cn kickx@outlook.com
38	ksafutbol.com	dersspl@yeah.net	PQGMCRRL6B7EG	info@camisetago.com
38	r7futbol.com	dersspl@yeah.net	PQGMCRRL6B7EG	info@camisetago.com
38	rofoot.com	dersspl@yeah.net	PQGMCRRL6B7EG	info@camisetago.com
39	leekicks.ru	yeg879678@outlook.com		leekicktop@outlook.com goodao@globalso.com.cn refgasamim@gmail.com
40	luckick.shop	cnmrjianyu@163.com	9XU3FWXB2TYGC	bestshoesstore365@gmail.com luckick.shop@gmail.com
41	maryjersey.cn	feb331@hotmail.com		maryjerseyservice@gmail.com
42	mkkickz.com	dispute@mondiecenter.com	QEBHFFY9ALGQA	getsupport@fulfillments.live support@ticokickz.com
43	newfirstsoccershop.com	fangjbonline@hotmail.com	S8CLJQ8DBLC8E	daniel-online@hotmail.com
44	newsneaker.site	mysneakers_vip04@163.com		mysneakersservice@outlook.c om
45	ogtonysneaker.com	obynt60544@gmail.com	92W8G24SZAYUJ	ogtonysneaker2012@gmail.co m obynt60544@gmail.com
46	okick.store	lijianxin2043@hotmail.com		lightkick06@gmail.com
47	pkgiz.com	in0594@qq.com		kick333444@hotmail.com sneakernews666@hotmai.com kicksbbs@gmail.com
.,	prigizioni	in88889@qq.com		kicksbbs@hotmail.com 33210513@qq.com
48	rimisnkrs.ru	zhengjh2023@hotmail.com		rimisneaker@gmail.com
49	rjersey.com	yuyifan965@outlook.com		rjersey001@outlook.com
50	rsneakers.fun	keliyong7895@outlook.com		rwindsneakers@outlook.com
		chenzhiyongshop@outlook.com	GA4SZVBN2CLSL	
		kuangyinsi3421@outlook.com	SFT7AUY3LGHB4	
51	shoesking.me		JM8PP9ZWKSLG4	service@shoesking.me
	Shoesking.ine		7MMLF26RPADUE	
			3KMYFDH8RWS4U	
52	shoodlagands sam	linil:122@126.com	Q3FP2HK3GQ46W	gamyiga@ghagglaganda aan-
52	shoeslegends.com	linjk123@126.com	7WADOENINAAD 7211	service@shoeslegends.com
53	shopowlfashion.com	pay.dornforest@gmail.com browntrang2003@hotmail.com	ZW4B8ENMARZ3U YYA4NSMAS5U86	sales@shopowlfashion.com
54	smeshsportos.shop	thoidung49@gmail.com		hszsbananas@gmail.com

55	snkick.ru	qaqa1997@outlook.com		ursnkick@outlook.com
56	snkrkicksair.com	xiefenglian666@163.com		snkrplaza@gmail.com
57	snrktap1.com	a13960562553@163.com		snrkshop@gmail.com maxsnrks@gmail.com roland033629@gmail.com
58	socceremo.com	iinsuinc@yeah.net	DBVB73PECVM58	umarslist@outlook.com customercare@soccservice.co m
59	stealstock.net	sneakerstore66@gmail.com	QNUU7ZWBPKUE U	support@stealstock.net
60	trustykickz.com	yfvitaminstraps@gmail.com		trustykickz88@gmail.com
61	vssdhsporto.shop	fwbuncgu@hotmail.com	9R9LD784NQ69Q	hszsbananas@gmail.com
62	weekknight.com	dingnawill@gmail.com	MUURHK8GUA89A	service@weekknight.com
63	xfjerseymall.com	llc523@qq.com	CFXMQ764QAHD8	
64	yeezy365.com	haackzsjybh3723@aol.com		c@scvmtg.com
65	yeezyshoess.us.com	clairecrofts@hotmail.com	4G8XKCK9TYQKY	sneakersoutletshoes-
0.5	yeezysnoess.us.com	cliftonseto90@outlook.com		help@outlook.com
	yeezysnkrs.org	3633739782@qq.com	QQYFD6TX8G95L	yeezysnkrsofficial@gmail.con
66		3063207514@qq.com	W69AW5MVV7AX L	yezzystatic@gmail.com
67	yesyeezyvip.com	pind344@outlook.com	UJXY5XP7ZF588	worldsneaker1@gmail.com
68		Stripe Order No.: 45859 Transaction Date: Feb 2, 2023 Total: \$35.97 Payment Method: Visa CC Description: DANAKK LTD Product Title: Argentina Messi Premium Soccer 2022 Jersey Kit	DANAKK LTD	support@jollyfamilygifts.com
69	kessoi.com a/k/a dletrmea.com	Stripe Order No.: 238181 Transaction Date: Apr 4, 2023 Total: \$\$21.98 Payment Method: Visa CC Description: RH *dletrmea.com Product Title: Yz Boost 350 V2 'Dazzling Blue' GY7164	RH *dletrmea.com	service@dletrmea.com