

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF INDIANA
HAMMOND DIVISION



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SUPERHYPE TAPES LIMITED,

Plaintiff,

v.

THE PARTNERSHIPS AND
UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE A,

Defendant.

Case No. 2:25-CV-261-GSL-AZ

PRELIMINARY INJUNCTION ORDER

THIS CAUSE being before the Court on Plaintiff Superhype Tapes Limited's ("Plaintiff") Motion for Entry of a Preliminary Injunction, and this Court having heard the evidence before it GRANTS Plaintiff's Motion for Entry of a Preliminary Injunction in its entirety against Defendants, the fully interactive, e-commerce stores¹ operating under the seller aliases identified in Schedule A attached hereto (the "Seller Aliases").

This Court further finds that it has personal jurisdiction over the Defendants since the Defendants directly target their business activities toward consumers in the United States, including Indiana. Specifically, Defendants have targeted sales to Indiana residents by setting up and operating e-commerce stores that target United States consumers using one or more seller aliases, offer shipping to the United States, including Indiana, and have sold products using infringing and counterfeit versions of Plaintiff's federally registered trademarks (the "Led Zeppelin Trademarks") to residents of Indiana (a list of which is included in the below chart).

¹ The e-commerce store urls are listed on Schedule A hereto.

Registration Number	Trademark	Registration Date	Goods and Services
4,340,692	LED ZEPPELIN	May 28, 2013	<p>For: Sound recordings, namely, musical sound and/or video recordings; audio and visual recordings of music and entertainment; pre-recorded media containing musical and audio and visual recordings, namely, records and discs featuring music and entertainment; phonograph records; Downloadable MP3 files and MP3 recordings featuring music and entertainment in class 009.</p> <p>For: Books in the field of music and entertainment; posters; printed matter, namely, books, instructional matter, and manuals in the field of music and entertainment in class 016.</p> <p>For: Articles of clothing, namely, t-shirts, jackets, pants, sweaters, shirts, shorts, footwear and headgear, namely, hats and caps in class 025.</p>
5,663,514	THE LED ZEPPELIN EXPERIENCE	Jan. 29, 2019	<p>For: Articles of clothing, namely, t-shirts, jackets, pants, underwear, sweaters, shirts, ties, skirts, socks, scarves, shorts, dresses, belts; headgear, namely, hats and caps; footwear in class 025.</p> <p>For: Entertainment services, namely, live audio performances by musical groups, live musical performances, live visual and audio performances by a musical group, live vocal performances by musical</p>

			<p>bands, theatrical and concert production; musical entertainment services, namely, recording, production and post-production services in the field of music, presenting live musical performances, providing non-downloadable prerecorded music on-line via a global computer network, providing live vocal performances by musical bands; publication of printed matter; production and distribution of television shows, motion picture films, video recordings and audio recordings in class 041.</p>
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This Court also finds that the injunctive relief previously granted in the Temporary Restraining Order (“TRO”) should remain in place through the pendency of this litigation and that issuing this Preliminary Injunction is warranted under Federal Rule of Civil Procedure 65. Evidence submitted in support of this Motion and in support of Plaintiff’s previously granted Motion for Entry of a TRO establishes that Plaintiff has demonstrated a likelihood of success on the merits; that no remedy at law exists; and that Plaintiff will suffer irreparable harm if the injunction is not granted.

Specifically, Plaintiff has proved a *prima facie* case of trademark infringement because (1) the Led Zeppelin Trademarks are distinctive marks and are registered with the U.S. Patent and Trademark Office on the Principal Register, (2) Defendants are not licensed or authorized to use any of the Led Zeppelin Trademarks, and (3) Defendants’ use of the Led Zeppelin Trademarks is causing a likelihood of confusion as to the origin or sponsorship of Defendants’ products with Plaintiff. Furthermore, Defendants’ continued and unauthorized use of the Led Zeppelin

Trademarks irreparably harms Plaintiff through diminished goodwill and brand confidence, damage to Plaintiff's reputation, loss of exclusivity, and loss of future sales. Monetary damages fail to address such damage and, therefore, Plaintiff has an inadequate remedy at law. Moreover, the public interest is served by entry of this Preliminary Injunction to dispel the public confusion created by Defendants' actions. As such, this Court orders that:

1. Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be preliminarily enjoined and restrained from:
 - a. using the Led Zeppelin Trademarks or any reproductions, counterfeit copies, or colorable imitations in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Led Zeppelin product or not authorized by Plaintiff to be sold in connection with the Led Zeppelin Trademarks;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Led Zeppelin product or any other product produced by Plaintiff, that is not Plaintiff's or not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale under the Led Zeppelin Trademarks;
 - c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control, or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff; and
 - d. further infringing the Led Zeppelin Trademarks and damaging Plaintiff's goodwill; and

- e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and which bear any of Plaintiff's trademarks, including the Led Zeppelin Trademarks, or any reproductions, counterfeit copies, or colorable imitations.
2. Upon Plaintiff's request, Defendants and any third party with actual notice of this Order who is providing services for any of Defendants, or in connection with any of Defendants' Seller Aliases, including, without limitation, any online marketplace platforms such as AliExpress ("AliExpress"), Amazon.com, Inc. ("Amazon"), DHGate.com ("DHGate"), Roadget Business Pte. Ltd. ("SHEIN"), eBay, Inc. ("eBay"), WhaleCo. Inc. ("Temu"), and Walmart, Inc. ("Walmart") (collectively, the "Third Party Providers") shall, within seven (7) calendar days after receipt of such notice, provide to Plaintiff expedited discovery, limited to copies of documents and records in such person's or entity's possession or control sufficient to determine:
 - a. the identities and locations of Defendants, their officers, agents, servants, employees, attorneys, and any persons acting in active concert or participation with them, including all known contact information and all associated e-mail addresses;
 - b. the nature of Defendants' operations and all associated sales, methods of payment for services, and financial information, including, without limitation, identifying information associated with the Seller Aliases and Defendants' financial accounts, including Defendants' sales and listing history related to their respective Seller Aliases; and

- c. any financial accounts owned or controlled by Defendants, including their officers, agents, servants, employees, attorneys, and any persons acting in active concert or participation with them, including such accounts residing with or under the control of any banks, savings and loan associations, payment processors or other financial institutions, including, without limitation, AliExpress, Amazon, Amazon Pay, Ant Financial Services Group (“Ant Financial”), DHGate, SHEIN, eBay, Payoneer Global, Inc. (“Payoneer”), PayPal, Inc. (“PayPal”), Stripe, Inc. (“Stripe”), Temu, and Walmart, or other merchant account providers, payment providers, third party processors, and credit card associations (e.g., MasterCard and VISA).
3. Upon Plaintiff’s request, those with notice of this Order, including the Third Party Providers as defined in Paragraph 2, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the Led Zeppelin Trademarks.
4. Defendants shall be preliminarily restrained and enjoined from transferring or disposing of any money or other of Defendants’ assets until further ordered by this Court.
5. Any Third Party Providers, including AliExpress, Amazon, Amazon Pay, Ant Financial, DHGate, Shein, eBay, Payoneer, PayPal, Stripe, Temu, and Walmart shall, within seven (7) calendar days of receipt of this Order:
 - a. locate all accounts and funds connected to Defendants’ seller aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Paul Varley, and any e-mail addresses provided for Defendants by third parties; and

- b. restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendants' assets until further order by this Court.
6. Plaintiff is authorized to issue expedited written discovery, pursuant to Federal Rules of Civil Procedure 33, 34, and 36, related to:
 - a. the identities and locations of Defendant, their officers, agents, servants, employees, attorneys, and any persons acting in concert or participation with them, including all known contact information, including any and all associated e-mail addresses; and
 - b. the nature of Defendants' operations and all associated sales, methods of payment for services and financial information, including, without limitation, identifying information associated with the Defendants' Seller Aliases and Defendants' financial accounts, as well as providing a full accounting of Defendants' sales and listing history related to their respective e-commerce stores.
7. Plaintiff is authorized to issue the expedited discovery requests authorized by Paragraph 6 via e-mail. Defendants shall respond to any such discovery requests within three (3) business days of being served via e-mail.
8. Plaintiff may provide notice of the proceedings in this case to Defendants, including service of process pursuant to Fed. R. Civ. P. 4(f)(3), and any future motions, by electronically publishing a link to the Pleadings, this Order, and other relevant documents on a website and by sending an e-mail with a link to said website to the e-mail addresses identified in Exhibit 2 to the Declaration of Paul Varley and any e-mail addresses provided for Defendants by third parties. The Clerk of the Court is directed to issue a single original summons in the name of "The Partnerships and all other Defendants identified in the Operative Complaint" that shall apply to all Defendants. The combination of providing

notice via electronic publication and e-mail, along with any notice that Defendants receive from payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendants of the pendency of the action and afford them the opportunity to present their objections.

9. Schedule A to the Complaint [2], Exhibit 2 to the Declaration of Paul Varley [15], and the TRO [20] are unsealed.
10. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order as permitted by and in compliance with the Federal Rules of Civil Procedure and the Northern District of Indiana Local Rules. Any third party impacted by this Order may move for appropriate relief.
11. The \$10,000 bond posted by Plaintiff shall remain with the Court until a final disposition of this case or until this Preliminary Injunction is terminated.

SO ORDERED.

ENTERED: July 16, 2025

/s/ GRETCHEN S. LUND

Judge
United States District Court

Superhype Tapes Limited v. The Partnerships and Unincorporated Associations Identified on Schedule “A” – Case No. 25-cv-00261

Schedule A

No.	Seller Alias	URL
1	Link Art Deco House Store	https://www.aliexpress.com/store/1104736092
2	Miguu Decorate Happy Life 115 Store	https://www.aliexpress.com/store/1104650660
3	Mihee Tapestry Decoration 05 Store	https://www.aliexpress.com/store/1104683250
4	Moetch Poster Store	https://www.aliexpress.com/store/1103340495
5	MZSS11 Store	https://www.aliexpress.com/store/1104694758
6	Shop1103693211 Store	https://www.aliexpress.com/store/1103688311
7	Shop1103887552 Store	https://www.aliexpress.com/store/1103890462
8	Shop1104001392 Store	https://www.aliexpress.com/store/1103995432
9	Shop1104059848 Store	https://www.aliexpress.com/store/1104067833
10	Shop1104094671 Store	https://www.aliexpress.com/store/1104094672
11	Shop1104306928 Store	https://www.aliexpress.com/store/1104300935
12	Shop1104333831 Store	https://www.aliexpress.com/store/1104335871
13	Shop1104338810 Store	https://www.aliexpress.com/store/1104340787
14	Shop1104343813 Store	https://www.aliexpress.com/store/1104343814
15	Shop1104717165 Store	https://www.aliexpress.com/store/1104721164
16	AccessCube Select TM	https://www.amazon.com/sp?ie=UTF8&seller=AQ54VOSEEKZZ6
17	BAODANCHUHAIJHUA	https://www.amazon.com/sp?ie=UTF8&seller=A1FTU40CZA1DLY
18	dongzhenwen	https://www.amazon.com/sp?ie=UTF8&seller=A160FB244ZVWMF
19	GrocerShop	https://www.amazon.com/sp?ie=UTF8&seller=A3GFA2AVLOZUDX
20	HLCFACI	https://www.amazon.com/sp?ie=UTF8&seller=A37E5BKKLM8X1J
21	KTS Print	https://www.amazon.com/sp?ie=UTF8&seller=A2N09XH1XLPNTH
22	liuxuefanstore	https://www.amazon.com/sp?ie=UTF8&seller=A1B3SSOLTLEDIF
23	liyapeng557654	https://www.amazon.com/sp?ie=UTF8&seller=A3RDY9J8N8L5TT
24	lizhiquanart	https://www.amazon.com/sp?ie=UTF8&seller=A20IUH4ZQ5EZHN
25	qxfnsmyxgs	https://www.amazon.com/sp?ie=UTF8&seller=A1SU839ZN4SHPX
26	suojianwei	https://www.amazon.com/sp?ie=UTF8&seller=A12Q6CQV8NJSOY&asin=B0F5NM449M
27	VA StoreBUF()	https://www.amazon.com/sp?ie=UTF8&seller=A14ZSCZIYI8PZ7

28	VA StoreNU\$	https://www.amazon.com/sp?ie=UTF8&seller=AI CS24KAREX2Y
29	a_norwood	https://www.dhgate.com/store/22022995
30	bailixi01	https://www.dhgate.com/store/21582445?dspm=p cen.pd.logostore.store.JvkXRRvL6pnrRqg7hk1b &resource_id=
31	ddmyday	https://www.dhgate.com/store/21997398
32	huafei06	https://www.dhgate.com/store/about-us/21345959.html
33	kkefyea	https://www.dhgate.com/store/21919785
34	langti	https://www.dhgate.com/store/products/22033742
35	sweet_workshop1	https://www.dhgate.com/store/22002638
36	uruguay	https://www.dhgate.com/store/22033670
37	yunhaoqiu	https://www.dhgate.com/store/21223709
38	fazaalsugan-0	https://www.ebay.com/usr/fazaalsugan-0
39	gamagewseelawathip0	https://www.ebay.com/str/februarysale
40	ma_322086	https://www.ebay.com/str/mugsmile
41	marynajeans	https://www.ebay.com/str/hawaiianjerseyshop
42	ngu-9451	https://www.ebay.com/usr/ngu-9451
43	oldschoolcult	https://www.ebay.com/str/shirtfashionua
44	pierssif_18	https://www.ebay.com/str/nhlhawaiian
45	rosiaj_70	https://www.ebay.com/str/alohafestivefashions
46	sieiev	https://www.ebay.com/str/ybugly
47	tasan_24z	https://www.ebay.com/str/teeforyou
48	yellowflwer	https://www.ebay.com/usr/yellowflwer
49	alohadaddy	https://www.alohadaddy.com
50	Chiceis	https://chiceis.com
51	Creativteeshop	https://creativteeshop.com/
52	Crownastee	https://crownastee.com/
53	Drupid Store	https://drupid.com/
54	Feychic	https://www.feychic.com/
55	Myalohashirt	https://www.myalohashirt.com/
56	needatees	https://needatees.com/
57	StoreTee	https://storetee.com
58	Teetine Store	https://teetine.com/
59	Top5Lab	https://top5lab.com/
60	Torunstyle	https://torunstyle.com/
61	Tshirtpugs	https://tshirtpugs.com/
62	Viraldes	https://viraldes.com
63	WikiEngineer	https://www.wikiengineer.com/
64	Drama Poster	https://us.shein.com/store/home?store_code=7649377760
65	egred	https://us.shein.com/store/home?store_code=2723040836

66	Enchanting Decor Display	https://us.shein.com/store/home?store_code=1781037239
67	Gallery Glow Shop	https://us.shein.com/store/home?store_code=3919582510
68	Renjiez	https://us.shein.com/store/home?store_code=1295886227
69	SKHT Canvas ART	https://us.shein.com/store/home?store_code=2460640994
70	Streetwear Fashion	https://us.shein.com/store/home?store_code=4221929311
71	JNTXY	https://www temu.com/fan-t-m-634418220768968.html
72	murui mall	https://www temu.com/-mall-m-634418218232219.html?goods_id=601100091105919&sticky_type=3&x_sessn_id=3w8esnoa2p&refer_page_name=goods&refer_page_id=10032_1745498336799_sjz95oyk4y&refer_page_sn=10032
73	Neon Pulse	https://www temu.com/-m-634418221608000.html
74	Southern catcus A	https://www temu.com/southern-cactus-a-m-634418220012669.html
75	True Joy	https://www temu.com/-m-634418216282335.html?
76	Wall Whisperer AE	https://www temu.com/wall--ae-m-634418220012667.html?goods_id=601100894497572&sticky_type=3&x_sessn_id=3w8esnoa2p&refer_page_name=goods&refer_page_id=10032_1745498502834_yw2ibfc9gm&refer_page_sn=10032
77	ANTUS COMPANY LIMITED	https://www.walmart.com/global/seller/102632545
78	motuo	https://www.walmart.com/global/seller/102798019
79	DISMISSED	DISMISSED