

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION**

GRAND ISLE GAMES, LLC,)	Case No.: 3:25-cv-00390
)	
Plaintiff,)	Judge: Aleta A. Trauger
)	
v.)	Magistrate Judge:
)	
THE ENTITIES, PARTNERSHIPS, AND)	
UNINCORPORATED ASSOCIATIONS)	JURY DEMAND
LISTED ON SCHEDULE A,)	
Defendants.)	

PRELIMINARY INJUNCTION ORDER

This matter came before the Court on Plaintiff Grand Isle Games, LLC (“Plaintiff”)’s Motion for a Preliminary Injunction (D.E. 34) against certain Defendants identified on the original Schedule A to the Complaint, who are more specifically identified in Exhibit A attached hereto (the “Subject Defendants”).

Having considered Plaintiff’s Motion, the supporting Memorandum of Law, the Declarations of G. Edward Powell III and Michael Lee with accompanying exhibits, the entire record in this action, including the evidence and arguments previously presented in support of the Temporary Restraining Order (D.E. 17) (the “TRO”) and any extensions thereof, and any response or lack thereof from the Subject Defendants who were duly served with notice of this action and the hearing on this Motion, the Court FINDS as follows:

I. FINDINGS OF FACT AND CONCLUSIONS OF LAW

1. The Court incorporates by reference its Findings of Fact and Conclusions of Law set forth in the Temporary Restraining Order entered on April 22, 2025 (D.E. 17). These

findings include Plaintiff's strong likelihood of success on the merits of its trademark infringement, trade dress infringement, copyright infringement, and unfair competition claims; the irreparable harm Plaintiff would suffer absent injunctive relief; that the balance of equities favors Plaintiff; and that an injunction serves the public interest. (D.E. 17, Findings I.2-I.5).

2. Plaintiff has presented substantial evidence that the Subject Defendants, operating primarily from foreign jurisdictions such as China, utilize anonymity to facilitate their infringement of Plaintiff's intellectual property rights and to shield their assets—primarily funds held in e-commerce platform and payment processor accounts—from recovery.
3. The asset freeze provisions previously implemented have resulted in the restraint of approximately \$6,000,000 in accounts associated with Defendants, but many other identified infringing accounts have a zero balance, indicating a continued high risk of asset dissipation by the Subject Defendants if not restrained.
4. Plaintiff has demonstrated that service of the Summons, Complaint, TRO, and notice of the preliminary injunction hearing was effected upon the Subject Defendants through Court-authorized alternative means, consistent with Fed. R. Civ. P. 4(f)(3) and this Court's prior Orders. The Subject Defendants have had notice and an opportunity to be heard.
5. Based on the foregoing, and the entire record, Plaintiff has met its burden for the issuance of a preliminary injunction against the Subject Defendants.

Accordingly, **IT IS HEREBY ORDERED:**

II. PRELIMINARY INJUNCTION

A. Enjoined Conduct. Effective immediately and pending final judgment in this action or further order of this Court, the Subject Defendants (identified in Exhibit A hereto), their officers, agents, servants, employees, attorneys, and all other persons acting in concert or participation with them are hereby **ENJOINED** from:

1. Manufacturing, importing, advertising, promoting, distributing, offering for sale, or selling any counterfeit or infringing products bearing Plaintiff's Q-Less® mark or Plaintiff's protected trade dress, or exploiting Plaintiff's copyrighted works;
2. Using Plaintiff's Q-Less® trademark, trade dress, or any reproduction, counterfeit, copy, or colorable imitation thereof, or any of Plaintiff's copyrighted works or derivatives thereof, in connection with the distribution, advertising, offer for sale, or sale of merchandise not the genuine products of Plaintiff;
3. Moving, destroying, or otherwise disposing of any items, packaging, or documents relating to the manufacture, distribution, or sale of counterfeit Q-Less® products or the use of Plaintiff's copyrighted works;
4. Removing, destroying, or otherwise concealing computer files, e-mail correspondence, or other records related to the Subject Defendants' infringing activities;
5. Transferring, encumbering, spending, or otherwise disposing of any funds either connected to the sale of counterfeit or infringing Q-Less® goods by the Subject Defendants or stored with any payment processor or financial institution having United States operations that are attributable to the Subject Defendants.

III. ASSET FREEZE

1. Continuation of Asset Freeze. Any and all financial accounts associated with the Subject

Defendants (including but not limited to accounts with PayPal, Amazon Pay, Walmart Marketplace payment portals, Shopify Payments, Stripe, Alipay, WeChat Pay, Venmo, Cashapp, Zelle, and any other payment processing service or financial institution) that were previously frozen pursuant to the TRO shall remain **FROZEN** pending final judgment in this action or further Order of this Court.

2. Financial institutions and payment processors holding funds for any of the Subject Defendants shall continue to locate and restrain all funds in the Subject Defendants' accounts connected to the sale of counterfeit or infringing Q-Less® goods, or which could be seized to satisfy a judgment relating to such sales, and prevent the transfer or withdrawal of any such funds, except by further Order of this Court.
3. The Subject Defendants are prohibited from transferring, encumbering, spending, or otherwise disposing of any funds restrained pursuant to this Order.

IV. THIRD-PARTY COMPLIANCE AND NOTICE

A. E-commerce Platforms and Social Media Services. The following platforms or their affiliates—Amazon, Walmart, Temu, Instagram, TikTok, Shopify, eBay, and any other online marketplace or social media platform used by the Subject Defendants—shall, upon receiving notice of this Order (or to the extent they have already acted under the TRO, shall continue to):

1. Disable and remove any listings or advertisements by the Subject Defendants for products bearing Plaintiff's Q-Less® trademark, trade dress, or copyrighted works or derivative works, or any counterfeit versions thereof;
2. Preserve all documents and records relating to the Subject Defendants' listing, advertising, and sale of such infringing products, including but not limited to account details, seller information, transaction histories, payment account identifiers, and contact

information, and produce them to Plaintiff if not already done so pursuant to prior orders or valid discovery requests;

3. Continue to restrict or disable access to the Subject Defendants' storefronts or seller accounts until further Order of this Court; and
4. Continue to restrain any funds in the Subject Defendants' seller accounts consistent with the Asset Freeze provisions of this Order.

V. EXPEDITED DISCOVERY

A. The provisions for expedited discovery previously granted (D.E. 17, § V) shall remain in effect to the extent necessary for Plaintiff to identify further assets of the Subject Defendants or to ascertain the full scope of their infringing activities, subject to the Federal Rules of Civil Procedure and any further order of this Court.

B. Third parties served with valid subpoenas or discovery requests shall produce responsive documents and information to Plaintiff as required by law or prior Court order.

VI. SERVICE OF FUTURE DOCUMENTS

A. Plaintiff is authorized to continue to serve the Subject Defendants with all subsequent Court papers in this action by the alternative means previously authorized by this Court (D.E. 17, § VI.A), including email transmission and electronic messaging on platforms.

B. Such service shall be deemed effective and complete as previously ordered. (D.E. 17, § VI.B).

VII. SECURITY BOND

The security bond in the amount of \$5,000 previously posted by Plaintiff pursuant to the Temporary Restraining Order (D.E. 17, § VII) is hereby increased to \$50,000 and shall remain in full force and effect to secure payment of any costs and damages that may be incurred by any

Subject Defendant found to have been wrongfully enjoined by this Preliminary Injunction. The additional \$45,000 surety bond shall be posted by 5:00 p.m. on June 3, 2025.

VIII. DURATION OF ORDER

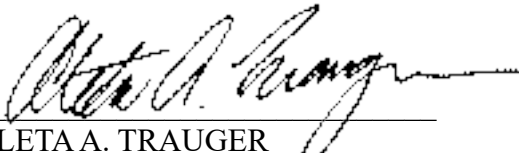
This Preliminary Injunction Order shall take effect immediately upon entry and shall remain in full force and effect pending final judgment in this action or further order of this Court.

IX. OTHER PROVISIONS

- A. Nothing in this Order shall prevent the Court from granting further extensions or modifications in accordance with Rule 65 or other applicable law.
- B. Upon two (2) business days' written notice to the Court and to Plaintiff's counsel, any Subject Defendant or affected third party may appear and move to dissolve or modify the provisions of this Order, making a proper showing as required by law.

IT IS SO ORDERED.

ENTERED this 29th day of June 2025, at 2:00 p.m.



ALETA A. TRAUGER
UNITED STATES DISTRICT JUDGE

EXHIBIT A
TO [PROPOSED] PRELIMINARY INJUNCTION ORDER
SUBJECT DEFENDANTS

The following Defendants, identified by their corresponding number on the original Schedule A to the Complaint and their listed identifiers, are subject to this Preliminary Injunction Order:

- Defendant No. 2 – Hanxin Crafts Factory
- Defendant No. 3 – Light Life Shopping
- Defendant No. 4 – REDSTAR
- Defendant No. 14 – Good fun studio
- Defendant No. 18 – zhangfujia
- Defendant No. 19 – Notionnovel
- Defendant No. 20 – Heyisail
- Defendant No. 21 – Flownwing
- Defendant No. 22 – Concertchop.ON07
- Defendant No. 24 – Interestcen
- Defendant No. 25 – Repertoireof
- Defendant No. 26 – Communicaten_UR
- Defendant No. 27 – Bamaxisboom_hhh
- Defendant No. 28 – Classupery
- Defendant No. 29 – Beyonddraw.AW05
- Defendant No. 30 – RR with Giftspockets
- Defendant No. 31 – Yoyocats-official
- Defendant No. 32 – Thrivenget.NG
- Defendant No. 33 – Ten Billion
- Defendant No. 34 – rodimus_prime_parts
- Defendant No. 35 – brightake-shop
- Defendant No. 36 – Nsstars
- Defendant No. 37 – Ruwanpatanuranga0
- Defendant No. 38 – ant-electronic
- Defendant No. 39 – 11eyal
- Defendant No. 40 – cx2403
- Defendant No. 41 – Esukceso
- Defendant No. 42 – Lucky Lantern
- Defendant No. 43 – Lucky Cat Curiosities
- Defendant No. 44 – Panda’s Pick

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- Defendant No. 45 – Sweet Valley Harbor
- Defendant No. 46 – TK TOY STORE
- Defendant No. 47 – Pretty&Perfect Parior
- Defendant No. 48 – Maolinxuan Corolla
- Defendant No. 49 – Freebenefits
- Defendant No. 50 – ToyJoyful
- Defendant No. 51 – ketchumsen
- Defendant No. 52 – Tailored Toys Store
- Defendant No. 53 – Prime Tree007
- Defendant No. 54 – Crazy Qin
- Defendant No. 55 – GGOSDHU
- Defendant No. 56 – Animal Kingdom Cool
- Defendant No. 57 – Wild Treasure Fusions
- Defendant No. 58 – CONCHSERVICESLLC
- Defendant No. 59 – FOTN
- Defendant No. 60 – ACMONEY
- Defendant No. 61 – xiamenxiangzechengdianzikejiyouxiangongsi
- Defendant No. 62 – JIAYINDA
- Defendant No. 64 – rytopt Store
- Defendant No. 65 – caochunruidexiaodian
- Defendant No. 66 – Xinlijing
- Defendant No. 68 – xiamenxiangzechengdianzi
- Defendant No. 69 – Lucky Panda Express
- Defendant No. 70 – one hundred billion
- Defendant No. 71 – crazydealuk
- Defendant No. 72 – smarttree66
- Defendant No. 73 – meinousa
- Defendant No. 74 – haylpa_63
- Defendant No. 75 – JiaJia Goods
- Defendant No. 76 – ToyminesDotCom
- Defendant No. 77 – motors_malls
- Defendant No. 78 – paweal59
- Defendant No. 79 – frankcara-64
- Defendant No. 80 – sunshines68
- Defendant No. 81 – LED 4 Everything
- Defendant No. 82 – sarimart
- Defendant No. 83 – mifsud_0
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- Defendant No. 84 – allseasonsshoppe
- Defendant No. 85 – motortown68
- Defendant No. 86 – excellent-seller03
- Defendant No. 88 – rosefaizal0102
- Defendant No. 89 – ThisNerdyHome
- Defendant No. 90 – mustapha12
- Defendant No. 91 – cjphyaut
- Defendant No. 92 – hsully
- Defendant No. 93 – eperfectdeal
- Defendant No. 94 – cekaea
- Defendant No. 95 – eiident
- Defendant No. 96 – wenshe012
- Defendant No. 97 – dinerwish • Defendant No. 98 – matco87
- Defendant No. 99 – arnchamp98
- Defendant No. 100 – mohd_faizal10
- Defendant No. 101 – papabiabia
- Defendant No. 102 – aristid-16
- Defendant No. 103 – shengyu666
- Defendant No. 104 – jacobleve_9171
- Defendant No. 105 – proygh
- Defendant No. 106 – oooddd16
- Defendant No. 107 – udjueny
- Defendant No. 108 – yonsh_40U
- Defendant No. 110 – led-superstore68
- Defendant No. 111 – NOWKHAZ
- Defendant No. 112 – Pine Forge Glade
- Defendant No. 113 – KWV
- Defendant No. 114 – Flare Ivy Cobalt Basil
- Defendant No. 115 – Kncuisurngdrhdth shop
- Defendant No. 116 – Miracle DM Toys
- Defendant No. 117 – Tesser Department Store
- Defendant No. 118 – Dtfair
- Defendant No. 119 – Yinshang Department Store
- Defendant No. 120 – American Heritage Academy
- Defendant No. 121 – tabii.shop
- Defendant No. 125 – JunChew
- Defendant No. 130 – KISEGO

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- Defendant No. 133 – KANHANG
- Defendant No. 134 – chengdeng
- Defendant No. 141 – Beita Store
- Defendant No. 146 – BNINOSHOPS
- Defendant No. 147 – EveryMarket
- Defendant No. 149 – Bigamart
- Defendant No. 159 – Inspired Household
- Defendant No. 160 – AWishDay
- Defendant No. 161 – Banlight/Banling
- Defendant No. 162 – Dodorado
- Defendant No. 163 – Infinitias
- Defendant No. 164 – MIENUO
- Defendant No. 165 – RedStar Bazaar
- Defendant No. 166 – Bertoco
- Defendant No. 170 – dssuoa
- Defendant No. 188 – GuangCheng
- Defendant No. 189 – ZHIYUCOME
- Defendant No. 190 – Gotyou
- Defendant No. 192 – Yubatuo
- Defendant No. 193 – Fuderu
- Defendant No. 194 – Kevche
- Defendant No. 195 – PURJKPU
- Defendant No. 196 – Binsol
- Defendant No. 197 – YOLAIRD
- Defendant No. 198 – Austok
- Defendant No. 199 – Butory
- Defendant No. 200 – NJKAHA
- Defendant No. 201 – XKOOKI
- Defendant No. 202 – XSLBTOP
- Defendant No. 203 – XXYoung
- Defendant No. 204 – Bobodang
- Defendant No. 205 – Swiien

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Defendant No. 206 – Biyunhua
Defendant No. 207 – YHJDKIOUS
Defendant No. 208 – Yinmgmhj
Defendant No. 209 – Auxuper •
Defendant No. 210 –

xaweyi

- Defendant No. 211 – BAOYA
- Defendant No. 212 – Cyence
- Defendant No. 213 – Pluokvzr
- Defendant No. 214 – Coiaqel
- Defendant No. 215 – Toorise
- Defendant No. 216 – indepenlibr
- Defendant No. 218 – SHENTHINK
- Defendant No. 219 – laiye
- Defendant No. 220 – Wekvgz
- Defendant No. 221 – Danieerclosy
- Defendant No. 222 – Nyzmy
- Defendant No. 223 – foshanshichongjidishangmao
- Defendant No. 224 – Tlovvvar
- Defendant No. 225 – zz
- Defendant No. 226 – SDALU
- Defendant No. 227 – SHFY
- Defendant No. 228 – Luampo
- Defendant No. 229 – YGR
- Defendant No. 230 – wangwenhui
- Defendant No. 234 – WIFKLSIIPG