UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

DOPE ECOMMERCE LLC, a Delaware Limited Liability Company,

Plaintiff,

Case No.: 24-cv-02384

v.

Hon. Joan B. Gottschall

THE PARTNERSHIPS and UNINCORPORATED Mag. Judge Jeannice W. ASSOCIATIONS IDENTIFIED ON SCHEDULE Appenteng "A",

Defendants.

CERTIFICATE OF SERVICE

I, Eric Misterovich, Portage, Michigan, declare as follows:

1. I am an attorney at law, duly admitted to practice before this Court. I am one of the attorneys for Plaintiff Dope Ecommerce LLC ("Plaintiff"). Except as otherwise expressly stated to the contrary, I have personal knowledge of the following facts and, if called as a witness, I could and would competently testify as follows:

2. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to AliExpress, Ant Financial Services Group ("Ant Financial"), and Alibaba Group Holding Ltd. (collectively "AliExpress") via e-mail to the email addresses provided by these entities based on my prior interactions with them in a similar context.

3. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's

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proposed Temporary Restraining Order, to Redbubble Inc. via e-mail to the email addresses provided by this entity and its outside legal counsel based on my prior interactions with them.

4. On April 2, 2024, I provided notice of Plaintiff's Ex Parte Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to PayPay, Inc. via e-mail to the email address provided by this entity based on my prior interactions with them in a similar context.

5. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to Stripe, Inc. via e-mail to the email address provided by this entity based on my prior interactions with it in a similar context.

6. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to Etsy, Inc. via e-mail to the email address provided by this entity based on my prior interactions with it in a similar context.

7. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to eBay, Inc. via e-mail to the email address provided by this entity based on my prior interactions with it in a similar context.

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8. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to Printerval LLC. via e-mail to the email address provided by this entity on its website and its outside counsel based on my prior interactions with them in a similar context.

9. On April 2, 2024, I provided notice of Plaintiff's *Ex Parte* Motion for Entry of a Temporary Restraining Order, including a Temporary Injunction, a Temporary Asset Restraint, and Expedited Discovery ("Plaintiff's Motion") [ECF Nos. 9 and 10], including Plaintiff's proposed Temporary Restraining Order, to teeshirtpalace.com. via e-mail to the email address provided by this entity on its website.

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

Executed on this 2nd day of April 2024 at Portage, Michigan.

<u>/s/ Eric Misterovich</u> Eric Misterovich (P73422) Revision Legal, PLLC 205 North Michigan Avenue, Ste. 810 Chicago, IL 60601 269-281-3908 <u>eric@revisionlegal.com</u>

Attorneys for Plaintiff

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CERTIFICATE OF SERVICE

The undersigned certifies that on the date below the foregoing was served on counsel of record via the Court's ECF system.

Date: April 2, 2024

<u>/s/ Eric Misterovich</u> Eric Misterovich (P73422) Revision Legal, PLLC 205 North Michigan Avenue, Ste. 810 Chicago, IL 60601 269-281-3908 <u>eric@revisionlegal.com</u>

Attorneys for Plaintiff