1 2 3 4 5 6 7	Mark N. Todzo, State Bar No. 168389 Howard J. Hirsch, State Bar No. 213209 LEXINGTON LAW GROUP 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 mtodzo@lexlawgroup.com hhirsch@lexlawgroup.com Counsel for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH		
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
10	COUNTY OF ALAMEDA		
11			
12	Coordination Proceeding Special Title:) Judicial Council Coordination		
13	PROPOSITION 65 COCAMIDE DEA CASES) Proceeding)		
14) Case No. 4765		
15	This Document Relates To: PROPOSED CONSENT JUDGMENT AS TO GOJO DIDUCTOR DIG		
16	CEH v. Biopelle, Inc., et al., A.C.S.C. Case No.) RG 14-726964		
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20	1. INTRODUCTION		
21	1.1 The parties to this Consent Judgment ("Parties") are the Center for Environmental		
22	Health ("CEH") and defendant GOJO Industries, Inc. ("Settling Defendant"). CEH and Settling		
23	Defendant are referred to collectively as the "Parties."		
24	1.2 Settling Defendant is a corporation that employs ten (10) or more persons and that		
25	manufactures and sells skin health and hygiene solutions, including soap products that contain		
26	coconut oil diethanolamine condensate (cocamide diethanolamine) (hereinafter, "cocamide		
27	DEA") in the State of California or has done so in the past. Settling Defendant's soap products		
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CONSENT JUDGMENT – GOJO INDUSTRIES, INC. – CASE NO. JCCP 4765

are sold in bulk quantities, and are used in dispensers found in private facilities, such as manufacturing centers, and facilities open to the public such as offices, restaurants, stores and airports. On November 8, 2013, CEH served a 60-Day Notice of Violation under Proposition 65 (The Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§ 25249.5, et seq.) ("Notice") to Settling Defendant, the California Attorney General, the District Attorneys of every County in the State of California, and the City Attorneys for every City in the State of California with a population greater than 750,000. The Notice alleges violations of Proposition 65 with respect to the presence of cocamide DEA in certain shampoo and liquid soap products manufactured and sold by Settling Defendant.

- 1.3 On November 8, 2013 and March 18, 2014, CEH served similar Notices under Proposition 65 on OfficeWorld, Inc. and Interline Brands, Inc. (a/k/a AmSan), which are customers of Settling Defendant that distribute, under Settling Defendant's label and/or their own label, shampoo and liquid soap products manufactured by Settling Defendant. The Notices similarly allege violations of Proposition 65 with respect to the presence of cocamide DEA in such shampoo and liquid soap products.
- 1.4 On January 2, 2015, CEH amended its complaint in the action entitled *CEH v*. *Biopelle, Inc., et al.*, Case No. RG 14-726964, to add Settling Defendant as a defendant in that action. On July 7, 2014, the *Biopelle* action was coordinated with several other related Proposition 65 actions in the *Proposition 65 Cocamide DEA Cases*, Case No. JCCP 4765, currently pending before this Court.
- 1.5 Soon after receiving CEH's Notice, Settling Defendant contacted CEH to discuss the allegations therein. The Parties have engaged in extensive and productive negotiations since that time, in part focused on the differences between Settling Defendant's bulk soap products (as discussed above) and those of most of the other defendants named in this coordinated proceeding.
- 1.6 For purposes of this Consent Judgment only, the Parties stipulate that: (i) this Court has jurisdiction over the allegations of violations contained in the operative Complaint applicable to Settling Defendant ("Complaint") and personal jurisdiction over Settling Defendant

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as to the acts alleged in the Complaint; (ii) venue is proper in the County of Alameda; and (iii) this Court has jurisdiction to enter this Consent Judgment.

1.7 Neither this Consent Judgment, nor any actions taken pursuant to this Consent Judgment, nor any payment pursuant to the Consent Judgment shall constitute or be construed as a finding, adjudication, admission or acknowledgment of any fact, law, or liability, nor shall it be construed as an admission of violation of any law, rule, or regulation, or the validity of any claim, allegation or defense. Settling Defendant maintains and reserves all defenses to any alleged violations. Except as to the matters released herein, nothing in this Consent Judgment shall prejudice, waive, or impair any right, remedy, argument, or defense the Parties may have in any other legal proceeding. This Consent Judgment is the product of negotiation and compromise and is accepted by the Parties for purposes of settling, compromising, and resolving issues disputed in this action.

2. **DEFINITIONS**

- 2.1 "Covered Products" means all bland (that is, non-antibacterial) soaps and shampoos containing cocamide DEA, and MICRELL® antibacterial lotion soap containing cocamide DEA, that were or are manufactured and sold, directly or through customers, by Settling Defendant, as further described in the Product Formulations set forth in Section 2.5, and including, without limitation, the products identified by SKU in Exhibit 1. Covered Products includes private label products manufactured by Settling Defendant for other vendors, including without limitation, Interline Brands, Inc. (a/k/a AmSan).
 - 2.2 "Early Reformulation Date" means December 31, 2014.
 - 2.3 "Effective Date" is the date on which the Court enters this Consent Judgment.
 - 2.4 "Final Reformulation Date" means February 1, 2015.
- 2.5 "Product Formulations" means each of the following nine classes of Covered Products: (1) Pink Lotion Soap; (2) White Coconut Skin Cleanser; (3) Blue Mild Lotion Soap; (4) Yellow Enriched Lotion Soap; (5) Yellow Shampoo and Body Wash; (6) Rose Spa Bath Body and Hair Shampoo; (7) Green Body and Hair Shampoo; (8) Clear Honey Almond Foam Soap and

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(9) MICRELL® antibacterial lotion soap.

2.6 "Initial Settlement Payment" is the sum of the three payments required by Sections 5.1.1, 5.1.2 and 5.1.3.

3. INJUNCTIVE RELIEF

- 3.1 **Reformulation of Covered Products.** As of the Final Reformulation Date, Settling Defendant shall not manufacture for sale in California, directly or indirectly, any Covered Product that contains cocamide DEA. For purposes of this Consent Judgment, a product "contains cocamide DEA" if cocamide DEA is an intentionally added ingredient in the product and/or part of the product formulation.
- 3.2 **Specification to Suppliers.** If applicable, no more than thirty (30) days after the Effective Date, Settling Defendant shall issue specifications to its suppliers of Covered Products requiring that Covered Products not contain any cocamide DEA, and shall instruct each supplier to use reasonable efforts to eliminate Covered Products containing cocamide DEA on a nationwide basis.
- 3.3 Early Reformulation of Certain Products. As of the Early Reformulation Date, Settling Defendant shall cease selling the Pink Lotion Soap Product Formulation ("Section 3.3") Product") in California unless such product has been reformulated such that it no longer contains cocamide DEA.
- 3.4 Early Reformulation of Products Other Than the Pink Lotion Soap Product **Formulation.** Settling Defendant will endeavor to reformulate Product Formulations in addition to the Section 3.3 Product prior to the Early Reformulation Date. To the extent that Settling Defendant fully reformulates one or more of the eight additional Product Formulations by the Early Reformulation Date, Settling Defendant will provide CEH, by January 15, 2015, with a written certification in the form of a letter from Settling Defendant's COO or CFO, setting forth the particular Product Reformulations of Covered Product(s) subject to credits for Early Reformulation. As set forth in Section 5 below, Settling Defendant shall receive a \$5,000 credit against the combined penalty and payment in lieu of penalty amounts for each Product

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Formulation of Covered Product for which it is able to meet the Early Reformulation Date. The amount of all credits to be received by Settling Defendant pursuant to this paragraph shall be deducted from the amounts otherwise due in Section 5.1.4.

4. **ENFORCEMENT**

4.1 The Parties may, by motion or application for an order to show cause before the Superior Court of Alameda County, enforce the terms and conditions contained in this Consent Judgment. Prior to bringing any motion or application to enforce the requirements of Section 3.1 above, CEH shall provide Settling Defendant with a Notice of Violation and a copy of any test results which purportedly support CEH's Notice of Violation. The Parties shall then meet and confer regarding the basis for CEH's anticipated motion or application in an attempt to resolve it informally, including providing Settling Defendant a reasonable opportunity of at least thirty (30) days to cure any alleged violation. Should such attempts at informal resolution fail, CEH may file its enforcement motion or application. This Consent Judgment may only be enforced by the Parties.

5. **PAYMENTS**

- 5.1 **Payments by Settling Defendant.** No later than ten (10) days following the Effective Date, Settling Defendant shall pay the Initial Settlement Payment. The Initial Settlement Payment shall be paid in three separate checks delivered to counsel for CEH at the address set forth in Section 8.1 below. The three checks issued by Settling Defendant shall be allocated from the Initial Settlement Payment as follows:
- 5.1.1 \$6,000.00 as a civil penalty pursuant to Health & Safety Code § 25249.7(b), such money to be apportioned by CEH in accordance with Health & Safety Code § 25249.12 (25% to CEH and 75% to the State of California's Office of Environmental Health Hazard Assessment). The civil penalty check shall be made payable to the Center for Environmental Health.
- 5.1.2 \$9,000.00 as a payment in lieu of additional civil penalties, payable to CEH pursuant to Health & Safety Code § 25249.7(b), and California Code of Regulations,

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Title 11, § 3203(b). CEH will use such funds to continue its work educating and protecting people from exposures to toxic chemicals. CEH may also use a portion of such funds to monitor compliance with this Consent Judgment and to purchase and test Settling Defendant's Covered Products to confirm compliance. In addition, as part of its Community Environmental Action and Justice Fund, CEH will use four percent (4%) of such funds to award grants to grassroots environmental justice groups working to educate and protect people from exposures to toxic chemicals. The method of selection of such groups can be found at the CEH web site at www.ceh.org/justicefund. The payment pursuant to this Section shall be made payable to the Center for Environmental Health.

5.1.3 \$65,000.00 as reimbursement of a portion of CEH's reasonable attorneys' fees and costs. A check for \$60,000 shall be made payable to the Lexington Law Group, and a check for \$5,000 shall be made payable to the Center for Environmental Health.

5.1.4 No later than February 15, 2015, Settling Defendant shall make an additional payment of \$40,000 to CEH. Of this additional payment, \$16,000 shall be a civil penalty pursuant to Health & Safety Code § 25249.7(b), such money to be apportioned by CEH in accordance with Health & Safety Code § 25249.12 (25% to CEH and 75% to the State of California's Office of Environmental Health Hazard Assessment). The remaining \$24,000 shall be as a payment in lieu of additional civil penalties, payable to CEH pursuant to Health & Safety Code § 25249.7(b), and California Code of Regulations, Title 11, § 3203(b). CEH will use such funds to continue its work educating and protecting people from exposures to toxic chemicals. CEH may also use a portion of such funds to monitor compliance with this Consent Judgment and to purchase and test Settling Defendant's products to confirm compliance. In addition, as part of its Community Environmental Action and Justice Fund, CEH will use four percent (4%) of such funds to award grants to grassroots environmental justice groups working to educate and protect people from exposures to toxic chemicals. The method of selection of such groups can be found at the CEH web site at www.ceh.org/justicefund. The payment pursuant to this Section shall be made payable to the Center for Environmental Health.

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As set forth in Section 3.3 above, the penalty and payment in lieu of penalty amounts set forth above will be reduced by \$2,000 and \$3,000, respectively, for each Product Formulation of Covered Products, other than the Section 3.3.1 Product, that Settling Defendant is able to reformulate prior to the Early Reformulation Date. To the extent that Settling Defendant is able to reformulate all of the Product Formulations prior to the Early Reformulation Date, no additional payment shall be due.

6. MODIFICATION

- 6.1 **Written Consent.** This Consent Judgment may be modified from time to time by express written agreement of the Parties with the approval of the Court, or by an order of this Court upon motion and in accordance with law, including but in no way limited to modifications due to force majeure events.
- 6.2 **Meet and Confer.** Any Party seeking to modify this Consent Judgment shall attempt in good faith to meet and confer with the other Party prior to filing a motion to modify the Consent Judgment.

7. CLAIMS COVERED AND RELEASED

7.1 This Consent Judgment is a full, final, and binding resolution between CEH on behalf of itself and the public interest and (1) Settling Defendant, and its past and present parents, subsidiaries, affiliated entities that are under common ownership, and their respective directors, officers, employees, owners, shareholders, agents and attorneys, and each of them ("Defendant Releasees"), and (2) each entity to whom Settling Defendant directly or indirectly has in the past or does distribute or sell Covered Products, including but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, licensors, and licensees, including but not limited, to each of their respective parents, subsidiaries, brands, divisions and affiliates under common ownership, and their respective directors, officers, employees, owners, shareholders, agents and attorney, and each of them, and further including, without limitation, Interline Brands, Inc. (a/k/a AmSan), OfficeWorld, Inc., Amazon, com, Inc., Lagasse LLC, United Stationers

1	Supply Co. and ORS Nasco LLC (collectively the entities in this subsection (2) are the			
2	"Downstream Releasees"), for any violation of Proposition 65 that was or could have been			
3	asserted in the Complaint against Settling Defendant, Defendant Releasees, and/or Downstream			
4	Releasees, based on failure to warn relating to alleged exposure to cocamide DEA contained in			
5	Covered Products that were manufactured or sold by Settling Defendant prior to the Effective			
6	Date.			
7	7.2 Compliance with the terms of this Consent Judgment by Settling Defendant and			
8	Defendant Releasees shall constitute compliance with Proposition 65 by Settling Defendant,			
9	Defendant Releasees, and Downstream Releasees with respect to any alleged failure to warn			
10	relating to cocamide DEA in Covered Products manufactured and sold by Settling Defendant			
11	after the Effective Date.			
12	7.3 With respect to the products covered by this Consent Judgment, CEH, and its past			
13	and current agents, representatives and attorneys acknowledge that they are/it is familiar with			
14	Section 1542 of California Civil Code, which provides as follows:			
15	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE			
16	CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF			
17	KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.			
18	HER SETTLEMENT WITH THE DEDTOK.			
19	CEH, on behalf of itself and its past and current agents, representatives, successors, and/or			
20	assignees expressly waives and relinquishes any and all rights and benefits which it may have			
21	under, or which may be conferred on it by the provisions of Civil Code Section 1542.			
22	7.4 Nothing in this Section 7 affects CEH's right to commence or prosecute an action			
23	under Proposition 65 against any person other than Settling Defendant, Defendant Releasees, or			
24	Downstream Releasees.			
25	8. NOTICES			
26	8.1 When CEH is entitled to receive any notice under this Consent Judgment, the			
27	notice shall be sent by first class and electronic mail to:			

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1	Mark Todzo			
2	Lexington Law Group 503 Divisadero Street			
3	San Francisco, CA 94117			
4	mtodzo@lexlawgroup.com			
5	8.2 When Settling Defendant is entitled to receive any notice under this Consent			
6	Judgment, the notice shall be sent by first class and electronic mail to:			
7	Jon Benjamin			
8	Farella, Braun & Martel 235 Montgomery Street, 17th Floor			
9	San Francisco, CA 94104			
10	jbenjamin@fbm.com			
11	8.3 Any Party may modify the person and address to whom the notice is to be sent by			
12	sending the other Party notice by first class and electronic mail.			
13	9. COURT APPROVAL			
14	9.1 This Consent Judgment shall become effective upon entry by the Court. CEH			
15	shall prepare and file a Motion for Approval of this Consent Judgment and Settling Defendant			
16	shall support entry of this Consent Judgment.			
17	9.2 If this Consent Judgment is not entered by the Court, it shall be of no force or			
18	effect and shall never be introduced into evidence or otherwise used in any proceeding for any			
19	purpose. Further, if this Consent Judgment is not entered by the Court, the Parties shall be			
20	relieved of the performance of their respective obligations hereunder.			
21	10. ATTORNEYS' FEES			
22	10.1 Should either Party prevail on any motion, application for an order to show cause,			
23	or other proceeding to enforce a violation of this Consent Judgment, such prevailing Party shall			
24	be entitled to its reasonable attorneys' fees and costs incurred in connection with such motion or			
25	application.			
26	10.2 Except as otherwise provided in this Consent Judgment, each Party shall bear its			
27	own attorneys' fees and costs.			

11. OTHER TERMS

- 11.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.
- 11.2 This Consent Judgment shall apply to and be binding upon CEH and Settling Defendant, and its respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.
- 11.3 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof whether or not similar, nor shall such waiver constitute a continuing waiver.
- 11.4 Nothing in this Consent Judgment shall release, or in any way affect any rights that Settling Defendant might have against any other party, whether or not that party is a settling defendant.
- 11.5 This Court shall retain jurisdiction of this matter to implement or modify the Consent Judgment.
- 11.6 The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile or portable document format (pdf), which taken together shall be deemed to constitute one document.
 - 11.7 Each signatory to this Consent Judgment certifies that he or she is fully authorized

by the Party he or she represents to stipulate to this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the Party represented and legally bind that Party to the terms contained herein.

11.8 The Parties, including their counsel, have participated in the preparation of this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties. This Consent Judgment was subject to revision and modification by the Parties and has been accepted and approved as to its final form by all Parties and their counsel. Accordingly, any uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this Consent Judgment agrees that any statute or rule of construction providing that ambiguities are to be resolved against the drafting Party should not be employed in the interpretation of this Consent Judgment and, in this regard, the Parties hereby waive California Civil Code § 1654.

The Parties intend this Consent Judgment to be a full and final settlement of this 11.9 matter, and that it should be entered as a final judgment.

IT IS SO STIPULATED:

CENTER FOR ENVIRONMENTAL HEALTH

Charlie Pizarro Associate Director

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1 2 3	GOJO INDUSTRIES, INC.			
3	Mork S. Lorson			
5	Mark S. Lerner President & Chief Operating Officer			
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8	IT IS SO ORDERED:			
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10	Dated:, 2014	Judge of the Superior Court		
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CONSENT JUDGMENT – GOJO INDUSTRIES, INC. – CASE NO. JCCP 4765

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2		EXHIBIT 1
3	:	COVERED PRODUCTS
4	Material	Description
5	1886-04	Green Body and Hair Shampoo
3	1886-04-B8Q00	Green Body and Hair Shampoo
6	1896-01	Green Body and Hair Shampoo
_	9126-12	Green Body and Hair Shampoo
7	2108-08	Blue Mild Lotion Soap
8	2208-04	Blue Mild Lotion Soap
	5005-04	Clear Honey Almond Foam Soap
9	5005-04-B5PCB	Clear Honey Almond Foam Soap
10	5005-04-HG600	Clear Honey Almond Foam Soap
	2118-08	MICRELL® Antibacterial Lotion Soap
11	2118-08-B5P00	MICRELL® Antibacterial Lotion Soap
12	2157-04	MICRELL® Antibacterial Lotion Soap
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13	B4X00MB	MICRELL® Antibacterial Lotion Soap
1.4	2157-08	MICRELL® Antibacterial Lotion Soap
14	2157-08-	·
15	AST00BL	MICRELL® Antibacterial Lotion Soap
	2157-08-	
16	GET00TQ	MICRELL® Antibacterial Lotion Soap
17	2157-08-	MICRELL® Autibactorial Lation Soon
	PD300RB 2157-08-	MICRELL® Antibacterial Lotion Soap
18	SS100WH	MICRELL® Antibacterial Lotion Soap
19	2157-D1	MICRELL® Antibacterial Lotion Soap
. /	2218-04	MICRELL® Antibacterial Lotion Soap
20	2218-04-B5P00	MICRELL® Antibacterial Lotion Soap
21	2257-04	MICRELL® Antibacterial Lotion Soap
∠ I	2257-04 2257-04-B5P00	MICRELL® Antibacterial Lotion Soap
22	2257-04-657-00	monete / maddecial todal odd
00	PD300RB	MICRELL® Antibacterial Lotion Soap
23	2257-04-	·
24	PRYOOCH	MICRELL® Antibacterial Lotion Soap
	2257-04-	
25	SS100WH	MICRELL® Antibacterial Lotion Soap
26	4216-04	MICRELL® Antibacterial Lotion Soap
20	4301-48	MICRELL® Antibacterial Lotion Soap
27	4303-12	MICRELL® Antibacterial Lotion Soap
28	9752-12	MICRELL® Antibacterial Lotion Soap

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28	B4W00LG	Pink Lotion Soap	
27	2217-04-	Pink Lotion Scan	
	ASTOOBL	Pink Lotion Soap	
26	2217-04-		
25	2217-04	Pink Lotion Soap	
۷٦	2213-04	Pink Lotion Soap	
24	SS100WH	Pink Lotion Soap	
23	2117-08-	Pink Lotion Soap	
	2117-08- GET00TQ	Pink Lation Scan	
22	BCE00YL	Pink Lotion Soap	
21	2117-08-		
	2117-08-B5P00	Pink Lotion Soap	
20	B4W00LG	Pink Lotion Soap	
19	2117-08-		
	ASTOOBL	Pink Lotion Soap	
18	2117-08 2117-08-	Pink Lotion Soap	
17	2117-04	Pink Lotion Soap	
	2113-08	Pink Lotion Soap	
16	1827-04-B5P00	Pink Lotion Soap	
15	1823-04-GET00	Pink Lotion Soap	
	1807-04-M4600	Pink Lotion Soap	
14	1807-04-J3300	Pink Lotion Soap	
13	1807-04-GCE00	Pink Lotion Soap	
	1807-04-B8Q00	Pink Lotion Soap	
12	1807-04-B5P00	Pink Lotion Soap	
11	1807-04-B4W00	Pink Lotion Soap	
	1807-04	Pink Lotion Soap	
10	1805-04	Pink Lotion Soap	
9	1779-04-HG600	Pink Lotion Soap	
0	1679-12-GCE00	Pink Lotion Soap	
8	1678-12-SS100	Pink Lotion Soap	
7	1678-12-HG600	Pink Lotion Soap	
-	1678-12-GET00	Pink Lotion Soap	
6	1678-12-BCE00	Pink Lotion Soap	
5	1678-12-AST00	Pink Lotion Soap	
<i>-</i>	9759-12	MICRELL® Antibacterial Lotion Soap	
4	9757-12-B8Q00	MICRELL® Antibacterial Lotion Soap	
3	9757-12	MICRELL® Antibacterial Lotion Soap	
	9756-06-B5P00	MICRELL® Antibacterial Lotion Soap	
2	9756-06	MICRELL® Antibacterial Lotion Soap	
1	9755-04-B8Q00	MICRELL® Antibacterial Lotion Soap	
4	9755-04	MICRELL® Antibacterial Lotion Soap	

1	2217-04-B5P00	Pink Lotion Soap	
	2217-04-		
2	BCE00YL	Pink Lotion Soap	
3	2217-04- PD300RB	Pink Lotion Soap	
J .	2217-04-	Fink Lotton Soap	
4	PRYOOCH	Pink Lotion Soap	
5	2217-04-	·	
,	SIG00DG	Pink Lotion Soap	
6	2217-04-		
7	SS100WH	Pink Lotion Soap	
′	2313-12	Pink Lotion Soap	
8	9112-12	Pink Lation Soap	
0	9112-12-B4W00	Pink Lotion Soap	
9	9112-12-B5P00	Pink Lotion Soap	
10	9112-12-B8Q00	Pink Lotion Soap	
	9112-12-BCE00	Pink Lotion Soap	
11	9128-12	Pink Lation Soap	
12	9128-12-AFC00	Pink Lotion Soap	
	9128-12-AFX00	Pink Lation Soap	
13	9128-12-J4500	Pink Lotion Soap	
14	9128-12-M4600	Pink Lotion Soap	
	9128-12-PD300	Pink Lotion Soap	
15	9312-24-B5PCB 2152-08	Pink Lotion Soap Rose Spa Bath Body and Hair Shampoo	
16	2152-08-	Rose Spa Batti Body and Hall Shampoo	
	BCEOOYL	Rose Spa Bath Body and Hair Shampoo	;
17	2252-04	Rose Spa Bath Body and Hair Shampoo	
18	2252-04-		
	B4W00LG	Rose Spa Bath Body and Hair Shampoo	
19	2252-04-B5P00	Rose Spa Bath Body and Hair Shampoo	
20	2252-04-		
	BCE00YL 2252-04-	Rose Spa Bath Body and Hair Shampoo	
21	SIGOODG	Rose Spa Bath Body and Hair Shampoo	
22	2252-04-	noso spu sum sou, una mun emampos	
22	SS100WH	Rose Spa Bath Body and Hair Shampoo	
23	7230-04	Rose Spa Bath Body and Hair Shampoo	
24	7230-04-B5P00	Rose Spa Bath Body and Hair Shampoo	
	7530-02	Rose Spa Bath Body and Hair Shampoo	
25	7530-02-B5P00	Rose Spa Bath Body and Hair Shampoo	
26	9152-12	Rose Spa Bath Body and Hair Shampoo	
20	9152-12-B5P00	Rose Spa Bath Body and Hair Shampoo	
27	9155-04	Rose Spa Bath Body and Hair Shampoo	
28	9157-04	Rose Spa Bath Body and Hair Shampoo	
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1 2 3 4 5 6 7 8	1783-04-HG600 1812-04 1812-04-B4W00 1812-04-B5PCB 1812-04-B8Q00 1812-04-GCE00 1812-04-M4600 9328-12-GCE00 9102-12 9102-12-B5P00 2252-04- ASTOOBL	White Coconut Skin Cleanser Yellow Enriched Lotion Soap Yellow Shampoo and Body Wash	
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