

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

MICHELLE E. DE SOUSA, *et al.*,

Plaintiffs,

v.

MOON BAY, *et al.*,

Defendants.

Civil Action No. 24-cv-1518

Judge Stickman

FILED UNDER SEAL

PRELIMINARY INJUNCTION ORDER

WHEREAS, on November 12, 2024, Plaintiffs filed an *Ex Parte* Application for the following: 1) a temporary restraining order; 2) an order restraining assets and Merchant Storefronts, as defined *infra*; 3) an order to show cause why a preliminary injunction should not issue; and 4) an order authorizing expedited discovery against all of the Defendants identified on the attached Schedule “A”, Amazon Services, LLC d/b/a Amazon.com, and Amazon Payments, Inc. d/b/a Amazon Pay (collectively “Amazon”), Whaleco Inc., a Delaware Corporation, which is a wholly owned subsidiary of Pinduoduo Inc. which is owned by PDD Holdings (collectively, “Temu”), Tik Tok d/b/a TikTok Shop¹, eBay, Inc. d/b/a ebay.com, Walmart Inc. and Wal-Mart.com USA, LLC, wish.com, Alibaba.com US LLC d/b/a Alibaba.com and AliExpress.com (“Third Party Service Providers”) and financial institutions, including but not limited to, Zhejiang Ant Small and Micro Financial Services Group Co., Ltd. AliPay (China) Internet

¹ ByteDance Ltd. is the parent and owner of ByteDance, Inc. and TikTok Ltd. TikTok Ltd. owns TikTok LLC and TikTok Pte. Ltd. TikTok LLC in turn owns Defendant TikTok Inc., which owns Defendant TikTok U.S. Data Security Inc. TikTok, Inc. is a California Corporation; TikTok U.S. Data Security Inc. is a Delaware Corporation, ByteDance Ltd, is a Cayman Islands company; ByteDance Inc. is a Delaware Corporation; TikTok PTE Ltd is a Singapore company; TikTok Ltd is a Cayman Islands company (collectively “TikTok”).

Technology Co. Ltd., and Alipay.com Co., Ltd. (collectively referred to as “AliPay”)², Amazon Payments, Inc., Walmart Pay, PayPal, Inc. d/b/a paypal.com, and Context Logic, Inc. d/b/a wish.com (“Financial Institutions”).³

WHEREAS, on the same day, Plaintiffs filed an *Ex Parte* Motion for an Order Authorizing Alternative Service on Defendants Pursuant to Federal Rule of Civil Procedure 4(f)(3);

WHEREAS, on November 13, 2024, the Court entered the following Orders:

(A) 1) a temporary restraining order; 2) an order restraining assets and Merchant Storefronts, against all the Defendants identified on the attached **Schedule “A”**, the Third-Party Service Providers, and the Financial Institutions (“TRO”)(November 13, 2024); and

(B) an Order Authorizing Alternative Service on Defendants Pursuant to Federal Rule of Civil Procedure 4(f)(3)(November 13, 2024); and

WHEREAS, on November 26, 2024, at 11:00 a.m., Plaintiffs appeared for the Order to Show Cause Hearing, however no Defendants appeared. Further, no Third-Party Service Providers or Financial Institutions appeared.

I. Order Continuing Restraints

A. IT IS HEREBY ORDERED, as sufficient cause has been shown, the injunctive relief previously granted on November 13, 2024, shall remain in place through the pendency of this litigation, and issuing this Preliminary Injunction (hereafter “PI Order”)

² WorldPay US, Inc. (“WorldPay”) processes transactions on behalf of Alibaba and Alipay, which may appear as “AliExpress” on a cardholder’s credit card statement.

³ Plaintiff acknowledges that it is seeking multiple forms of relief. Plaintiff will promptly provide supplemental briefing or oral argument on any issue should the Court request it.

is warranted under FRCP 65, Section 34 of the Lanham Act, and Section 283 of the Patent Act. The Court finds that Plaintiff relies upon a presumptively valid patent, and that nothing in the record calls that validity into question. The evidence establishes that Plaintiffs have shown a sufficient likelihood of success on the merits of this action. The Court also concludes that Plaintiffs has shown that immediate and irreparable injury, loss, and damage will likely result should the relief entered by this Order not be granted. Specifically, the Court finds that Defendants' infringing products are likely to continue to cause Plaintiffs to suffer loss profits, compromise the value of Plaintiffs' brand, and negatively impact Plaintiffs' relationships with its current customers and its ability to attract new customers. Defendants will not be harmed by the imposition of the injunctive relief requested, because the injunction only prohibits Defendants from taking actions they are otherwise not entitled to perform under the law. And finally, the public interest favors the issuance of the requested injunction, and Plaintiffs have no adequate remedy at law for the immediate and irreparable harms identified.

Accordingly, 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 continue to be restrained as follows:

- (1) from (a) their unauthorized and unlicensed use of Plaintiffs' Patent, distribution, marketing, advertising, offering for sale, or sale of any Infringing Products; and (b) shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner products that infringe upon at least one claim of the Plaintiffs' Patent;

- (2) from secreting, concealing, destroying, altering, selling off, transferring or otherwise disposing of and/or dealing with any computer files, data, business records, documents or any other records or evidence relating to their User Accounts,⁴ Merchant Storefronts⁵ or any money, securities or other property or assets of Defendants (hereinafter collectively referred to as “Defendants’ Assets”);
- (3) effecting assignments or transfers, forming new entities or associations, or creating and/or utilizing any other platform, User Account, Merchant Storefront or any other means of importation, exportation, advertising, marketing, promotion, distribution, and/or display for the purposes of circumventing or otherwise avoiding the prohibitions set forth in this Order;
- (4) 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 cease offering for sale the Infringing Products within metatags or other markers within website source code, from use on any web page (including as the title of any product listing), from any advertising links to other websites, from search engines’ databases or cache memory, and any other form of use such terms or works which is visible to a computer user or serves to direct computer searches to Internet based

⁴ As defined in the Application, a “User Account” is, as defined in the Complaint, any and all accounts with at least one of the online marketplace platform(s), AliExpress.com, Amazon.com, eBay.com, Joybuy, Temu, Walmart.com, and Wish.com, as well as any and all as yet undiscovered accounts with additional online marketplace platforms held by or associated with Defendants, their respective officers, employees, agents, servants and all other persons in active concert with any of them.

⁵ As defined in the Application, a “Merchant Storefront” is any and all User Accounts through which Defendants, their respective officers, employees, agents, servants and all persons in active concert or participation with any of them operate storefronts to manufacture, import, export, advertise, market, promote, distribute, display, offer for sale, sell and/or otherwise deal in products which are held by or associated with Defendants, their respective officers, employees, agents, servants and all persons in active concert or participation with any of them.

e-commerce stores owned, or operated by each Defendant, including the Merchant Storefronts operating under the Seller IDs;

- (5) each Defendant shall not transfer ownership of the User Accounts or Merchant Storefronts associated with the Seller IDs;
- (6) each Defendant shall preserve copies of all computer files relating to the use of any User Accounts and/or Merchant Storefronts under the Seller IDs and shall take steps necessary to retrieve computer files relating to the use of the User Accounts and/or Merchant Storefronts under their Seller IDs that may be deleted before the entry of this Order;
- (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 Amazon Services, LLC d/b/a Amazon.com, and Amazon Payments, Inc. d/b/a Amazon Pay (collectively “Amazon”), Whaleco Inc., a Delaware Corporation, which is a wholly owned subsidiary of Pinduoduo Inc. which is owned by PDD Holdings (collectively, “Temu”), Tik Tok d/b/a TikTok Shop⁶, eBay, Inc. d/b/a ebay.com, Walmart Inc. and Wal-Mart.com USA, LLC, wish.com, Alibaba.com US LLC d/b/a Alibaba.com and AliExpress.com (“Third Party Service Providers”) and financial institutions, including but not limited to, Zhejiang Ant Small and Micro Financial Services Group Co., Ltd. AliPay (China) Internet Technology Co. Ltd., and Alipay.com Co., Ltd. (collectively referred to as “AliPay”)⁷, Amazon Payments, Inc., Walmart Pay,

⁶ ByteDance Ltd. is the parent and owner of ByteDance, Inc. and TikTok Ltd. TikTok Ltd. owns TikTok LLC and TikTok Pte. Ltd. TikTok LLC in turn owns Defendant TikTok Inc., which owns Defendant TikTok U.S. Data Security Inc. TikTok, Inc. is a California Corporation; TikTok U.S. Data Security Inc. is a Delaware Corporation, ByteDance Ltd, is a Cayman Islands company; ByteDance Inc. is a Delaware Corporation; TikTok PTE Ltd is a Singapore company; TikTok Ltd is a Cayman Islands company (collectively “TikTok”).

⁷ WorldPay US, Inc. (“WorldPay”) processes transactions on behalf of Alibaba and Alipay, which may appear as “AliExpress” on a cardholder’s credit card statement.

PayPal, Inc. d/b/a paypal.com, and Context Logic, Inc. d/b/a wish.com (“Financial Institutions”).⁸, and their related companies and affiliates, shall immediately identify and restrain all funds, as opposed to ongoing account activity, in or which are hereafter transmitted into the accounts related to the Defendants as identified on Schedule “A” hereto, as well as all funds in or which are transmitted into (i) any other accounts of the same customer(s); (ii) any other accounts which transfer funds into the same financial institution account(s), and/or any of the other accounts subject to this Order; and (iii) any other accounts tied to or used by any of the Seller IDs identified on Schedule “A” hereto;⁹

(8) 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 the Third Party Service Provider(s) and the Financial Institution(s), shall immediately divert to a holding account for the trust of the Court all funds in or which are hereafter transmitted into all accounts related to Defendants identified in Schedule “A” hereto, and associated payment accounts, and any other accounts for the same customer(s) as well as any other accounts which transfer funds into the same financial institution account(s) as any other accounts subject to this Order;

(9) The Third-Party Service Provider(s) and Financial Institution(s) shall further, within five (5) business days of receiving this Order, provide Plaintiffs’ counsel with all data that details (i) an accounting of the total funds restrained and identifies the financial account(s) which the restrained funds are related to, and (ii) the account transactions

⁸ Plaintiffs acknowledge that they are seeking multiple forms of relief. Plaintiffs will promptly provide supplemental briefing or oral argument on any issue should the Court request it.

⁹ This Order contemplates that discovery may reveal that Defendants may have other user accounts operated by other Third-Party Service Providers and Financial Institutions and that the additionally discovery Third Party Service Providers and Financial Institutions, once identified and provided with notice, shall also be subject to the discovery, restraints and injunctions set forth in this Order.

related to all funds transmitted into financial account(s) which have been restrained. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account holders, until after those accounts are restrained. No funds restrained by this Order shall be transferred or surrendered by any Third-Party Service Provider or Financial Institution for any purpose (other than pursuant to a chargeback made pursuant to that Third Party Service Provider or Financial Institution's security interest in the funds) without express authorization of this Court; (in order to confirm compliance with this Order, the Plaintiffs are permitted leave to serve a subpoena on such Third Party Service Provider(s) and Financial Institution(s) seeking the following information: (a) Bank account and routing numbers registered and used with regard to each seller account; (b) Financial records and other documents identifying the use of third-party payment service providers such as Payoneer and Wise; (c) Dates when funds were last sent from the seller to their seller account and the respective amount transferred; (d) Dates when funds were last sent from the seller account to the seller and the respective amount transferred; (e) amount and location of the seller's assets that are in Amazon's control; (f) copies any insurance policies owned by the Defendants; and (g) all documents identifying the Defendants.

(10) Upon Plaintiffs' request, any Internet marketplace who is provided with notice of this Order, including but not limited to the Third Party Service Provider(s) and Financial Institution(s), shall immediately cease fulfillment of and sequester Defendants' inventory assets corresponding to the Seller IDs identified on Schedule "A" hereto in its inventory, possession, custody, or control, and hold such goods in trust for the Court during pendency of this action;

(11) this Order shall apply to the Seller IDs, associated Accounts and Merchant Storefronts, and any other seller identification names, Accounts or Merchant Storefronts, Third Party Service Provider or Financial Institution accounts which are being used by Defendants for the purpose of infringing on at least one claim of the Plaintiff's Patent;

(12) Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to the Third Party Service Provider(s) and the Financial Institution(s), subject to this Order may petition the Court to modify the asset restraint set out in this Order; and

(13) this Order and the Alternative Service Order shall remain in effect during the pendency of this action or until further order of the Court, and Plaintiff shall serve the Defendants with a copy of this Order in accordance with the Alternative Service Order.

B. IT IS HEREBY ORDERED, as sufficient cause has been shown, that upon Plaintiff's request, any Internet marketplace who is provided with notice of this Order, including but not limited to the Third Party Service Providers and Financial Institutions, is hereby restrained and enjoined from engaging in any of the following acts or omissions pending the hearing and determination of Plaintiffs' Application for a preliminary injunction, or until further order of the Court:

(1) secreting, concealing, transferring, disposing of, withdrawing, encumbering or paying Defendants' Assets from or to financial accounts associated with or utilized by any Defendant or any Defendant's User Accounts or Merchant Storefront(s) (whether said account is located in the U.S. or abroad) ("Defendants' Financial Accounts") until further ordered by this Court; and

(2) within (5) days after receiving notice of this Order, providing services to Defendants, Defendants' User Accounts and Defendants' Merchant Storefronts, including, without limitation, continued operation of Defendants' User Accounts and Merchant Storefronts, and any other listings linked to the same sellers or linked to any other alias seller identification names being used and/or controlled by Defendants.

C. IT IS FURTHER ORDERED, as sufficient cause has been shown, that, upon Plaintiffs' request, within no later than five (5) calendar days,

(1) any Third Parties are ordered to suspend any listing of a product that Plaintiffs assert infringes at least one claim of the Plaintiffs' Patent, and/or infringes Plaintiffs' Works, and/or is identified as originating outside of the United States and unfairly competing with Plaintiff's Product.

(2) all online marketplaces, including but not limited to, Amazon.com, ebay.com, aliexpress.com, Temu, Walmart.com, and wish.com, shall, in the event a request for takedown or delisting of Plaintiff's Works occurs, upon receipt of this Order, immediately relist or otherwise reinstate Plaintiff's Works so that they may be purchased on the online marketplace.

II. Order Authorizing Discovery

A. IT IS FURTHER ORDERED, as sufficient cause has been shown through Defendants' failure to appear at the show cause hearing, Plaintiff may propound discovery upon Defendants, their respective officers, employees, agents, servants and attorneys, and all persons in active concert or participation with any of them, who receive actual notice of this

Order, shall provide written responses under oath to such interrogatories within fourteen (14) days of service, to Plaintiff's counsel.

B. IT IS FURTHER ORDERED, as sufficient cause has been shown, that within fourteen (14) days of receiving actual notice of this Order, Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to the Third Party Service Provider(s) and the Financial Institution(s), shall provide to Plaintiff's counsel all documents and records in their possession, custody or control (whether located in the U.S. or abroad) relating to Defendants' User Accounts and Defendants' Merchant Storefronts, including, but not limited to, documents and records relating to:

- (1) all User Accounts and Defendants' Merchant Storefronts and account details, including, without limitation, identifying information and account numbers for any and all User Accounts and Defendants' Merchant Storefronts that Defendants have ever had and/or currently maintain with the respective Third-Party Service Provider;
- (2) the identities, location and contact information, insurance policies, including any and all e-mail addresses of Defendants that were not previously provided;
- (3) the Defendants' methods of payment, methods for accepting payment and any and all financial information, including, but not limited to, information associated with Defendants' User Accounts and Defendants' Merchant Storefronts, a full accounting of Defendants' sales history and listing history under such accounts and Defendants' Financial Accounts associated with Defendants' User Accounts and Defendants' Merchant Storefronts; and

(4) Defendants' unauthorized and unlicensed use of Plaintiffs' Patent, and/or Plaintiffs' Works, in connection with the distribution, marketing, advertising, offering for sale, or sale of any Infringing Products.

III. Security Bond

IT IS FURTHER ORDERED, the \$1,000.00 bond posted by Plaintiffs shall remain with the Court until a final disposition of this case or until this PI Order is terminated.

IV. Unsealing Order

WHEREAS, the reasons for keeping the documents in this case sealed no longer exist, it is FURTHER ORDERED that the Clerk of Court is hereby directed to unseal all the documents previously filed under seal in this case.

SO ORDERED.

SIGNED this 26 day of November, 2024
Pittsburgh, Pennsylvania



William S. Stickman, IV
United States District Judge

cc Stanley D. Ference III, Esq.
courts@ferencelaw.com
Brian Samuel Malkin, Esq.
bmalkin@ferencelaw.com

Schedule “A”
Defendants with Store Name and Seller ID

Defendant Number	Store/Seller Name	Seller ID
1	MOON BAY	635517727758482
2	A pure land	634418212896294
3	AAA Outdoor	634418210875963
4	Aladin	5528254826496
5	AlisaTwo	634418215794109
6	AMYS Life	634418214539327
7	Ankes	634418212388126
8	ATinicoo	634418217714778
9	Atom takes you over the mounta	634418215517217
10	Auroraevolve	634418217037058
11	Awesome Selection - Happy life good goods gallery	415511530677
12	Awesome Selection - Lihong metal container	1780876881588
13	Bean cabin	634418211354660
14	Beautystar	634418210888924
15	BEfashionclub	5756385642743
16	Best Bonnie	6115905219145
17	Betas shop	5549403515591
18	Bethel Bob	634418212399765
19	Bobi Household Daily	634418217213332
20	BRACS	634418214437748
21	BYDONSUNG	634418212130543
22	CChengShop	2728460554941
23	Charm Box	634418215748991
24	Charm Box Select	634418217402649
25	cheapmore	634418218281109
26	Cicci	116182969267
27	Comfypro	634418216916963
28	cornfield	39583751921
29	Cosy house your	634418215126855
30	Creative eclothing	634418210141977
31	CREIKUTA	635517728206080
32	DanniskkyZJ	634418211202110
33	DAXUELL	634418217205855
34	develop shop	634418210798266
35	Dewenbank	634418216890430
36	Donglingcheng	634418217703871
37	Dufly	634418217558511
38	DUHEMICA	634418215962368

Defendant Number	Store/Seller Name	Seller ID
39	ELEPHANTBOUTIQUE	634418212856234
40	Embroidery Shop	634418211775007
41	ETCKKSS	634418211765865
42	fanlililil	634418215829711
43	Feihon local	634418216977483
44	FeiXiang one	634418211723611
45	FIRST	635517727287493
46	FODONG	634418213589058
47	Four Seasonal Good Things	634418212707863
48	Free thinking FT	635517728960900
49	GABBY HOME	634418212988835
50	gagabirds	634418216428344
51	Girl Lingerie	634418218456067
52	Good Luck Yajun	634418211144208
53	GREATTI	634418217316775
54	Guojiangjuntwo	634418218093108
55	Handsome Jing Hao	634418214759750
56	Happiness Undermn	634418218143802
57	Happy life good goods gallery	241101709208
58	HHomeEssentials	634418217371905
59	Hibbdian	634418217080958
60	Homoe	634418213537582
61	Hotsaleshop	634418217709738
62	House Romance	634418212117144
63	HTG Factory	634418217186637
64	HTG Mfg	634418217308632
65	HTG Suppliers	634418215823670
66	HUAMALL	634418212788176
67	HuangJiaConG	634418215584109
68	HuiYuan Boutique Shop	634418214707509
69	HXDZ	634418212399563
70	Improve our quality of Express delivery life	634418214853120
71	Intellectual childhood	5306483939571
72	JiaYueBaiHuo	634418211670589
73	Jin azure stone	634418216367818
74	Judy K	634418213988653
75	jun T	634418214609412
76	junjunliqing	634418212526107
77	Kellys cakes	634418212862267
78	KIIVmall	634418216709956
79	Kkitchenware	2755809516648
80	Knowy	4189067804365

Defendant Number	Store/Seller Name	Seller ID
81	kspo	634418218165843
82	KUNYINGMAOYE	5685040985527
83	LAKING	4157761961162
84	Lao Lius Treasure Chest	634418214868801
85	Lconic	634418217433654
86	LEEN SHOP	634418214954252
87	Leohk	634418212868265
88	Leohkfive	634418218093342
89	Leohkfour	634418217614368
90	Leohkthree	634418216197326
91	LERYEE	634418214096227
92	LIDO FIRE	634418211906390
93	Longshaoxiaodian	3081492062223
94	Love leather bag	634418210963546
95	LT TXDY	634418214377422
96	Lu chun fishing gear	983947045087
97	Lucas Leu	634418211277734
98	Lucky lady MeiMei	634418216960516
99	LUXIAOER	634418215466217
100	Meijiajing Home furnishing	533930424574
101	MeKaren	22742859332
102	ML General Shop	634418216316155
103	MMegaMall	634418217371960
104	MOMOBRAS	634418214105784
105	More beautiful clothes	1219658487136
106	mountain top Q	634418213753816
107	Nancy stone	634418213400966
108	NatureNests	634418216954631
109	NetEBuy	634418211682814
110	New Number One	634418217877587
111	noem	634418211941559
112	Oilon	634418212557205
113	onloveeeee	5722573108891
114	Onlytu	5147854327363
115	OUR Various	634418216925423
116	People and Trojans	634418217446900
117	PHIPI SHOP	2792520256919
118	PICCI	634418212834057
119	Plus Size	35913910258
120	Preferably Zheheng	601099634135350
121	PureeHome	634418216649130
122	Q Y fashion	634418213280733

Defendant Number	Store/Seller Name	Seller ID
123	QAZ SUPPLY	634418216630031
124	quanchen best wishes	634418211921600
125	REDXHY	634418212174976
126	RMM Fashion	321653081388
127	Rose flowers	634418216223829
128	RUKEEY	634418216421585
129	SemiAssist Selections	635517729199895
130	Sexy Underwear T	22030692468
131	Sexygirlmm	634418218025252
132	SHENGYI Premium products	634418216939439
133	SHIJAKEJI	634418215657673
134	Shopift	634418217423735
135	Shops along the street	634418214367492
136	Shunxin YueGou	634418213469767
137	Smileplus Accessories	5937069577283
138	Song yi wang lu local	634418215435878
139	SunH	634418212520188
140	sweetie underpants	634418218314026
141	SWQONE	634418216646703
142	TAOTAOSHOP	4703968178720
143	TenCool	601099557960004
144	Tiantianhui	5009552186813
145	Ting D	634418218016985
146	TingS HOME	634418217288738
147	Top Perfect Mall	634418215534681
148	Topbooc	634418212464781
149	Topbooc Travels Luggage	634418212935544
150	Touchbra fou u	634418216980461
151	TPAT SHOP	634418214136923
152	TTomorrow	634418211211003
153	TuTu Magic House	1355789126743
154	TUZHIFEI	634418215481443
155	Umi Life Shop	634418216496346
156	UNIFIEDD	5952541346505
157	VALLEY	635517727758196
158	Various of shops	634418217711408
159	Veno	10736859393
160	VividVeil	634418217189332
161	wanggey	634418213978607
162	Warm Home f	634418211986790
163	WE CAN DUN	634418217189332
164	WERR	634418213978607

Defendant Number	Store/Seller Name	Seller ID
165	xiaoyapin	634418211986790
166	xuanse	634418216973030
167	XYZ Household Daily	634418217213323
168	Yan kang	634418216421497
169	YaXiu Underwear	634418213551243
170	YFF Lingerie	3547740787441
171	Yi Xiaomei	5537123062942
172	YingQiuDianZiShangWu	306865749424
173	yyjia	634418214377692
174	YOCISIL	58368371348
175	YOHOY	35140078143
176	YoungGo	2609541841528
177	Your speed	634418214888682
178	Yugan Supplies	3241612839448
179	ZHANGFive	634418217513485
180	ZHANGsix	634418218099131
181	ZHANGthree	634418216219154
182	zhuanglu	634418214886305
183	ZM Socks	634418211091540
184	ZXZHANG	634418213613195
185	ZZHappy Trading	634418216950693