

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

SHENZHEN DAISILI COMMERCIAL CO.,
LTD,

Plaintiff,

v.

SHENZHENS HIDAPENGXINQU
YIFANGBULUOFUSHISHANGXING
D/B/A
YIFANG,

Defendant.

Case No. 1:26-cv-01066-AMP-MV

Honorable Judge April M. Perry

Magistrate Maria Valdez

SEALED TEMPORARY RESTRAINING ORDER

Plaintiff SHENZHEN DAISILI COMMERCIAL CO., LTD (“Plaintiff”) filed an *Ex Parte* Motion for Entry of a Temporary Restraining Order (the “Motion”) against the online Defendant, SHENZHENS HIDAPENGXINQUYIFANGBULUOFUSHISHANGXING D/B/A YIFANG, identified in the First Amended Complaint (“Defendant”). Defendant’s e-commerce store has been identified at least through their domain names and through the online marketplace account identified in Exhibit 2 to Plaintiff’s First Amended Complaint at Law. *See* Doc. 12-2. After reviewing the Motion and the accompanying record, this Court GRANTS Plaintiff’s Motion in part as follows.

This Court finds, in the absence of adversarial presentation, it has personal jurisdiction over Defendant as Defendant directly targets their business activities toward consumers in the United States, including Illinois. Specifically, Plaintiff has provided evidence to conclude that Defendant has targeted sales to Illinois residents by setting up and operating fully interactive online e-commerce store that targets United States consumers using one or more seller aliases, offer

shipping to the United States, including Illinois, and have sold competing products through the use of unauthorized and unlicensed reproductions of Plaintiff's federally registered Copyright Protected Image No. VA0002422339 to residents of Illinois. In this case, Plaintiff has presented evidence that each Defendant e-commerce store is reaching out to do business with Illinois residents by operating one or more commercial, interactive internet stores through which Illinois residents can and do purchase products using counterfeit versions of Plaintiff's Copyrighted Protected Image.

This Court also finds that issuing this Order without notice pursuant to Rule 65(b)(1) of the Federal Rules of Civil Procedure is appropriate as Plaintiff has alleged specific facts through the Declarations of Joseph W. Droter and Bingzhi Hou in support of the Motion and supporting evidence which clearly show immediate and irreparable injury, loss, and damage will result to the Plaintiff before the adverse party can be heard in opposition. Specifically, in the absence of an *ex parte* Order, Defendant could and likely would move any assets from accounts in financial institutions under this Court's jurisdiction to unidentifiable offshore accounts. Accordingly, this Court orders that:

1. Defendant, its officers, agents, servants, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them, be temporarily enjoined and restrained from:
 - a. using the Plaintiff's Copyright Protected Image 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 Plaintiff product or not authorized by Plaintiff to be sold in connection with the Copyright Protected Image;

- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Plaintiff 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 Copyright Protected Image;
 - c. committing any acts calculated to cause consumers to believe that Defendant's 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. 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 copyrights, including the Plaintiff's Copyright Protected Image, or any reproductions, counterfeit copies, or colorable imitations.
2. Defendant shall not transfer or dispose of any money or other of Defendant's assets in any of Defendant's financial accounts.
3. Upon Plaintiff's request, those with notice of this Order, including the Third-Party Providers, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defendant in connection with the sale of counterfeit and infringing goods using the Plaintiff's Copyright Protected Image.
4. Any Third-Party Providers, including Temu, TikTok Shop, PayPal, Alipay, Alibaba, Ant Financial, Wish.com, and Amazon, shall, within seven (7) calendar days of receipt of this Order:

- a. locate all accounts and funds connected to Defendant's seller aliases, including, but not limited to, any financial accounts connected to the information listed in Exhibit 2 attached to Plaintiff's First Amended Complaint, including any e-mail addresses provided for Defendant by third parties; and
 - b. restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendant's assets until further order by this Court.
5. Plaintiff may provide notice of the proceedings in this case to the Defendant, including notice of the preliminary injunction hearing and service of process pursuant to Fed. R. Civ. P. 4(f)(3), and any future motions, by electronically publishing a link to the First Amended Complaint, 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 and provided for Defendant by third parties. The Clerk of the Court is directed to issue a single original summons in the name of "YIFANG." The combination of providing notice via electronic publication and e-mail, along with any notice that Defendant receives from payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendant of the pendency of the action and afford them the opportunity to present their objections.
6. Plaintiff must provide notice to Defendant of any motion for preliminary injunction as required by Rule 65(a)(1).
7. Plaintiff's Pleadings and this Order shall remain sealed until further ordered by this Court or until the Order expires, whichever occurs earlier.
8. Within seven (7) calendar days of entry of this Order, Plaintiff shall deposit with the Court One Thousand Dollars (\$1,000.00), either cash or surety bond, as security, which amount

has, in the absence of adversarial testing, been deemed adequate for the payment of such damages as any person may be entitled to recover as a result of a wrongful restraint hereunder.

9. Defendant 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 Illinois Local Rules. Any third party impacted by this Order may move for appropriate relief.
10. This Temporary Restraining Order without notice is entered at 3:04 P.M. on this 9th day of February 2026 and shall remain in effect for fourteen (14) calendar days.



April M. Perry
United States District Judge

Seller's Name	Link to Seller's Website
Shenzhenshi dapengxinqu yifangbuluof ushishangxin g dba yifang	https://www temu.com/mall.html?_bg_fs=1&mall_id=706938458181&goods_id=601099547215464&sticky_type=3&refer_page_el_sn=200446&_x_share_id=TjAGy82ZvPwYeLSChaA8FoJ59IKNYI8W&refer_page_name=goods&refer_page_id=10032_1764574686060_z0ss9f46h6&refer_page_sn=10032&_x_sessn_id=17mpmt801x