

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

**Case No. 25-cv-21814-JB**

TIFFANY (NJ) LLC,

Plaintiff,

v.

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

Defendants.

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**ORDER ON PLAINTIFF’S RENEWED APPLICATION  
FOR ENTRY OF PRELIMINARY INJUNCTION**

**THIS CAUSE** is before the Court on the Renewed Application for Entry of Preliminary Injunction (the “Renewed Motion”) filed by Plaintiff, Tiffany (NJ) LLC (“Plaintiff”), under 15 U.S.C. §1116, Fed. R. Civ. P. 65, The All Writs Act, 28 U.S.C. §1651(a), and this Court’s inherent authority. ECF No. [19].

On August 20, 2025, the Court entered a Temporary Restraining Order and an Order Restraining Transfer of Assets (the “TRO”) against the defendants listed on Schedule “A” thereto, ECF No. [22] (the “Defendants”). The TRO set a hearing on Plaintiff’s Renewed Motion for September 4, 2025, at 8:30 a.m. (the “Hearing”).<sup>1</sup> ECF No. [27].

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<sup>1</sup> On August 26, 2025, the Court entered a Sealed Order Extending TRO and Continuing Hearing. (See ECF No. [27].)

Prior to the Hearing, on September 3, 2025, Plaintiff filed Certificates of Service as to all Defendants, ECF Nos. [34], [35], [36], pursuant to the Court's TRO, ECF No. [22] at 14–15. Plaintiff's Certificates of Service affirmed that Plaintiff served notice on the Defendants identified on Schedule "A" hereto by (1) emailing Defendants the Complaint, Renewed Motion, TRO, and Sealed Order Extending TRO and Continuing Hearing issued in this action; and (2) posting copies of the Complaint, Renewed Motion, TRO, Sealed Order Extending TRO and Continuing Hearing, and all other documents filed in this action at <http://servingnotice.com/TH8uE5/index.html>, where such documents are available to view and download in compliance with this Court's TRO. ECF No. [22] at 14–15.

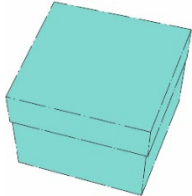
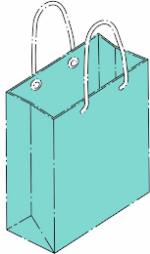

Only counsel for Plaintiff appeared at the Hearing on the Renewed Motion. As represented by Plaintiff's counsel at the Hearing and reflected on the docket of this case, no Defendants have made any appearance, indicated an intention to challenge the TRO, or otherwise answered and/or defended against the Amended Complaint. At the Hearing, the Court heard argument from Plaintiff and reviewed the evidence that Plaintiff's counsel presented to the Court.

## **I. FACTUAL BACKGROUND**

The following factual background is taken from Plaintiff's Amended Complaint, ECF No. [33], the Renewed Motion, and supporting evidentiary submissions and exhibits.

Plaintiff claims it is the owner of all rights in and to the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “Tiffany Marks”):

<b>Trademark</b>	<b>Registration Number</b>	<b>Registration Date</b>	<b>Class / Goods</b>
TIFFANY & CO.	0,023,572	September 5, 1893	IC 6, 14 – Bronzes, Silver and Plated Ware, and Ornamental Articles in Metal
<i>TIFFANY &amp; CO</i>	0,023,573	September 5, 1893	IC 14 – Jewelry and Watches.
TIFFANY	0,133,063	July 6, 1920	IC 14 – Jewelry for Personal Wear, Not Including Watches; and Flat and Hollow Ware Made of or Plated with Precious Metal.
TIFFANY & CO.	1,228,189	February 22, 1983	IC 14 – Decorative Art Objects Made in Whole or in Part of Precious or Semi-Precious Metals-Namely, Figurines, Boxes, Bowls, Trays, Jewelry, Metal Wares Made in Whole or in Part of Precious or Semi-Precious Metals-Namely, Business Card Cases, Candelabras, Candlesticks, Cigar and Cigarette Boxes, Napkin Rings, and Bookmarks, Semi-Precious Stones, Natural and Cultured Pearls.
TIFFANY	1,228,409	February 22, 1983	IC 14 – Decorative Art Objects Made in Whole or in Part of Precious or Semi-Precious Metals-Namely, Figurines, Boxes, Bowls, Trays, Jewelry, Semi-Precious Stones, and Natural and Cultured Pearls.
T & CO.	1,669,365	December 24, 1991	IC 14 – All Types of Jewelry Made of, or in Part of, Precious Metals and/or with Precious or Semi-Precious Stones.

	2,359,351	June 20, 2000	IC 14 – Jewelry; watches and clocks; decorative art objects made in whole or in part of precious metals and their alloys, namely, figurines, boxes.  IC 21 – Decorative boxes, boxes.
	2,416,795	January 2, 2001	IC 14 – Jewelry; watches and clocks IC 18 – Leather goods, namely, purses, handbags, wallets, credit card cases
TIFFANY & CO.	3,665,959	August 11, 2009	IC 018 – Wallets, tote bags, handbags and business card cases
	5,176,498	April 4, 2017	IC 14 – Jewelry

ECF No. [19-1] at ¶ 4; *see also* ECF No. [33-1]. According to Plaintiff, the Tiffany Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. ECF No. [19-1] at ¶¶ 4–5.

Plaintiff alleges that Defendants, by operating the Internet based e-commerce stores under the seller names listed on Schedule “A” hereto (the “E-commerce Store Names”), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiff has determined to be counterfeits, infringements, reproductions and/or colorable imitations of the Tiffany Marks. ECF Nos. [19-1] at ¶¶ 9–14; [19-3] at ¶¶ 2–4; [19-4] at ¶ 4.

Although each Defendant may not copy and infringe each Tiffany Mark for each category of goods protected, Plaintiff claims it has submitted sufficient evidence

showing that each Defendant has infringed, at least, one or more of the Tiffany Marks. ECF No. [19-1] at ¶¶ 4, 9–14; ECF No. [19-2]. According to Plaintiff, Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, or colorable imitations of the Tiffany Marks. ECF No. [19-1] at ¶¶ 9, 12, 14.

Plaintiff further claims it retained Invisible Inc, a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of Plaintiff's branded products by Defendants and to document the available payment account data for receipt of funds paid to Defendants for the sale of such counterfeit branded products through the E-commerce Store Names. ECF Nos. [19-1] at ¶ 10; [19-3] at ¶ 2; [19-4] at ¶ 3.

Specifically, Invisible Inc accessed the e-commerce stores operating under each Defendant's E-commerce Store Name(s) and placed orders from each Defendant for the purchase of various products, all bearing and/or using counterfeits of, at least, one of Plaintiff's trademarks<sup>2</sup> at issue in this action. ECF No. [19-4] at ¶ 4, nn.1-2; ECF No. 19-1 at ¶ 11, n.1; ECF No. [19-3] at ¶ 2, n.2. Each order was processed entirely online and following the submission of the orders, Invisible Inc documented information for finalizing payment for the products ordered from each Defendant to their respective financial accounts as identified on Schedule "A." ECF No. [19-4] at ¶

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<sup>2</sup> Plaintiff submitted evidence that certain Defendants blurred-out and/or concealed the images of Plaintiff's trademarks on products being offered for sale via Defendants' respective e-commerce stores. However, Invisible Inc verified that each product did, in fact, bear one or more of the Tiffany Marks in their entirety. (See ECF No. [19-4] at ¶ 4 n.2.)

4, nn.3-4; ECF No. [19-3] at ¶¶ 2, 6, nn.3, 5. At the conclusion of the process, the detailed web pages and images of the various products bearing Plaintiff's trademarks offered for sale and ordered via Defendants' E-commerce Store Names, together with photographs of some of the products received, were sent to Plaintiff's representative for inspection. ECF Nos. [19-1] at ¶11, n.1; [19-3] at ¶ 2, n.2; [19-4] at ¶ 4, n.2.

Plaintiff claims it reviewed the various branded products offered for sale and ordered by Invisible Inc from each Defendant by reviewing the Internet based e-commerce stores operating under each of the E-commerce Store Names or the detailed web page captures thereof, and determined each product to be a non-genuine, unauthorized version of Plaintiff's products. ECF No. [19-1] at ¶¶ 10–14; ECF No. [19-2].

## **II. LEGAL STANDARD**

To obtain a preliminary injunction, a party must demonstrate “(1) a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not granted; (3) 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); *see also Levi Strauss & Co. v. Sunrise Int'l. Trading Inc.*, 51 F.3d 982, 985 (11th Cir. 1995) (applying the test to a preliminary injunction in a Lanham Act case).

## **III. CONCLUSIONS OF LAW**

The declarations Plaintiff submitted in support of its Renewed Motion support the following conclusions of law:

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 and/or using counterfeits, reproductions, or colorable imitations of the Tiffany Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiff's products that bear and/or use copies of the Tiffany Marks, and that the infringement of the Tiffany Marks will likely cause Plaintiff to suffer immediate and irreparable injury if a preliminary injunction is not granted.

The following specific facts, as set forth in Plaintiff's Amended Complaint, the Renewed Motion, and accompanying declarations, demonstrate that immediate and irreparable loss, damage, and injury will result to Plaintiff and consumers because it is more likely true than not that: (1) Defendants own or control Internet based e-commerce stores operating under their seller names which advertise, promote, offer for sale, and sell products bearing and/or using counterfeit and infringing trademarks in violation of Plaintiff's rights; and (2) there is good cause to believe that more counterfeit and infringing products bearing and/or using Plaintiff's trademarks will appear in the marketplace; that consumers are likely to be misled, confused, or disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products.

The potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a preliminary injunction is issued is far outweighed by the potential harm to Plaintiff, its reputation, and its goodwill as a manufacturer and

distributor of quality products if such relief is not issued. The public interest favors issuance of the preliminary injunction to protect Plaintiff's trademark interests and protect the public from being defrauded by the illegal sale of counterfeit goods. Further, under Section 1125 of Title 15, United States Code and Section 1117(a) of Title 15, United States Code, Plaintiff may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing and/or using counterfeits and infringements of the Tiffany 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.'")).

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. v. Sunrise Intern. Trading Inc.*, 51 F.3d 982, 987 (11th Cir. 1995) (citing *Federal Trade Commission v. United States Oil & Gas Corp.*, 748 F.2d 1431, 1433–34 (11th Cir. 1984), *abrogated on other grounds by AMG Cap. Mgmt., LLC v. FTC*, 593 U.S. 67, 70 (2021)).

In light of the inherently deceptive nature of the counterfeiting business, and the likelihood that Defendants have violated federal trademark laws, Plaintiff has good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

Accordingly, upon review of Plaintiff's Amended Complaint, the Renewed Motion, the supporting evidentiary submissions, the relevant authorities, and for the reasons set forth on the record at the hearing on the Renewed Motion, which are incorporated herein, it is hereby **ORDERED AND ADJUDGED** 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, Plaintiff's Renewed Motion, ECF No. [19], is **GRANTED**, according to the terms set forth below:

### **PRELIMINARY INJUNCTION**

(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 preliminary injunction ("Preliminary Injunction") 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 and/or using the Tiffany Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by the Plaintiff; and

b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by the Plaintiff, bearing and/or using the Tiffany 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 Tiffany Marks, or any confusingly similar trademarks; or (iii) any

assets or other financial accounts subject to this Preliminary Injunction, 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 Preliminary Injunction shall immediately discontinue, to the extent not already done, the use of the Tiffany Marks or any confusingly similar trademarks, 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 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 Preliminary Injunction shall immediately discontinue, to the extent not already done, the use of the Tiffany Marks, or any confusingly similar trademarks on e-commerce marketplace platforms, 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 Internet based 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 Preliminary Injunction.

(5) Upon Plaintiff's 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 Plaintiff, to the extent not already done, the true identities and contact information of those registrants.

(6) Upon receipt of notice of this Preliminary Injunction, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, Amazon Payments, Inc. ("Amazon"), eBay Commerce, Inc. ("eBay"), PayPal, Inc. ("PayPal"), and Walmart Inc., which operates the Walmart.com website ("Walmart"), and their related companies and affiliates (each, a "Third Party," and collectively, the "Third Parties") shall immediately, to the extent not already done, (i) identify all financial accounts and/or sub-accounts, associated with the Internet based e-commerce stores operating under the E-commerce Store Names, payees, merchant identification numbers, store numbers, infringing product numbers, transaction identification numbers, e-mail addresses, and/or telephone numbers 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 Preliminary Injunction; (iii) restrain the transfer of all funds, as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) divert those restrained funds to a holding account for the trust of the Court.

(7) Upon receipt of notice of this Preliminary Injunction, Defendants and all Third Parties, including but not limited to, Amazon, eBay, PayPal and Walmart, and their related companies and affiliates, shall further, 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, 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 Preliminary Injunction shall be transferred or surrendered by any Third Party, including but not limited to, Amazon, eBay, PayPal and Walmart, 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 Third Party subject to this Preliminary Injunction may petition the Court to modify the asset restraint set out in this Preliminary Injunction.

(9) This Preliminary Injunction shall apply to the E-commerce Store Names, associated e-commerce stores, private messaging accounts, and financial

accounts, and any other e-commerce store names, seller identification names, private messaging accounts, or financial accounts which are being used by Defendants for the purpose of counterfeiting the Tiffany Marks and/or unfairly competing with the Plaintiff.

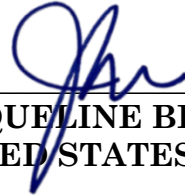
(10) As a matter of law, this Preliminary Injunction shall no longer apply to any Defendant or associated e-commerce store dismissed from this action or as to which Plaintiff has withdrawn its request for a preliminary injunction.

(11) Pursuant to Section 1116(d)(5)(D) of Title 15, United States Code, and Federal Rule of Civil Procedure 65(c), Plaintiff shall maintain its previously posted bond in the amount of **Ten Thousand Dollars and Zero Cents (\$10,000.00)**, ECF No. [23], 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 Third Parties, including but not limited to, Amazon, eBay, PayPal and Walmart, and their related companies and affiliates shall, to the extent not already done, at Plaintiff's request, provide Plaintiff's counsel with any e-mail address known to be associated with Defendants' respective E-commerce Store Names.

(13) This Preliminary Injunction shall remain in effect until such further dates as set by the Court or stipulated by the parties.

**DONE AND ORDERED** in Miami, Florida this 4th day of September, 2025.

A handwritten signature in blue ink, appearing to read 'J. Becerra', is written over a horizontal line.

**JACQUELINE BECERRA**  
**UNITED STATES DISTRICT JUDGE**

**SCHEDULE "A"**  
**DEFENDANTS BY NUMBER, E-COMMERCE STORE NAME,**  
**FINANCIAL ACCOUNT INFORMATION, AND**  
**ADDITIONAL MEANS OF CONTACT**

<b>Def. No.</b>	<b>Defendant / E-commerce Store Name<sup>3</sup></b>	<b>Payment Account / Store Number</b>	<b>Additional Means of Contact / Infringing Product Number</b>
1	affordableluxuryfinds.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	annaluxeboutique.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	anoukluxuryunboxings.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	bestluxonline.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	buyamandajo.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	buydesignermarketing.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	buyheretobe.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	buytaylorbrooke.com	VZRRHMXG68W RQ 2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	buyxoshefinds.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	domithingshoshi.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com support@hoshiboutique.ru
1	hannahhaul.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com support@hoshiboutique.ru

<sup>3</sup> Defendant Juaner (Defendant Number 37) utilizes an alias in Chinese characters; the alias has been translated into English via Google Translate for the Court's CM/ECF system.

1	hoshiboutique.ru	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	hoshifinds.com	2N7ECSZP64A9Q	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	luxuryunboxings.ru	2N7ECSZP64A9Q VZRRHMXG68W RQ 2430361370@qq.c om	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	bestluxonline.ru	VZRRHMXG68W RQ	yemengxin0808@gmail.com support@hoshiboutique.ru
1	boujeeonline.com	VZRRHMXG68W RQ	yemengxin0808@gmail.com support@hoshiboutique.ru REG_21205412@whoisprotection.cc
1	francheskashops.com	VZRRHMXG68W RQ	yemengxin0808@gmail.com support@hoshiboutique.ru
1	buyamybailey.com	DDJNEMMQP5B B2	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
1	charlottesfinds.com	DDJNEMMQP5B B2	yemengxin0808@gmail.com support@hoshiboutique.ru
1	hoshiboutique.com	DDJNEMMQP5B B2	yemengxin0808@gmail.com yemengxin0808@163.com support@hoshiboutique.ru
2	aroundth.shop	NV2DTRPL36EV C	luxurywatche1@outlook.com
2	binedres.com	NV2DTRPL36EV C	luxurywatche1@outlook.com
2	enemiay.shop	NV2DTRPL36EV C	luxurywatche1@outlook.com
3	atbworld.com	Zhouwensen701@ Gmail.com	Zhouwensen701@gmail.com
4	busybeeforge.com	Q4XUY4RHEXJ8 L	Contact@Busybeeforge.com
5	curisky.com	14692139@qq.com	bavot@hotmail.com
6	donua.co	8NRE3BDYW84D E	info@donsilverchina.com gtgsbota@gmail.com
7	dopeplugs.cc	lin126wei@163.co m	Joycealin0720@gmail.com WhatsApp: +1 (626) 206-8197
8	eirahome.co	FKV6LV7E92MY Q	support@eirahome.co

8	ninoskicks.com	FKV6LV7E92MY Q	contact@ninoskicks.com
9	eliesa.shop	G5KTP8A6P5HZ Q	service@gorchic.com
9	rosemarymenard.com	KNQDV75SVWQ XC	service@gorchic.com
9	shop.gorchic.com	VJVYBP63QAPQ A	service@gorchic.com
10	evofox.co	WAF869C5A5Q4 N	support@evofox.co
11	fancyclassy.shop	YUSRGQ92H9M NC	support@fancyclassy.shop
12	fanshubus.com	QKP9S5TMWXV XJ	cs@fanshubus.com support@fanshubus.com
13	goatgot.com	JRW92GUT26U6 6	Service@goatgot.com
13	chicemin.com	UVLN5H2MHCA 5U	service@goatgot.com
14	gontiotno.com	2GSP9FZ3NPVW 4	Fashion.Go@outlook.com
15	haetlely.com	VFNMPAYHPNS 6L GU7J855QU6MK W	contact@cfgvdc.shop contact@zynpouches.shop
16	iofashionista.online	KKG6A27ECCGF A	info@IoFashionista.net info@iofashionista.org iofashionista.online@contactprivacy.com
17	jookuna.com	5NFS8WJ7HPD2 S	
17	ninebag.tw	5NFS8WJ7HPD2 S	
18	luxeburst.com	8V6T254FX26DQ	support@luxeburst.com
19	luxurybags.top	J3HEKFXA9JUF 6	support@vipcontactus.com
20	luxurygoodsdirect.com	TB3VVSZ6NED A	universekickz@gmail.com
21	oldmoneymexico.com	9GSAW27VY3RL G	support@jewelryremate.com support@oldmoneymexico.com OLDMONEYMEXICO.COM@CON TACTPRIVACY.COM
22	olsenluxe.com	BJEW2LVHF DN	info@olsenluxe.shop PWP- 5B59E8013099C3DA1EAC6FD47D

		Marxlee_shangha i@163.com	30321E@PRIVACYGUARDIAN.ORG
23	openoepn.shop	JHTY3TC2XNVV W	WhatsApp: +86 177 0703 1506
24	owlgnarly.com	M5SXE8R9PX2U 6	info@owlgnarly.com
25	plmin.xyz	CYR9FGLBPS9K G	mrboommammamia1@gmail.com
25	sibcs.click	PSBC76BJY49W J	mrboommammamia1@gmail.com
25	teudfen.top	63R2QG9N6WRS W	mrboommammamia1@gmail.com
26	stylefamous.com	EPFDYLGV6CK2 Y WXPPZBSXMHE LJ 27KJNRPWJRLP S B6U8RMP7AEK4 6 4U29JEYUYUCY Q 47XRQUGN4GQ C4	service@stylefamous.com styles@dswsports.com tongjieba03@163.com
27	stylesnext.com	2CCZZARTYSPQ W Y6AP9M3D9EEQ W TRS6NKNA986M N T47NKJF5NYNF Y 3MJ4ZG7MQRE D6 RJ4SP8ET9XKL C PA2M69RBMD8 QN TSPEF65MUV65 U M7WH6F7H5SX4 2 FEYSGDF7SV2Z 6	service@stylesnext.com PWP- 7D9AEBE656D2ECE5C0EC8E2AE D94D98C@PRIVACYGUARDIAN.ORG

		PMR352M2WZY EG WFTQPD7T8R4C G JD84X3H55NYH E WZAFX3FKH35L E ZVFMMEMG8W SEQ VF666L2Y5TPDU 3WK7JBUJK8W8 L BK8WVF8DLEA QG XGDWA9UHJ3B SN QF5BZCY3JDFX N F56G6QMBCWD ZY SBP2SRSG6VL5J VillacostaAnaceli a@gmail.com	
28	superabc.online	HKZP9SQKMUM A8	superabc998@gmail.com superabc999@outlook.com
29	tearoccean.com	VMCNJ33TUZFG 4 liyuxiang1997@ou tlook.com	
29	tearocceanjewelry a.k.a. Tearoccean Jewelry a.k.a. Sophia fashion luxury finds a.k.a. @sophialuxurybrand	guohua20212021 @163.com	583517224@qq.com WhatsApp: +86 155 7328 8060
30	theenstyle.com	XNLBU9F2MFZ HJ XS8BLC7VMKW 68	support@theenstyle.com 1F03C7655D9C4E2BAF2610D8737 78DC2.PROTECT@WITHHELDFO RPRIVACY.COM
31	uysqto.store	QZVDYXYYL6TT L	CONTACTS@UYSQTO.STORE

32	viena.us a.k.a. lechat.site	XNTPKJ3842XH U	viennavault@gmail.com info@viennavault.co Contacts@Mewjews.com contacts@lechat.site SON56KT3@GMAIL.COM WhatsApp: +1 (707) 229-3379
33	watchmate.vip	J7T7U5SLMLWD N	AnnikaMiller@yeah.net
34	yodastore.com	XAHYUB3XUCB PG	support@yodastore.com 770B5EFA170A4DD9A531B323727 25965.PROTECT@WITHHELDFO RPRIVACY.COM
35	1988angelshop3023	angelshop1988@1 63.com	WhatsApp: +86 180 2230 0053
36	inspiration_wholesaler a.k.a. Inspiration Wholesale Factory a.k.a. <b>Bougie products WEI-1</b> a.k.a. wholesale0209	nawang0903@163 .com	1898629635@gmail.com WhatsApp: +86 193 3571 2435
37	Juaner a.k.a. ☐ ☐ ☐ (Cloud Album) a.k.a. yunnan0594	F979GCMBGHU QQ	www.674071096@qq.com WhatsApp: +86 138 5988 6520
38	LILY Watches & Jewelry	KLQKPBHDWB8 JW	WhatsApp: +84 96 593 70 24
39	phyllis_jewelry a.k.a. Phyllis.jewel	F9TN3CR9KWQ5 2 gold.lemon- technology@outlo ok.com	Phyllis-Corporation@Outlook.com WhatsApp: +86 136 3169 6434
40	valentinaluxurybag	956435628@qq.co m	WhatsApp: +86 183 5902 0620
41	ComaQ	A16QIMBA70WC W	B0D8Q2L1WL
42	guangzhoupangpuhuishangm aoshanghang	A33RM8N75J5Y4 5	B0DJ2SFWJS B0DJ2R5YZ6
43	KOEDLN	A3CR8KN019S5S C	B0DGG5N9ND

44	Batify a.k.a. yiwushileileidianzi-0		186884221809
45	guangzhouzhangqings_0		395917905447
46	lajfasa		365443082815
47	ngzhoucan		387945838397
48	spraysports		297026932574
49	wuhshihuipanke-0 a.k.a. wuhshihuipanke0		167356217840
50	xie759		235982512105
51	yongdehaodongxuk0		126968519729
52	BODOAO a.k.a. guangzhoushiqinweixiangdia nzishangwuyouxiangongsi	101641295	5527437523