

State of California - Department of Justice - Attorney General's Office - Proposition 65 Enforcement Reporting

Attention: Prop 65 Coordinator, 1515 Clay Street, Suite 2000, Oakland, CA 94612

FORM JUS 1501
(03-01)

PRIVATE ENFORCEMENT FILING - Health and Safety Code section 25249.7(e) and (f)

REPORT OF SETTLEMENT

Please print or type required information Original Filing Supplemental Filing Corrected Filing

PARTIES TO THE ACTION	PLAINTIFF(S)			
	DEFENDANT(S) INVOLVED IN SETTLEMENT			
CASE INFO	COURT DOCKET NUMBER		COURT NAME	
	SHORT CASE NAME			
REPORT INFO	INJUNCTIVE RELIEF			
	PAYMENT: CIVIL PENALTY		PAYMENT: ATTORNEYS FEES	PAYMENT: OTHER
	WILL SETTLEMENT BE SUBMITTED TO COURT? <input type="checkbox"/> Yes <input type="checkbox"/> No	IF YES, AFTER ENTRY OF JUDGMENT BY COURT, REPORT OF ENTRY OF JUDGMENT MUST BE SUBMITTED TO ATTORNEY GENERAL		DATE SETTLEMENT SIGNED / /
	COPY OF SETTLEMENT MUST BE ATTACHED			
FILER INFO	NAME OF CONTACT			
	ORGANIZATION			TELEPHONE NUMBER ()
	ADDRESS			FAX NUMBER ()
	CITY	STATE	ZIP 91406	E-MAIL ADDRESS

FILING INSTRUCTIONS: This form can be completed online and printed. If electronic filing is not available, mail the completed form with a copy of the settlement to the attention of the Prop 65 Coordinator at the address shown above. If you need additional space to complete this form please use an attachment.

SETTLEMENT AGREEMENT

1. INTRODUCTION

1.1 Parties

This Settlement Agreement is entered into by and between: Shefa LMV, Inc. (referred to herein as “Shefa”) represented by its attorneys, Greenbaum Law Firm; and Amazon.com, Inc. (referred to herein as “Amazon”), represented by its attorneys, Doll Amir & Eley LLP.

Shefa is a public benefit, non-profit corporation doing business in California that seeks to promote awareness of exposures to toxic chemicals and to improve human health by reducing or eliminating hazardous substances contained in consumer products.

Amazon employs ten or more persons and, for the purposes of this litigation only, Shefa alleges that Amazon is a person in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.6 *et seq.* (“Proposition 65”).

1.2 General Allegations

Shefa alleges, through the separate 60-Day Notices of Violation listed on Appendix A attached hereto (hereinafter the “Operative Notices”), that Amazon manufactures, imports, sells, or distributes products containing Diisononyl Phthalate (“DINP”), Di(2-Ethylhexyl) Phthalate (“DEHP”), and/or coconut oil diethanolamine condensate (cocamide diethanolamine) (“Cocamide DEA”) that are made available for sale to consumers in the State of California without first providing the clear and reasonable exposure warning required by Proposition 65.

DINP is listed pursuant to Proposition 65 as a chemical that is known to the State of California to cause cancer.

DEHP is listed pursuant to Proposition 65 as a chemical that is known to the State of California to cause cancer and other reproductive harm.

Cocamide DEA is listed pursuant to Proposition 65 as a chemical that is known to the State of California to cause cancer.

DINP, DEHP, and Cocamide DEA are hereinafter referred to as the “Listed Chemicals.”

1.3 Covered Products

The products covered by this Settlement Agreement include but are not limited to plastic bags, personal products, and/or shampoos containing the Listed Chemical(s) that are sold or distributed for ultimate sale to consumers in the State of California on www.amazon.com. The products are listed individually on Appendix A and are collectively referred to hereinafter as the “Covered Products.”

1.4 Operative Notices of Violation

Shefa served Amazon and certain requisite public enforcement agencies with the Operative Notices, which are identified on Appendix A. The Operative Notices informed the recipients of Shefa’s allegation that Amazon allegedly violated Proposition 65 by failing to warn consumers in California that the Covered Products expose users to the Listed Chemical(s). To the best of Shefa’s knowledge, no public enforcer has either commenced or has been prosecuting the allegations set forth in the Operative Notices.

1.5 No Admission

This Settlement Agreement resolves claims that are denied and disputed. Amazon denies the material, factual, and legal allegations contained in the Operative Notices and maintains that all of the products it has manufactured, sold, or distributed for sale in California, including the Covered Products, have been, and are, in compliance with all laws. Nothing in this Settlement Agreement shall be construed as an admission by Amazon of any fact, finding, conclusion of law, issue of law, or violation of law; nor shall compliance with this Settlement Agreement constitute or be construed as an admission by Amazon of any fact, finding, conclusion of law, issue of law, or violation of law, the same being specifically denied by Amazon. This section shall not, however, diminish or otherwise affect Amazon’s obligations, responsibilities, and duties under this Settlement Agreement.

1.6 Effective Date

For purposes of this Settlement Agreement, the term “Effective Date” shall mean the day the final requisite signature is applied to the Settlement Agreement.

2. INJUNCTIVE RELIEF: PRODUCT WARNINGS

2.1 Product Warnings. Commencing thirty (30) days after the Effective Date, for any Covered Products identified in Section 1.3 and Appendix A of this Settlement Agreement that are offered for sale in California on amazon.com, Amazon will:

(a) place the Section 2.2 warning on each Covered Product's online product page on amazon.com, or

(b) cease offering the Covered Product for sale in California on amazon.com.

2.2 Text of the Warning. Amazon shall use the warning set forth below, which shall include a symbol consisting of a black exclamation point in a yellow equilateral triangle with a bold black outline, as appropriate for the listed chemical displayed for the Covered Product on Appendix A, as shown below:



WARNING: This product can expose you to chemicals including Di(2-ethylhexyl) phthalate (DEHP), which is known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov.

OR



WARNING: This product can expose you to chemicals including Diisononyl phthalate (DINP) which is known to the State of California to cause cancer and Di(2-ethylhexyl) phthalate (DEHP), which is known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov.

OR



WARNING: This product can expose you to chemicals including Diisononyl phthalate (DINP), which is known to the State of California to cause cancer. For more information go to www.P65Warnings.ca.gov.

OR



WARNING: This product can expose you to chemicals including Coconut

oil diethanolamine condensate (cocamide diethanolamine), which is known to the State of California to cause cancer. For more information go to www.P65Warnings.ca.gov.

Amazon may alternatively use the following short-form warnings (Short-Form Warning) language, as appropriate for the Covered Product's listed chemical displayed on Appendix A, as allowed under Proposition 65's regulations, as they are amended from time to time:



WARNING: Cancer and Reproductive Harm – www.P65Warnings.ca.gov

OR



WARNING: Cancer – www.P65Warnings.ca.gov

OR

The above two short-form warnings are only valid through December 31, 2027. Beginning on January 1, 2028, the following language must be used for the short form warning:



[WARNING/CA WARNING/CALIFORNIA WARNING]: Risk of cancer and reproductive harm from exposure to Di(2-ethylhexyl) phthalate (DEHP). See www.P65Warnings.ca.gov.

OR



[WARNING/CA WARNING/CALIFORNIA WARNING]: Cancer risk from exposure to [Diisononyl phthalate (DINP)]. See www.P65Warnings.ca.gov.

OR



[WARNING/CA WARNING/CALIFORNIA WARNING]: Cancer risk from exposure to [Coconut oil diethanolamine condensate (cocamide diethanolamine)]. See www.P65Warnings.ca.gov.

2.3 Foreign Language Requirement. To the extent that the product information for any of the Covered Products appears in a foreign language (e.g., if a potential purchaser chooses to review

amazon.com's website in Spanish, using amazon.com's translation feature), the Proposition 65 warning shall appear in the same foreign language.

2.4 Compliance. The Parties agree that placement of the warnings set forth above on each Covered Product's online product page on amazon.com shall constitute compliance by Amazon with Proposition 65 with respect to any Covered Products.

2.3 Cure Period: To the extent Shefa identifies any Covered Product for sale on amazon.com to consumers in California, which it believes is not in compliance with this Settlement Agreement, Shefa agrees to advise Amazon of such alleged breach in the manner set forth in Section 9, and provide Amazon with forty-five (45) calendar days (calculated from the date written notice is provided electronically) to cure any alleged violation, including by providing a Proposition 65 warning or taking action to ensure that the product is not sold to any purchaser with a shipping address in California. Such notice to Amazon shall contain information sufficient for Amazon to identify the product(s) and the product's seller, which shall include the Amazon Standard Identification Number (ASIN), the name of the product, a screenshot of the product's online listing, and at least a summary explanation as to why Shefa believes it is a Covered Product not in compliance.

If the alleged non-compliance is cured within the forty-five (45) calendar days, then Amazon shall: (i) not be deemed in breach or violation of Proposition 65 based on the Notices, or in breach of this Settlement Agreement in any respect; (ii) Shefa shall take no further action to enforce Proposition 65 based on the Notices or this Settlement Agreement; (iii) Shefa shall not be entitled to seek or recover any civil penalties; (iv) Shefa and his counsel shall not be entitled to seek or recover any attorneys' fees or costs, or any other available remedies arising from or relating to the alleged failure to comply with Proposition 65 or the terms of this Settlement Agreement; and (v) the matter shall be deemed to be resolved by and between Amazon and Shefa as to such products.

3. PENALTIES PURSUANT TO HEALTH & SAFETY CODE § 25249.7(b)

3.1 Civil Penalty Payment Pursuant to Health & Safety Code § 25249.7(b). Amazon shall make a civil penalty payment of \$65,250.00 as a component of this settlement.

3.2 The penalty payment will be allocated in accordance with California Health & Safety Code § 25249.12(c)(1) & (d), with 75% of the penalty funds (\$48,937.50) remitted to the California

Office of Environmental Health Hazard Assessment (“OEHHA”) and the remaining 25% of the penalty (\$16,312.50) remitted to Shefa.

3.3 Shefa’s counsel takes all responsibility to transmit the appropriate penalty funds to Shefa and to OEHHA.

4. REIMBURSEMENT OF FEES AND COSTS

4.1 Fees & Costs. The parties reached an accord on the compensation due to Shefa and its counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure § 1021.5, for all work performed through the mutual execution of this agreement. Amazon shall pay a total of \$369,750.00 for attorney’s fees and costs incurred as a result of investigating, working with toxicology experts, bringing this matter to Amazon’s attention, document preparation, and negotiating a settlement in the public interest.

5. PAYMENT AND FORM 1099

5.1 Payment. Within forty-five (45) calendar days of the Effective Date, Amazon’s receipt of a current W-9 form from both Plaintiff’s counsel and Plaintiff, and Amazon’s receipt of ACH payment instructions from Plaintiff’s counsel, whichever is later, Amazon shall deliver the complete settlement payment in the total amount of \$435,000.00 (the total of the payments set out in Sections 3 and 4) to the bank account of Daniel N. Greenbaum (via ACH payment) and Plaintiff’s counsel thereafter shall be responsible for the payment of penalties to Plaintiff and OEHHA.

5.2 Taxation Documents. Amazon shall provide 1099-MISCs to Plaintiff’s counsel and Plaintiff in accordance with its standard accounting practices and applicable law. A W-9 form shall be provided to Amazon by both Daniel N. Greenbaum and Plaintiff after this Agreement has been fully executed by the Parties to this agreement.

6. CLAIMS COVERED AND RELEASED

6.1 Shefa’s Release of Noticed and Related Parties

This Settlement Agreement is a full, final, and binding resolution between Shefa and Amazon of any violation of Proposition 65 that was or could have been asserted by Shefa, on behalf of itself, or on behalf of its past, current, and future agents, representatives, attorneys, successors, and/or assignees,

against Amazon or its parents, subsidiaries, affiliated entities under common ownership, directors, officers, employees, attorneys, and each entity to whom Amazon directly or indirectly distributes or sells the Covered Products (“Releasees”), including its downstream distributors and retailers, but not including its upstream suppliers and manufacturers, for unwarned exposures to the Listed Chemical(s) from the Covered Products manufactured, distributed, sold or distributed for sale in California on amazon.com prior to the Effective Date.

In further consideration of the promises and agreements herein contained, Shefa, on its own behalf and on behalf of its past, current, and future agents, representatives, attorneys, successors, and/or assignees, hereby fully releases and waives all rights to institute or participate in, directly or indirectly, any form of legal action, and releases all claims that it may have, against Amazon and Releasees, whether known or unknown, suspected or unsuspected, including, without limitation, all actions and causes of action, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses, or expenses, including, without limitation, investigation fees, expert fees, and attorneys’ fees, for exposures to the Listed Chemical(s) from Covered Products distributed, sold, or distributed for sale in California on amazon.com prior to the Effective Date.

6.2 Amazon’s Release of Shefa

Amazon, on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors, and assignees, hereby waives any and all claims that it may have against Shefa and its attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by Shefa and its attorneys and other representatives, whether in the course of investigating claims, otherwise seeking to enforce Proposition 65 against it in this matter, or with respect to the Covered Products.

6.3 Release of Unknown Claims

Shefa acknowledges and agrees that it has had a reasonable opportunity to consult with its legal counsel concerning this Settlement Agreement, and to consider whether there may be released claims that presently are unknown, unforeseen, unmaturing, or not yet in existence, and intends to release such released claims as set forth in this Settlement Agreement. Without limiting the foregoing, Shefa acknowledges and agrees that the release set forth herein specifically extends to claims that it does not

know or suspect to exist in its favor as of the Effective Date of this Settlement Agreement. Shefa expressly waives and assumes the risk that such unknown claims exist or may exist, regardless of whether its lack of knowledge results from ignorance, oversight, error, negligence, or otherwise. Shefa expressly waives, without limitation as to any other applicable law, Section 1542 of the California Civil Code, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

Shefa understands and acknowledges the significance and consequences of these waivers of California Civil Code Section 1542 and similar federal and state statutes, case law, rules, or regulations relating to limitations on releases. In connection with such waivers and relinquishment, Shefa acknowledges and agrees that it may hereafter discover facts in addition to, or different from, those facts known to it or which it now believes to be true with respect to the subject matter of this Settlement Agreement. Nevertheless, Shefa agrees that it is its intention to release, fully, finally, and forever, all claims, demands, suits, or causes of action of any kind against the Amazon as of the Effective Date of this Settlement Agreement, and, in furtherance of such intention, the releases will be and remain in effect notwithstanding the discovery or existence of any such additional or different facts. Shefa assumes full responsibility for any and all damages, losses, costs, and expenses of any kind that it may incur hereafter as a result of any such additional or different facts. Shefa does not, however, waive or release any claim that may arise in the future for breach of this Settlement Agreement or any provisions herein. This release of Amazon by Shefa extends only to potential claims arising out of the Covered Products and in no way restricts Shefa's right to enforcement of Proposition 65 relating to other products.

7. SEVERABILITY

If, subsequent to the execution of this Settlement Agreement, any provision of this Settlement Agreement is held by a court to be unenforceable, the validity of the remaining provisions shall not be adversely affected.

8. GOVERNING LAW

The terms of this Settlement Agreement shall be governed by the laws of the State of California and apply within the State of California. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products specifically, or the Covered Products are reformulated so as not to contain any chemicals requiring a Proposition 65 warning, then Amazon may provide written notice to Shefa of any such changes and have no further obligations pursuant to this Settlement Agreement with respect to, and to the extent that, the Covered Products are so affected. Nothing in this Settlement Agreement shall be interpreted to relieve Amazon from any obligation to comply with any pertinent state or federal toxics control laws.

9. NOTICES

Unless specified herein, all correspondence and notices required to be provided pursuant to this Settlement Agreement shall be in writing and sent by electronic mail *and* any of the following: (i) personal delivery; (ii) first-class, registered or certified mail, return receipt requested; or (iii) a recognized overnight courier on any party by the other party at the following addresses:

<p>For Shefa LMV, Inc.:</p> <p>Daniel N. Greenbaum Greenbaum Law Firm 7120 Hayvenhurst Ave., Suite 320 Van Nuys, CA 91406 dgreenbaum@greenbaumlawfirm.com</p>	<p>For Amazon:</p> <p>Gregory Doll Jamie Kendall Doll, Amir, Eley LLP 515 Flower St., Suite 1812 Los Angeles, CA 90071 gdoll@dollamir.com jkendall@dollamir.com</p>
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Any party may specify in writing to the other party a change of address to which all notices and other communications shall be sent.

10. COUNTERPARTS; FACSIMILE SIGNATURES

This Settlement Agreement may be executed in counterparts, and by facsimile or portable document format (PDF) signature, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

12. POST-EXECUTION ACTIVITIES

Shefa agrees to comply with the reporting form requirements referenced in Health and Safety Code section 25249.7(f).


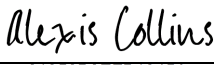
13. MODIFICATION

This Settlement Agreement may be modified only by a written agreement of the parties to this agreement.

14. AUTHORIZATION

The undersigned are authorized to execute this Settlement Agreement on behalf of their respective parties and have read, understood, and agree to all of the terms and conditions of this Settlement Agreement.

AGREED TO:

<p>Date: Jan 14, 2026</p>	<p> By: Israel Schochet (Jan 14, 2026 11:22:06 PST) Israel Schochet For SHEFA LMV, INC.</p>
<p>Date: January 18, 2026</p>	<p>Signed by:  By: 61950B9EFB1945A... Alexis Collins, Authorized representative AMAZON.COM SERVICES LLC</p>

APPENDIX A

AG Number	Chemicals	Covered Product Description
2020-03196	DEHP, DINP	Augbunny Multi-purpose Organizer bags
2020-03197	DEHP	Valentine Sexy 6 Strap Black Garter Belt
2020-03198	DEHP	Casematic Cosmetic Organizer bags
2020-03199	DEHP	Coofit 3 Piece Handbag Organizer
2020-03209	DEHP	6.3mm Mono Instrument Cable
2020-03210	DEHP	Keylion Heavy Duty Badge Holders
2020-03211	DEHP	Kseibi End Cutting Nipper
2020-03213	DEHP	Stadium Approved Heavy Duty Backpack
2020-03215	DEHP	OMLEE unicorn sport waist bag fanny pack
2020-03216	DEHP	5 pack clear PVC Zippered Cosmetic bag
2020-03217	DEHP	S Suniness Clear Stadium crossbody bag
2020-03218	DEHP	It's Show Time Travel Bag
2020-03200	DEHP	Cypes Heavy Duty ID Badge Holders
2020-03204	DEHP	Makeup Brush Bag Case Organizer
2020-03222	DEHP	Tatuo 4 Pieces Clear PVC Zipper Pencil Case
2020-03224	DEHP	Ver Beauty Vintage Clear Makeup Travel Bag with Inner Pocket
2020-03225	DEHP	Clear Fanny Pack
2020-03226	DEHP	WeTest Travel Bottles Kit
2020-03227	DEHP	Women's Shiny PVC Leather Zip Mini Pencil Skirts
2020-03228	DEHP	Women's Clear Fashion backpack
2020-03495	Cocamide DEA	Moist Diane Botanical Shampoo
2020-03497	Cocamide DEA	Organic Keratin Post-Treatment Set- Salt & Sulfate Free Shampoo
2021-01539	DEHP	Toiletries Accessories Bottles with Toiletry Bag
2021-01540	DEHP	Clear Makeup Bags
2021-01541	DEHP	PC-06 4-in-1 Makeup clear bag set
2021-01542	DEHP	Makeup Bag Brush Organizer
2021-01543	DEHP	CDC Vaccination Card Protector
2021-01544	DEHP	2Pcs Women Clear Jelly Tote Beach
2021-01545	DEHP	Clear CDC Vaccine Card Protector
2021-01546	DEHP	Clear TSA Approved 3-1-1 Travel Toiletry Bag
2021-01547	DINP	Heavy Duty Double ID Card Badge Holder
2021-01548	DINP	Clear Toiletry Bag, 2 piece
2021-01549	DEHP	10 Pcs Transparent Waterproof Cosmetic Bag
2021-01550	DEHP	4 Pieces Clear Make-up Bags
2021-01551	DEHP	Clear Zipper Cross Body Bag with Vegan Leather Trim
2021-01552	DEHP	3 Pieces Large Clear Travel Bags for Toiletries

2021-01553	DEHP	Clear Cosmetic Bag
2021-01554	DEHP	Extra-Large Capacity Clear Toiletry Travel Bag
2021-01555	DEHP	Clear Makeup Bags With Detachable Strap
2021-01556	DEHP	2pcs/pack Lermende Clear Toiletry Bag
2021-01557	DEHP	Portable Clear Makeup Bag
2021-01558	DEHP	Clear Tote Bag
2021-01559	DEHP	Clear Cosmetic Bag, 4 Pcs
2021-01560	DEHP	Clear Tote Bags with Full Chevron Stripe
2021-01562	DEHP	3 Pack Clear Makeup Bags
2021-01565	DEHP	7 Packs Transparent Waterproof Cosmetic Bag
2021-01566	DEHP	5 Pack CDC Vaccination Card Protector
2021-01568	DEHP	Heavy Duty Thick Horizontal ID Badge Holder
2021-01569	DEHP	6-Pack Transparent Waterproof Cosmetic Bags
2021-01571	DEHP	5PCS CDC Badge Holders
2021-01573	DEHP	Travel Bottles Kit
2021-01574	DEHP	2 Pcs Clear Makeup Bag
2021-01575	DEHP	6 Pcs Extra Thick ID Card Badge Holder
2021-01576	DEHP	5 Packs Clear Cosmetics Bag
2021-01577	DEHP	8 Pieces Clear Pencil Case
2021-01578	DEHP	Vaccine Card Protector
2021-01579	DEHP	Travel Size Toiletries Tubes Kit
2021-01580	DEHP	5 Pack CDC Vaccination Card Protector
2021-01914	DINP	Clear Card Protector; ASIN: B08Y6H9F4V
2021-01915	DINP	Clear Lunch Bag with Cold Pack Compartment; ASIN: B07KCLKKMD
2021-01916	DINP	3Pcs Crystal Clear Cosmetic Bag; ASIN: B071K61CX3
2021-02286	DINP	Table protector; ASIN: B0823KKP27;
2021-02731	DEHP	4PCS TSA Approved Travel Toiletry Bag; ASIN: B07S5CQJ14
2021-02733	DEHP	15 PCS Mini Clear Makeup Bag; ASIN: B0821LWYGB
2021-02734	DEHP	Aufee Steel Wire Saw; ASIN: B08CBDPJG2
2021-02736	DEHP	TSA Approved Set with Travel Bottle; ASIN: B0797KQT55
2021-02737	DEHP	TSA Approved Toiletry Bag; ASIN: B087NWG13N
2021-02739	DINP	Clear Crossbody Bag; ASIN: B07JB438SM
2021-02740	DEHP	16 PCS Clear Gift Bags with Handles; ASIN: B08V8W13DN
2021-02741	DEHP	5 Pack Cosmetic Makeup Bag; ASIN: B08KRGZF5X
2021-02742	DEHP	Clear Shoulder Bag Purse; ASIN: B07ZNK1CSC
2021-02743	DEHP	10 PCS Mini Cosmetic Organizer Bag; ASIN: B085WYDTDH
2021-02744	DEHP	Holographic Rainbow Tote Bags; ASIN: B08914TTRX
2021-02745	DEHP	Transparent Cosmetic Organizer Bag; ASIN: B07Y67MCK4
2021-02746	DEHP	Stadium Approved Clear Bag; ASIN: B07K6JJRCW
2021-02747	DEHP	5 Piece Diaper Bag Organizer Set; ASIN: B08PJRYCQ2

2021-02748	DEHP	Crossbody Shoulder Bag; ASIN: B07Y9YSB4F
2021-02749	DINP	Plastic Cosmetic Bag with Handle; ASIN: B07H7JJYYK
2021-02750	DINP	Plastic Toiletry Bag; ASIN: B08GLB7368
2021-02751	DEHP	Plastic Cross Body Bag; ASIN: B07BFSKH9X
2021-02752	DEHP	6 Pack Gift Wrap Bag with Handles; ASIN: B07NW7WP9X
2021-02753	DEHP	20 PCS Cosmetic Organizer Bag; ASIN: B07Z3FP3MK
2021-02754	DEHP	Travel Toiletry Bag; ASIN: B06XXKJGQ1
2021-02757	DEHP	Large Mesh Beach Tote; ASIN: B08C71XD35
2021-02758	DEHP	6 Pcs Small Travel Bag; ASIN: B08Y73SYSB
2021-02760	DEHP	Clear Crossbody Bag; ASIN: B07H69WSTY
2021-02761	DEHP	Clear Bag Crossbody; ASIN: B07Y6XQTQF
2021-02762	DEHP	3 Pcs Plastic Gift Bags; ASIN: B0832ZF9SW
2021-02763	DEHP	20PCS Small Makeup bags w zipper; ASIN: B07YRHPRJ1