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Mattel, Inc.

18 CV 8821

JUDGE KAPLAN

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

MATTEL, INC.

Plaintiff

v.

1622758984, 1922529011, 3237063196,
3ADIANPU, AISAIT, AJKKXIAO,
ALINA_ZLL, AMAKEUPSTORE, AMAPO,
ANDREA-LOVEKOB, AT THE BEGINNING
OF LANGUAGE, BABY HI, BANGXING,
BEAUTY, OUTDOOR AND ELECTRONIC,
BEBEST, BENGBU TRADE LIMITED BY
SHARE LTD, BEST HOPE, BLUESKY588,
BURNING FIRE, BUYINFUN, C-BEAR,
CECILIASTYLE, CHERRYSTORE6, CHINA
SOUL, COCOMENGXIANGJIA, DE YANG,
DIDIAO, DREAMTOP, ELYSIAN FIELDS,
FANCYBABY JEWELRY, FANTASTIC5,
FASHION MEMORIES, FASHIONGOGOGO,
FASHIONISTAS, FATE STAY NIGHT,
FATIONSHOP, FENGJIAN YU45033, FESENZ,
FFBFDNDFNDRF, FIRMTOWN94, FPF, P,
GEORGE ELLIOT, GN SERVICE CO.LTD.,
GODEAL2017, GRACEQQ,

CIVIL ACTION No.

**DECLARATION OF SPENCER
WOLGANG AND ACCOMPANYING
EXHIBITS IN SUPPORT OF
PLAINTIFF'S *EX PARTE*
APPLICATION FOR: 1)
TEMPORARY RESTRAINING
ORDER; 2) AN ORDER
RESTRAINING ASSETS AND
MERCHANT STOREFRONTS; 3) AN
ORDER TO SHOW CAUSE WHY A
PRELIMINARY INJUNCTION
SHOULD NOT ISSUE; 4) ORDER
AUTHORIZING ALTERNATIVE
SERVICE BY ELECTRONIC
MEANS AND 5) ORDER
AUTHORIZING EXPEDITED
DISCOVERY**

FILED UNDER SEAL

GUANGZHOUFENGSEWANGJUYINGHUAM
AOYIYOUXIANGONGSI,
GUOJUN1991@163.COM,
HANGZHOUJINGPINBAOBAO,
HAPPYDREAM2016, HEADACHES, HELLO
BODY, HOME GOODS, HONG KONG QI
SHENG, HONGXIN TRADING COMPANY,
HYLL2016, IFOUND, JACKON, JOHNY PAPI,
JTD, JTWAREHOUSE, JUSTICE, KÉ, KISS
YOUR LIFE, LINDAF JEWELRY, LINJUBUY,
LINZHIHEN, LIPENG TRADING CO.,
LIMITED, LITLOVE, LONELY PLANET,
LUCK2017, LUCKY DOG8, LUCKY-1, LUSYS,
LY2016, MATCHBESTCT, MEIRENYUHA,
MICROHAPPYWISE, MRROBINSON,
MW1023214, MY TREASURE, NANJING MH
COMPANY, NEWBEAR, NEWIN, NIUQI
DIGITAL FRANCHISE, ORIENT
INTERNATIONAL TRADING CO., LTD.,
PEACH PARTY, PEGGY, PERFECT
ELECTRONIC TECHNOLOGY CO., LTD,
QINGDAOTIANCHANGZHENGQUANSHIYE
YOUXIANGONGSI,
QIPILANGZHENPISHOUBAO,
RFHBTGNDERFGBESDR, SAML, SAMLIR,
SANDI MARKET, SHANGHAI YEE TONG
TRADING CO., LTD.,
SHANGHAIBINJIAWANGLUOGONGCHENG
YOUXIANGONGSI,
SHANGHAIYEJIAJINCHUKOUYOUXIANGO
NGSI, SHENZHEN NATURE MAKER,
SHENZHEN SAFE TECHNOLOGY CO., LTD,
SHENZHENSHIXINGJIEXUNDIANZIYOUXI
ANGONGSI, SMALL HOUSEHOLD
APPLIANCES CONCENTRATION CAMP,
SSSDD, SUNSHINE DAY, TAMIIX,
TAOLIHUA, TAOZI123, THBFDHFG, THE
COSMETICS, TOP FASHION CLUB,
TOP MVP, TOPFASHIONTOWN, TOXIC
PERFUME, TUKIISS, UNIQUE CREATE,
VSHINE, WAGPUAL TACTICAL AIRSOFT
WHOLESALE HOME, WANG'S, WANGPAI,
WLOUDS, WEIWEIT, WEIWO999, WENMY,
WHENEVER INTEREST, WX123456,
XI LIAN, XIAOHHH, XIAOYANGO,
XIAOYUPPP, XIEFANG625,
XINXIANGSHICHENG6698,

YANGFANSHANGMAO, YANGKAIJIE,
YEHAOJJSTORE, YEMINQING, YIDAS,
YIWU CITY HAOZHUO CRAFTS LIMITED
COMPANY, YIWU XIANGPEI
INTERNATIONAL TRADE COMPANY,
YIWUSHIGUIKANGDIANZISHANGWUSHA
NGXING,
YIWUYINHAIIDIANZISHANGWUYOUXIAN
GONGSI, YONGYANONLINE, ZHOU DU
STORES, ZIWEIXING ANGEL AGEL
ECOMMERCE LTD and ZSDDP,

Defendants

**CONFIDENTIAL/FILED UNDER SEAL
NOT TO BE OPENED EXCEPT BY ORDER OF THE COURT**

DECLARATION OF SPENCER WOLGANG¹

I, Spencer Wolfgang, hereby declare as follows:

1. I am an attorney with the law firm of Epstein Drangel LLP (“Epstein Drangel”), located at 60 East 42nd Street, Suite 2520, New York, New York 10165 and represent Plaintiff Mattel, Inc. (“Mattel” or “Plaintiff”) in the above-referenced action. I make and submit this declaration in connection with Mattel’s *ex parte* application for the following: 1) a temporary restraining order; 2) an order restraining assets and Merchant Storefronts; 3) an order to show cause why a preliminary injunction should not issue; 4) an order authorizing alternative service and 5) an order authorizing expedited discovery against the above-named Defendants, Third Party Service Providers and Financial Institutions, in light of Defendants’ intentional and willful offerings for sale and/or sales of Counterfeit Products (as defined *infra*) (“Application”).
2. Epstein Drangel represents Plaintiff in intellectual property matters and has been trained by Plaintiff on how to identify Counterfeit Products.
3. Based on my research, Wish.com is a San Francisco, California-based, online marketplace and e-commerce platform owned by ContextLogic, Inc., a Delaware corporation (“ContextLogic”), that allows manufacturers and other third-party merchants, like Defendants, to advertise, distribute, offer for sale, sell and ship their retail products, which, upon information and belief, originate primarily from China,² among other locations, directly to consumers worldwide and specifically to consumers residing in the U.S.,

¹ Where a defined term is referenced herein and not defined herein, the defined term should be understood as it is defined in the Complaint or Application.

² See Armando Roggio, *Ecommerce Lessons from the Wish Shopping App*, PRACTICALECOMMERCE (Jan. 7, 2015), available at <https://www.practicalecommerce.com/Ecommerce-Lessons-from-the-Wish-Shopping-App>.

including New York (hereinafter, “Wish”).

4. As one of the leaders of the worldwide e-commerce and digital retail market, Wish has generated billions in sales worldwide.³
5. My research also revealed that international marketplaces, including the U.S., make up a significant percentage of sales made on Wish. For example, online sales account for 8.6% of all retail transactions in the U.S., and nearly 8% of online shopping by teenagers was performed using Wish, which is second only to Amazon.com.⁴ On Cyber Monday of 2017, Wish accounted for 6.2% of teenager spending.⁵
6. Currently, Wish is valued at over \$8 billion, which is more than the market value of three of the largest traditional retailers in the U.S.⁶
7. Between June 2014 and May 2015, nearly 100 million distinct User Accounts were registered on Wish, and currently, Wish claims a base of over 300 million users.⁷
8. My research also revealed that Wish uses the internet, including Facebook, Google and Pinterest, to market itself and the products offered for sale and/or sold by its third-party merchant users to potential consumers, particularly in the U.S. In fact, Wish is one of the top-five largest advertisers on the aforementioned popular search engines and social media

³ See Connie Loizos, *Wish is Raising Again, and Giving Late-Stage Investors Protection*, TECHCRUNCH.COM (Oct. 28, 2016), <https://techcrunch.com/2016/10/28/wish-is-raising-again-and-giving-late-stage-investors-protection/>.

⁴ See Deena M. Amato-McCoy, *Study: Teens Twice as Likely to Shop Online Than Adults*, CHAINSTOREAGE.COM (Oct. 16, 2017), <https://www.chainstoreage.com/technology/study-teens-twice-likely-shop-online-adults/>.

⁵ See Marianne Wilson, *Teens hot on Black Friday, but cool on Cyber Monday*, CHAINSTOREAGE.COM (Nov. 29, 2017), <https://www.chainstoreage.com/real-estate/teens-hot-black-friday-cool-cyber-monday/>.

⁶ See Parmy Olson, *At \$8.5 Billion, Shopping App ‘Wish’ Is Now Worth More Than Sears, Macy’s and JC Penney Combined*, FORBES, <https://www.forbes.com/sites/parmyolson/2017/09/20/wish-8-billion-funding-amazon/#c360ab961e1d>.

⁷ See Greg Bensinger, *Wish, a Direct-From-China Shopping App, Lures Bargain Hunters*, WALL STREET JOURNAL (May 19, 2015), <https://www.wsj.com/articles/wish-a-direct-from-china-shopping-app-lures-bargain-hunters-1431909072>; WISH.COM, <https://www.wish.com/careers>.

websites.⁸ In 2015, Wish spent approximately \$100 million on advertisements on Facebook alone.⁹

9. As recently addressed in news reports¹⁰ and as reflected in the federal lawsuits filed against third-party merchants offering for sale and selling infringing and/or counterfeit products on Wish,¹¹ an astronomical number of counterfeit and infringing products are sold and/or offered for sale on Wish at rampant rates.¹²
10. According to the Better Business Bureau's accredited business profile of Wish.com, Wish has received at least 964 total customer complaints in the last three (3) years alone, and the vast majority of those complaints (604) concern problems with the products on Wish.¹³
11. Despite the fact that the Wish has a system in place to report intellectual property infringement, sellers of counterfeit and/or infringing products frequently re-post their listings for such products on their respective Merchant Storefronts on Wish once taken down or open a new User Account and/or Merchant Storefront on Wish under a different seller name and post the same listings for counterfeit and/or infringing products.
12. Pursuant to Wish.com's Terms of Service, if "the merchant conducts above restricted activities or violates this provision, the merchant should pay USD \$500 as penalty per

⁸ See SENSORTOWER, MOBILE ADVERTISING ATLAS, Q2 2017 REPORT, available at <https://s3.amazonaws.com/sensortower-itunes/Quarterly+Reports/Sensor-Tower-Q2-2017-Ad-Intel-Data-Digest.pdf?=&landing>.

⁹ See Jason Del Rey, *Meet Wish, the \$3 Billion App That Could Be The Next Walmart*, RECODE (Dec. 28, 2015), available at <https://www.recode.net/2015/12/28/11621724/meet-wish-the-3-billion-app-that-could-be-the-next-walmart>.

¹⁰ See Andi Sykes, *Specialized Wages Ware on Counterfeiters* (Dec. 9, 2016), available at <http://singletrackworld.com/2016/12/specialized-wages-war-on-counterfeiters/>.

¹¹ See, e.g., *Specialized Bicycle Components, Inc. v. in-style1820, et al.*, Civil Case No. 16-cv-62711 (S.D. Fl. Nov. 17, 2016) and *David Gilmour Music Ltd. v. The Partnerships and Unincorporated Associations Identified on Schedule "A,"* Civil Case No. 17-cv-7763 (N.D. Ill., Nov. 1, 2017).

¹² See Tom Hoffarth, *Lakers' Wish List Cheapened by the Dozen*, DAILY NEWS (Sept. 22, 2017), available at <http://www.dailynews.com/2017/09/22/hoffarth-lakers-wish-list-cheapened-by-the-dozen/>.

¹³ See Better Business Bureau Accredited Business Profile, Wish.com, available at <https://www.bbb.org/greater-san-francisco/business-reviews/ecommerce/wish-com-in-san-francisco-ca-443655/reviews-and-complaints>.

incidence.” Wish.com’s Terms of Service include prohibitions on a merchant being involved with the sale of “any third-party’s copyright, patent, trademark, trade secret or other proprietary or intellectual property rights or rights of publicity or privacy.”¹⁴

13. Given our experience in policing against counterfeiters on Wish and other similarly-situated online marketplaces, sellers operating Merchant Storefronts, like Defendants, often use evasive tactics, such as aliases, false addresses and other incomplete identification information to conceal their identities and avoid detection. These tactics commonly are used to attempt to circumvent restraining orders and other remedies issued with prior notice, by disappearing or claiming ignorance of their responsibilities while simultaneously destroying any evidence of their counterfeiting actions and draining their financial accounts.
14. Further, based upon my research and upon information and belief, because Wish does not require sellers to display their registered business name or trade name, contact name, complete address or any other contact information, sellers, like Defendants, use Wish as a means for selling infringing and/or counterfeit products with almost total anonymity.
15. Additionally, my experience has shown that sellers on Wish and other similarly-situated online marketplaces often use shipping or delivery services, such as EMS and DHL, as well as ePacket, that provide minimal tracking and/or use false or incomplete return addresses to further conceal their identities.¹⁵
16. On behalf of Plaintiff, we retained New Alchemy Limited (“NAL”), a company that provides trademark infringement research services, to investigate and research

¹⁴ WISH.COM TERMS OF SERVICE, available at <https://merchant.wish.com/terms-of-service>.

¹⁵ See Connie Loizos, *Wish is Raising Again, and Giving Late-Stage Investors Protection*, TECHCRUNCH.COM (Oct. 28, 2016), available at <https://techcrunch.com/2016/10/28/wish-is-raising-again-and-giving-late-stage-investors-protection/>.

manufacturers, wholesalers and/or third-party merchants offering for sale and/or selling products bearing and/or using the UNO Marks and/or marks that are confusingly similar to, identical to and constitute an infringement of the UNO Marks and/or displaying and/or incorporating the UNO Works and/or works that are substantially similar to, identical to and constitute infringement of the UNO Works and/or otherwise infringe Plaintiff's UNO Products ("Counterfeit Products") on Wish.

17. It is our experience that discovery will reveal that certain Defendants are related insofar as they engage in coordinated operations involving the manufacturing, distributing, offering for sale and sale of Counterfeit Products.¹⁶
18. Additionally, Defendants' Merchant Storefronts share unique identifiers, such as design elements along with similarities in price, description of the goods offered and of the Counterfeit Products themselves offered for sale.
19. Through visual inspection of Defendants' listings for Counterfeit Products ("Infringing Listings"), we confirmed that the products that each Defendant offered for sale using virtually identical copies of the UNO Marks and/or UNO Works are, in fact, Counterfeit Products.
20. A representative sample of true and correct images of the Counterfeit Products taken from Defendants' Infringing Listings in comparison to true and correct images of Plaintiff's authentic UNO Products are attached hereto as **Exhibit A** and incorporated herein by reference.
21. Through visual inspection of the Infringing Listings, we also confirmed that each of Defendants' Infringing Listings are in English and accept payment in U.S. dollars.

¹⁶ For example, in a similar case involving the sale of counterfeit toys on Wish by China-based defendants, preliminary discovery and a subsequent initial investigation connected seven of the defendants as related entities. See *WowWee Group Limited, et al. v. HAOQIN, et al.*, No. 17-cv-9893 (WHP) (S.D.N.Y. Jan. 9, 2018).

22. Additionally, our visual inspection of the Infringing Listings revealed that certain Defendants appear to be manufacturers and/or trading companies that offer the Counterfeit Products through Wish at below-market prices.
23. In light of the multiple Defendants involved in this action, most of whom are shipping the same from China with significant lead times (potentially causing an unnecessary and unreasonable delay in the filing of this action), since we are able to confirm with certainty that the Counterfeit Products offered for sale by each Defendant in the Infringing Listings are, in fact, counterfeit, through the visual inspection of the Infringing Listings, the low prices at which Defendants are offering the Counterfeit Products and because no authentic UNO Products whatsoever are available on Wish, we have not instructed NAL to complete the purchases for the Counterfeit Products from each and every Defendant.
24. Our firm specifically made five (5) purchases of Counterfeit Products from a representative sampling of Defendants. True and correct copies of the Order Confirmations are attached hereto as **Exhibit B** and incorporated herein by reference.
25. We also reviewed each of Defendants' User Accounts and Merchant Storefronts and confirmed that many Defendants use unidentifiable seller names unassociated with a registered business, manufacturing company or trading company. Moreover, most Defendants fail to disclose an accurate or complete address or any other contact information on their respective User Accounts or Merchant Storefronts on Wish.
26. For this reason and the reasons discussed earlier, the true identities, locations and contact information of Defendants, as well as the locations of the Counterfeit Products that Defendants are offering for sale and/or selling, are unclear and virtually impossible for Plaintiff to obtain independently.
27. We have used RPost's online services and confirm that its services include verifying valid

proof of authorship, content and delivery of an email as well as the official time and date an email was sent and received.

28. It is our experience that sellers of counterfeit and/or infringing products, such as Defendants, are in constant communication with each other and regularly participate in online chatroom discussions involving illegal counterfeiting activities, pending litigation and potential new lawsuits.
29. Moreover, the Chinese Ministry of Commerce published an article regarding Epstein Drangel's involvement in litigation regarding the sale of Chinese counterfeits on e-commerce platforms.¹⁷
30. In our experience, a small group of attorneys represent defendants in anti-counterfeiting lawsuits similar to the case at hand, and we have been informed by said defense counsel that they closely monitor the PACER docket, looking for potential new cases and clients.
31. Neither I, nor anyone else at Mattel, to the best of my knowledge, have publicized this Application or Plaintiff's intent to seek entry of a temporary restraining order against the Defendants to any third party.

I declare under the penalty of perjury under the laws of the United States of America that to the best of my knowledge the foregoing is true and correct.

Executed on this 20 day of September 2018 in New York,
NY.

By: Spencer Wolfgang
Spencer Wolfgang

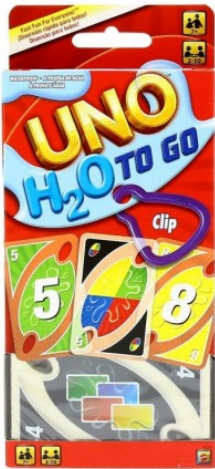
¹⁷ See <http://shangwutousu.mofcom.gov.cn/article/resume/af/201711/20171102664964.shtml>.

EXHIBIT A

Authentic UNO Product	Defendant	Defendant's Counterfeit Product
	<p>3237063196</p>	
	<p>Fashion memories</p>	



Newin



qipilangzhenpishoubao



Small household
appliances
concentration camp



EXHIBIT B

Defendant Amakeupstore



SHOPPING CART



Plastic Transparent Waterproof UNO H2O Water
Proof Board Fun Poker

Quantity: 1 ▼

Shipping: \$6.00

Estimated Arrival: Oct 12 - Oct 22

~~\$25.00~~ \$9.00

★★★★★ (1)

ORDER SUMMARY

Ship to: Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Payment: Visa
Ends with xxx-0024

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Enter Promo Code

[Apply](#)

Item Total: \$9.00

Shipping: \$6.00

ORDER TOTAL: \$15.00


[Place Order](#)

By placing order you agree to the [Terms of Use](#) and [Privacy Policy](#).

☐ Yes, I want auto-text/mobile message updates about my delivery status and deals.

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc. at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).





Send me updates on my order!

Yes, I want auto-text/mobile messaging updates about my delivery status and deals sent to **2122925390**.

[Opt me in](#)

By opting into our text/mobile messaging, you consent to receive automated messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).

Order Confirmed!

A confirmation email has been sent to:
receipts@ipcounselors.com
[Click here to change your email](#)

You can track your order at any time by visiting the [Order History](#) page.

[Continue Shopping](#)

Shipping Address: Jason Drangel 60 E 42nd Street Suite 2520 New York, New York 10165 United States	Payment Method: Credit Card Visa: **** 0024 Zip/Postal Code: 10165
---	--

Need Help?

Find the item you need help with and tap on [Contact Support](#).

Items

Order Placed:
Sep 25, 2018



Plastic Transparent Waterproof UNO H2O Water Proof Board Fun Po...
Store: Amakeupstore
Quantity: 1

Processing by Sep 28, 2018

[Share](#)

Defendant happydream2016



SHOPPING CART



108 UNO Playing Cards,Family Playing Game,Standard Fun Game for Travel From happydream2016 Store

Color: Multicolor

Quantity:

Shipping: \$4.00

Estimated Arrival: Oct 15 - Oct 31

~~\$12.00~~ \$3.00

ORDER SUMMARY

Ship to: Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Payment: Visa
Ends with xxx-0024

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

[Apply](#)

Item Total: \$3.00

Shipping: \$4.00

ORDER TOTAL: \$7.00


[Place Order](#)

By placing order you agree to the [Terms of Use](#) and [Privacy Policy](#).

☐ Yes, I want auto-text/mobile message updates about my delivery status and deals.

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc. at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).





Send me updates on my order!

Yes, I want auto-text/mobile messaging updates about my delivery status and deals sent to **2122925390**.

Opt me in

By opting into our text/mobile messaging, you consent to receive automated messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).

Order Confirmed!

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receipts@ipcounselors.com
[Click here to change your email](#)

You can track your order at any time by visiting the [Order History](#) page.

Continue Shopping

Shipping Address: Jason Drangel 60 E 42nd Street Suite 2520 New York, New York 10165 United States	Payment Method: Credit Card Visa: **** 0024 Zip/Postal Code: 10165
---	--

Need Help?
Find the item you need help with and tap on [Contact Support](#).

Items

Order Placed:
Sep 25, 2018



108 UNO Playing Cards,Family Playing Game,Standard Fun Game for...
Store: happydream2016
Quantity: 1

Processing by Sep 28, 2018

[Share](#)

Defendant My Treasure



SHOPPING CART



★★★★★ (36)

Standard UNO Cards 108 Friends Kids Children Fun Playing Board Game Kit Toy LUN

Quantity: 1 ▼

Shipping: \$5.00

Estimated Arrival: Oct 15 - Oct 31

~~\$10.00~~ \$4.00

ORDER SUMMARY

Ship to: Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Payment: Visa
Ends with xxx-0024

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Enter Promo Code

[Apply](#)

Item Total: \$4.00

Shipping: \$5.00

ORDER TOTAL: \$9.00


[Place Order](#)

By placing order you agree to the [Terms of Use](#) and [Privacy Policy](#).

☐ Yes, I want auto-text/mobile message updates about my delivery status and deals.

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc. at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).





Send me updates on my order!

Yes, I want auto-text/mobile messaging updates about my delivery status and deals sent to **2122925390**.

[Opt me in](#)

By opting into our text/mobile messaging, you consent to receive automated messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging content is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).

Order Confirmed!

A confirmation email has been sent to:
receipts@ipcounselors.com
[Click here to change your email](#)

You can track your order at any time by visiting the [Order History](#) page.

[Continue Shopping](#)

Shipping Address: Jason Drangel 60 E 42nd Street Suite 2520 New York, New York 10165 United States	Payment Method: Credit Card Visa: **** 0024 Zip/Postal Code: 10165
---	--

Need Help?

Find the item you need help with and tap on [Contact Support](#).

Items

Order Placed:
Sep 25, 2018



Standard UNO Cards 108 Friends Kids Children Fun Playing Board G...

Store: My Treasure
Quantity: 1

[Processing by Oct 2, 2018](#)

[Share](#)

Defendant UNIQUE CREATE



SHOPPING CART



Standard 108 Card UNO Family, Party, Kids
Children Fun Game Fun Playing Board Game Kit
Toy

Color: Red

Quantity:

Shipping: \$3.00

Estimated Arrival: Oct 15 - Oct 31

~~\$5.00~~ \$3.00

ORDER SUMMARY

Ship to: Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Payment: Visa
Ends with xxx-0024

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

[Apply](#)

Item Total: \$3.00

Shipping: \$3.00

ORDER TOTAL: \$6.00

[Place Order](#)

By placing order you agree to the [Terms of Use](#) and [Privacy Policy](#).

☐ Yes, I want auto-text/mobile message updates about my delivery status and deals.

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).





Send me updates on my order!

Yes, I want auto-text/mobile messaging updates about my delivery status and deals sent to **2122925390**.

Opt me in

By opting into our text/mobile messaging, you consent to receive automated messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).

Order Confirmed!

A confirmation email has been sent to:

receipts@ipcounselors.com

[Click here to change your email](#)

You can track your order at any time by visiting the Order History page.

Continue Shopping

Shipping Address:

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States

Payment Method:

Credit Card
Visa: **** 0024
Zip/Postal Code: 10165

Need Help?

Find the item you need help with and tap on Contact Support.

Items

Order Placed:
Sep 25, 2018



Standard 108 Card UNO Family, Party, Kids Children Fun Game Fun ...

Store: UNIQUE CREATE

Quantity: 1

Processing by Sep 28, 2018

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Defendant Wclouds



SHOPPING CART



1 Box Game Board UNO Family Funny
Entertainment Fun Poker Playing Cards Games

Quantity:

Shipping: \$5.00

Estimated Arrival: Oct 15 - Oct 31

~~\$8.00~~ \$4.00

ORDER SUMMARY

Ship to: Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

Payment: Visa
Ends with xxx-0024

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States
[edit](#)

[Apply](#)

Item Total: \$4.00
Shipping: \$5.00

ORDER TOTAL: \$9.00

[Place Order](#)

By placing order you agree to the [Terms of Use](#) and [Privacy Policy](#).

☐ Yes, I want auto-text/mobile message updates about my delivery status and deals.

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).





Send me updates on my order!

Yes, I want auto-text/mobile messaging updates about my delivery status and deals sent to **2122925390**.

Opt me in

By opting into our text/mobile messaging, you consent to receive autodialed messages about Wish products or services from/on behalf of ContextLogic Inc at the mobile number you provided to us. Message & data rates may apply. Messaging consent is not a purchase requirement. Reply STOP anytime to cancel. Read the full [Terms of Use](#).

Order Confirmed!

A confirmation email has been sent to:
receipts@ipcounselors.com

[Click here to change your email](#)

You can track your order at any time by visiting the Order History page.

Continue Shopping

Shipping Address:

Jason Drangel
60 E 42nd Street Suite 2520
New York, New York 10165
United States

Payment Method:

Credit Card
Visa: **** 0024
Zip/Postal Code: 10165

Need Help?

Find the item you need help with and tap on Contact Support.

Items

Order Placed:
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1 Box Game Board UNO Family Funny Entertainment Fun Poker Play...

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