

MUSTELA HCP DISPENSING AGREEMENT

THIS AGREEMENT is made by and between EXPANSCIENCE LABORATORIES, INC., a Delaware corporation doing business as Mustela ("Mustela"), and ("Retailer").

WHEREAS, Mustela is a French baby and maternity skincare brand with over 60 years of dermatological research.

WHEREAS, Mustela wishes to distribute its products ("Products") through highly qualified select retailers who are capable of promoting, demonstrating, selling and supporting such Products for the consumer;

WHEREAS, Retailer represents that it is such a retailer and wishes to become a Mustela retailer for such Products; and

WHEREAS, Mustela wishes to appoint Retailer as a retailer for such Products.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, the parties agree as follows:

1. <u>Appointment</u>. Mustela hereby appoints Retailer, and Retailer hereby accepts appointment, as a retailer of the Products subject to the terms and conditions of this Agreement. Retailer shall resell Products only at retail, only to retail consumers in the United States, and only at the retail locations listed on <u>Exhibit A</u> of this Agreement ("Authorized Locations"). Retailer shall not sell or transfer any Products to other retailers, distributors or individuals for their own resale. Retailer shall not sell or transfer any Products. Retailer shall not sell products for export from the United States. No exclusive rights are conferred by this Agreement. Retailer is subject to the terms of the standard Mustela order form – <u>Exhibit B</u>.

2. <u>Relationship of the Parties</u>. The relationship between Retailer and Mustela is that of purchaser and seller only. The parties intend that nothing herein shall be construed to create an employment or a franchise, dealership, partnership or joint venture relationship between them. Retailer agrees that it has no authority to bind Mustela or to make any statements on Mustela's behalf.

3. <u>Mustela's Duties</u>. Mustela agrees that during the term of this Agreement:

(a) Mustela will sell Products to Retailer for the purpose set forth in this Agreement. The terms and conditions of all sales of Products between Mustela and Retailer shall be governed solely by the terms and conditions set forth in <u>Exhibit B</u> to this Agreement. Mustela reserves the right to, and Retailer agrees that Mustela may, modify or amend <u>Exhibit B</u> at any time upon thirty (30) days' advance written notice to Retailer. No contrary terms in any purchase order, notice of acceptance or similar document shall apply to sales made to Retailer by Mustela. Notwithstanding the above, the parties agree that Mustela shall have the unqualified right to reject any purchase order in whole or in part, and no purchase order shall be binding upon Mustela unless such purchase order is accepted by Mustela either by written acceptance or by shipment of conforming goods. Mustela reserves the right to allocate Products among its customers in any manner which Mustela in its sole and absolute discretion may determine.

(b) Mustela will provide Retailer with such reasonable assistance in selling and promoting the Products as Mustela determines is appropriate to render to its Retailers.

(c) Mustela will provide its standard consumer warranties to consumers who purchase Products from Retailer. All other warranties, including implied warranties of merchantability and fitness for a particular purpose, are excluded.

(d) Mustela reserves the right at any time and from time to time without incurring any liability to the Retailer to do any or all of the following:

(i) Cease distributing or limit deliveries of any or all Products;

(ii) Add additional products to its lines or add new lines;

(iii) Substitute for Products ordered by Retailer products in which the design or formulation has been altered by Mustela;

(iv) Withdraw, reissue or amend any Product warranty or any part thereof; and

(v) Change any and all of its sales and distribution policies.

4. **<u>Retailer's Duties</u>**. Retailer agrees that during the term of this Agreement:

(a) Retailer will use its best efforts to promote the sale of Products to consumers and the good name of Mustela and the Products.

(b) Retailer will use its best efforts to display, promote and sell at each of its Authorized Locations all lines of Products.

(c) Retailer will sell Products to consumers only at Authorized Locations and at no other location and under no name other than that as listed as Retailer's name in the caption to this Agreement.

(d) Retailer will display and sell the Products in a manner which (in Mustela's determination) is consistent with and supports the Products' reputation and image as a high quality, select line. The location of such display and its overall environment, in Mustela's determination, must be supportive of and not prejudicial to the quality and specificity of the Products. Retailer will maintain its Authorized Locations in a manner which (in Mustela's determination) is conducive to the attractive display and demonstration of Products and will provide such facilities as are necessary and appropriate for the proper demonstration, promotion and exhibition of the Products.

(e) At each Authorized Location, Retailer will predominantly and permanently display each line of Product which it is selling in the same location within the store (rather than disjunctive displays throughout the store), with a minimum of one facing per Product. In the same locations as the Products, Retailer will display and provide to consumers written promotional and educational material relating to the Products.

(f) Retailer will not advertise, promote the sale of or sell the Products via mail order, the Internet or any other on-line network without the prior written consent of Mustela, and then only in accordance with the terms of this Agreement, including Section 10 hereof.

(g) Retailer can submit its Products order in its own format with example as Exhibit C, with minimum purchase quantity of 3 for each product at each order and at the Purchase Prices set forth in Exhibit C.

(h) Retailer will maintain sufficient inventory of Products to meet current and anticipated demands created by the Products themselves and by Mustela's and Retailer's advertising and promotion of the Products.

(i) Retailer will, at all times during the term of this Agreement, comply with all applicable federal, state and local laws, ordinances and regulations.

(j) Retailer will furnish Mustela with such statements of Retailer's financial condition as Mustela may, from time to time, reasonably request and will notify Mustela immediately of any and all events which have a material adverse effect on its business, ownership or financial condition. Retailer will also furnish such other information with respect to sales, inventory or other matters as Mustela may, from time to time, reasonably request.

(k) Upon receipt of the Products, Retailer shall ensure that all such Products are inspected and shall notify Mustela of any shortage, excess, discrepancy of any shipment and/or non-compliance of Products including any damages to the Products, as soon as reasonably practical, and no later than ten (10) business days as of delivery of the products in Retailer location. Failure by Retailer to so notify Mustela shall result in Retailer's irrevocable waiver to any claims with respect to any such shortage, excess, discrepancy or non-compliance, including any damages to the Products. For hidden defects of the Products, which could not have been detected upon receipt, Distributor shall notify Mustela within fifteen (15) days following the detection of such latent defect(s), but not after six (6) months prior to the expiry of the Product(s)' shelf-life. Retailer shall simultaneously send samples of such defective Product to Mustela. If

Retailer fails to notify Mustela within such periods, Retailer shall be deemed to have accepted the Products. Products which Retails purchases may not be returned or exchanged, expect as stated herein. In the event the supporting documents and samples of the affected Products delivered by Distributor show that the said Products are not in conformity with the purchase order accepted by Mustela, Mustela will deliver any replacement Products to Retailer at Mustela's expense. The Parties however further agree that subject to the foregoing, (i) in no event Mustela shall be held liable for any additional costs, expenses or damages whatsoever incurred by Retailer, whether directly or indirectly, as a result of any such non-conformity in a shipment, and (ii) Mustela's liability shall be limited to the replacement or the repayment of the non-conform Products

5. <u>No Fees or Commissions</u>. The parties agree that neither party shall be required to pay nor be entitled to receive any payments, fees, compensation or commission from the other except that Retailer shall pay Mustela the price established for purchases of Products made by Retailer pursuant to the terms of this Agreement. It is agreed that each party shall bear and be fully responsible for its own expenses and that it shall not be entitled to reimbursement by the other for any such expense.

6. <u>Limitation of Liability</u>. Retailer agrees that Mustela's total liability for the breach of this Agreement or any provision or provisions of this Agreement shall be limited to the price paid by Retailer for unsold goods which shall then be returned to Mustela by Retailer. Under no circumstances shall either party be liable to the other for consequential or incidental damages arising out of this Agreement, its breach or the breach of any one or more provisions hereof.

7. <u>**Trademarks and Advertising**</u>. Mustela grants Retailer a nonexclusive, royaltyfree right to use the following names and marks: Mustela and Musti (the "Marks"), in connection with the sale and promotion of the Products under this Agreement. Retailer shall use proper trademark designations (e.g. TM, _, or [®]) as designated from time to time by Mustela, with the Marks.

The Marks will be used by Retailer only at its Authorized Locations and for advertising and sales materials that meet the requirements of this Agreement, and at no other place and for no other purpose. Moreover, (i) Retailer shall conform its advertisements to any Mustela Cooperative Advertising Program in which it may, from time to time, be participating, (ii) Mustela shall have the right to review Retailer's advertisements (such review to be for the purpose of Mustela assuring the proper use of its Marks and the preservation of the goodwill and reputation of the Products and, if applicable, to assure compliance with Mustela Cooperative Advertising Programs), and (iii) Retailer shall not include any price for the Products in such advertisements (except as allowed by applicable Cooperative Advertising Programs in which Retailer participates). Notwithstanding the advertising pre-approval requirement and price prohibition stated above, Retailer and Mustela agree that Retailer is not required to sell the Products at any particular price, but strongly recommends to use the Suggested Retail Price as noted on the Order Form. Any discounting and price variances must be preapproved by Mustela.

Retailer may not grant any sublicenses of the Marks. Retailer acknowledges Mustela's exclusive property rights in and to the Marks and the validity of all registrations thereof. Retailer will not use the Marks nor any trademark now or hereafter used or owned by Mustela, in Retailer's trade or corporate name. Upon notice of termination of this Agreement, Retailer agrees to remove from its premises and any and all of its property except Products, all writings, representations,

signs, insignias and other sales or promotional materials which in any way display the Marks or any other trade name and trademarks of Mustela or which are related to this Agreement or to the Products sold hereunder and to thereafter discontinue the use of such Marks.

8. **Indemnification**. Retailer agrees to indemnify Mustela and hold it harmless from any and all liabilities, losses, costs or damages arising from or relating to the performance of this Agreement or breach of any provision hereof by the Retailer, including but not limited to acts, debts, liabilities, contracts or representations of the Retailer, its agents or employees.

9. <u>Term and Termination</u>.

(a) This is a renewing Agreement, the term of which shall commence on the date first written above.

(b) Either party may terminate this Agreement at any time whatsoever with or without cause upon thirty (30) days' written notice to the other.

(c) Mustela may terminate this Agreement upon not less than ten (10) days' written notice in the event that Retailer violates or breaches any of its agreements, covenants or obligations set forth in this Agreement.

(d) Mustela may terminate this Agreement effective immediately upon written notice to Retailer if (i) control of Retailer or its assets is acquired, directly or indirectly, by a third party; (ii) there is any change of control of Retailer; (iii) Retailer or its assets is merged with a third party; (iv) a receiver is appointed for Retailer or its property; (v) Retailer becomes insolvent or unable to pay its debts as they mature or ceases to pay its debts as they mature in the ordinary course of business, or makes an assignment for the benefit of creditors; (vi) Retailer files a voluntary bankruptcy petition or has an involuntary bankruptcy petition filed against it which is not dismissed within sixty (60) days from the date of initiation; (vii) Retailer is liquidated or dissolved; or (viii) there is a material change in the nature or location of Retailer's business.

(e) Upon expiration or other termination of this Agreement:

(i) Mustela shall have the option (but no obligation) to repurchase Retailer's inventory of Products or parts thereof or both at the price Retailer actually paid for such Products or parts, less any promotional charges.

(ii) Mustela may stop all shipments in transit; and

(iii) The entire balance of any and all indebtedness of either party to this Agreement, to the other including but not limited to notes, trade acceptances, or accounts shall mature and be immediately due and payable.

(f) Except as expressly provided to the contrary in this Agreement, the expiration or termination of this Agreement shall be without prejudice to any right which shall have accrued to either party prior to such expiration or termination.

10. <u>Internet Sales Not Permitted Unless Mustela's Written Consent</u>. RETAILER MAY ENGAGE IN INTERNET COMMERCE INVOLVING THE PRODUCTS ONLY

UPON (AND TO THE EXTENT DELINEATED IN) PRIOR WRITTEN CONSENT FROM MUSTELA.

(a) Retailer will have an introductory presentation on its internet site regarding Mustela, and its history, marketing and communications strategy. Such introductory presentation must be placed immediately before the itemized Product presentation and must be preapproved by Mustela, so that Mustela can assure the correctness and appropriateness of the information presented.

(b) Retailer's internet site will include Mustela's 1-800 number for customer inquiries. In addition, the internet site must show an individual picture of each Product (sufficient in size to allow a viewer to read the product name and purpose on the Product's packaging) and each Product's purpose, benefits, direction for use and full ingredient list.

(c) Along with the above requirements, all images used to represent Mustela must be obtained by Mustela to ensure our new communications are being used. All other images not obtained or approved by Mustela must be taken off of current websites. This includes but is not limited to, old product images, bears, tear drops, bubbles etc.

(d) All internet websites selling Mustela will be closely monitored to ensure the new requirements are being upheld. Accounts that fail to comply with the new requirements will be asked to take Mustela products and all Mustela imagery off their website. If Mustela products/imagery are not removed, we reserve the right to place a hold on your account until the account is in compliance or when all Mustela products/imagery are removed from the website and is in accordance with the internet agreement.

11. **Execution**. This Agreement shall not be binding upon Mustela until it has been executed on behalf of Mustela by its duly authorized representatives.

12. <u>No Assignment</u>. Retailer represents that it is specially and uniquely qualified as a Mustela retailer. Neither party shall assign or otherwise transfer this Agreement, its performance or any part thereof without the express written consent of the other party, which consent may be withheld with or without good cause or reason. Notwithstanding the foregoing, Mustela may assign its obligations hereunder to a parent, subsidiary or affiliated corporation upon notice to Retailer but without Retailer's consent.

13. **Force Majeure**. Neither party shall be liable to the other for any failure or delay in performing its obligations under this Agreement, other than obligations to pay money, when such failure or delay is directly or indirectly due to act of God, war, threat of war, strikes or other labor problems, inability to obtain or manufacture goods, accident, fire, government order or regulations or any other cause beyond its reasonable control.

14. **No Waiver**. No waiver by either party of any default or breach of any of the terms or conditions of this Agreement by the other party shall constitute a waiver of any prior or subsequent default or breach hereof.

15. **Invalid/Unenforceable Provisions**. Any provision of this Agreement which is determined to be invalid or unenforceable will be ineffective to the extent of such determination without invalidating the remaining provisions of this Agreement or affecting the enforceability of such remaining provisions.

16. <u>Notices</u>. All notices required by the terms of this Agreement shall be in writing signed by the party serving the same, and addressed as follows the parties signatures hereto.

17. <u>Governing Law and Arbitration</u>. This Agreement shall be governed by the substantive laws of the State of New York, with the exception of its conflict of law provisions.

18. <u>Entire Agreement/Modifications</u>. This Agreement constitutes the complete agreement of the parties relating to the matters specified herein and supersedes all prior or contemporaneous representations or agreements, whether oral or written, with respect to such matters. No waivers, oral modifications, alterations or amendments of this Agreement shall be binding on any party unless reduced to a writing referencing this Agreement and signed by authorized representatives of each party. This is a material provision of this Agreement and is non-waivable by the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized officers.

(Retailer)

EXPANSCIENCE LABORATORIES, INC. d/b/a MUSTELA

By:	By:
Name:	_ Name:
Title:	Title:
Date:	Date:

EXHIBIT A

AUTHORIZED LOCATIONS

(To be filled upon signing the contract. .)

EXHIBIT B

TERMS AND CONDITIONS

Prices are subject to change without notice. Prices in effect at time of shipment shall apply. Minimum order is \$100.00. All orders under \$100.00 will incur a \$20.00 surcharge. All products must be ordered in specific minimum quantities. All promotional support materials when requested will be shipped with orders only. All orders are subject to acceptance by Mustela. All shipments are paid by Mustela on CFR term. All freight claims are responsibility of the consignee. All orders will be shipped within 48 hours of receipt for Retailers in good standing. All orders will be shipped via FedEx or UPS. Orders can be shipped using other specified carriers if the buyer provides their own account number. Buyers are responsible for freight charges on refused or cancelled orders. All shipping, freight, and handling charges are the buyer's responsibility. No orders will be shipped COD. The company accepts Visa, Master Card, Discover, and American Express. Net 30 day terms are available with prior pre-approved credit. Damages and shortages must be reported within 10 days of receipt of shipment. All Sales are final. No overstock returns. No return authorizations for past due accounts. Written authorization is required for all returns. Please contact customer service for authorization. Proof of Retailer's purchase must be provided for all returns. Written authorization is required on all expired product returns. All expired product returns will be charged a minimum processing fee of \$25.00 or 25%. Retailers must be in good standing and have sales of over \$1,000.00 in the previous calendar year to be eligible to return expired products. Products received 6 months past the expiration date, will not be credited. RTV form will be e-mailed or faxed to the Retailer with all pertinent information for expired returns. Expired products must be shipped to the Mustela warehouse at the Retailer's expense. Discontinued products and items that are not expired will not be credited. Testers, samples, complimentary gift bags are not eligible for expired returns.

All credits are at the sole discretion of Mustela.

EXHIBIT C

ORDER FORM

Mustela

Dates					· · · · ·					
Practice Name:					1					
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					1	Send ord	en to: Theat	by Cavell		
Ship to Address					4	Kovel	Øespanicien	COLCONE.		
City, State, Zip:	6									
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tend.	Side Type/Use	Product	She	UPC	Sugg Retail		Mis Ob	City	Total	
		PT MARKA		and the	Perunit	Cast	and the			
	Normal									
	Quick Clean-Up	No-Rinse Cleansing Water	300 ml	350450 5 028497	\$15.50	\$9.30			ş -	
111364	Disper Change	Cleansing Wipes Delicately Fragranced	70 at	350450 5 030506	\$9.00	\$5.40			\$.	
1010EA	Quick Clean-Up	Cleansing Wipes	25 ct	350450 S 002956	\$9.00	\$5.40			\$ -	
2074	(Barth)	2 in 1 Cleansing Gel	200 ml	350450 S 028383	\$11.00	\$6.60			ş -	
3074	Reth	Gentle Cleansing Gel	500 ml	350450 5 028398	\$17.00	\$10.30			ş -	
2077	Reth	Gentle Shampoo	200 ml	350410 S 028442	\$11.50	\$6.90			ş -	
\$242	Reth	Foam Shampoo for Newborns	150 ml	8504305084405	\$18.00	\$7.80			ş -	
3079	Reth	Multi Sensory Bubble Brth	200 ml	350450 S 028343	\$10.50	\$6.30			\$ -	
1800	Skingere	Hydra Bebe Facial Cream	40 mi	3504505080797	\$11.50	\$6.90			\$ -	
\$222	Skingere	Hydra Brite Body Lotion	200 ml	350450 5 028510	\$16.50	\$8.90			\$ -	
1223	Skingere	Raby OI	200 ml	350410 S 028428	\$13.50	\$7.50			\$ -	
	Quick Clean-Up	Skin Freshener	200 ml	8504505028344	\$10.00	\$6.00		I	š -	
	Reth	Gentle Cleansing Gel Ronus Ste	750mi	2504105028268	\$28.00	\$18,90	1		\$.	
	Skingere	Hydra Mibe Body Lotion Burus Size	750ml	2504105628572	\$26.00	\$15.60	- 1		\$.	
	Quick Clean-Up	No Rinse Cleansing Water Bonus Size	750ml	2504105628287	\$24.00	\$14.40	1	<u> </u>	\$.	
	Dry	and the state of the state state	1.000		-	100.00			-	
5090		Ruth Cil	200 ml	350450 S 028404	\$11.00	\$6.60			5 -	
	845	Gentle Scap w Cold Cream	100 gr	2504505082999	\$5.00	\$2.00		—	5 .	
1230		Cleaning Mile	200 ml	250450 5 028626	\$10.50	56.30	1	—	1	
				3504505 C03626	\$10.50	55.30		—	2 -	
	Skingere	Nourishing Stick with Cold Cream Nourishing Cream w/Cold Cream	20 gr	2504505028753 2504505028895	\$8.90 \$18.00			—	ş ·	
	Skincare		40 ml 200 ml	350450 5 02865 350450 5 028629	\$13.00	\$7.80		L	\$.	
		Nourfolding Geansing Gel w/Cold Cream	200 ml			\$7.80		—	3 .	
1144	Skingere	Nourishing Lotion w/Cold Cream	200 mi	350450 S 028220	\$13.00	37.80	3		3 .	
	Very Sensitive			120120020000		20.00			-	
	Quick Clean-Up	Southing No-Kinse Cleansing Water	(ODel)	2504505029920	\$15.00	\$8.00		—	ş .	
	Quick Clean-Up	Southing Cleansing Wileys	70 at	8504505029807	\$8.00	\$5.40			ş -	
	Red I	looding Cleaning Gel	300vil	3504505629987	\$12.00	\$7.20			\$.	
	Skincare	Southing Moisturizing Body Lotion	200ml	3504505029951	\$18.00	\$7.80			\$ -	
1229	Skincare	Southing Moisturbing Face Cream	40ml	35045050299832	\$11.50	\$6.90			ş -	
	Scanna Prone									
7014	Quick Clean-Up	Stelatopia Cleansing Wipes	50 ct	3504505029888	\$8.00	\$4.80			\$ -	
7011	Bath	Stelatopia Cleansing Cream	200 mi	3504505028954	\$18.00	\$7.80			\$ -	
7012	Reth.	Stelatopia Beth Ol	200 ml	350410 5 028961	\$16.50	\$8.90			÷ •	
7015	Beth	Stelatopia Foaming Shampoo	250 ml	3504505080629	\$15.50	\$9.30			ş -	
7010	Skincare	Stelatopia Emollent Cream	200 ml	350450 S 029953	\$27.00	\$16.30			ş -	
7013	Skincare	Stelatopia Emolient Rain	200 ml	350450 5 029906	\$27.00	\$16.30			ş -	
7017	Skingare	Stelatopia Emolitent Face Cream	40 mi	350410 5 031565	\$14.00	\$8.40	3		ş -	
2045	Pajama	Stelatopia Skin Soothing Pajamas Stars 6-12 months	6-13M	8504500508213	\$35.00	\$21.00			ş -	
3046	Pajama	Stelatopia Skin Soothing Palamas Star: 12-24 months	12-24M	8504500508229	\$85.00	\$21.00			\$ -	
	Organic									
1801	Skingare	Organic Cleansing Gel with Olive OI and Also	400 mi	3504505036256	\$16.99	\$10.19			ş -	
	Skincare	Organic Micellar Water with Olive OI and Alon	400 mi	3504505086249	\$17.99	\$10.79			\$ -	
1809		Organic Hydrating Gream with Olive OII and Alce	150 ml	8504505036282	\$14.99	\$8.99			\$ -	
1804		Disper Grean with Olive Oil and Alse	75 ml	8504505036225	\$11.99	\$7.59			ş -	
	Sun Care									
6035	Sun Care	After Sun Lation	125 ml	3504505020996	\$13.50	\$7.50	3		ş -	
	Sun Care	SPF 50 Mineral Sunscreen Lation	500 ml	2504500502259	\$16.50	\$8.90			s -	
6011		SPF 30 Mineral Sunscreen Spray	177 ml	2504500502272	\$20.00	\$13.00	1		\$.	
	Sun Care	SPF 50 Mineral Sunoreen Stick	-17g	25041000028880	\$1k.00	\$7.80			5 -	
	Diagon Change						-			
2214	Disper Change	Cleansing Wipes with Office Off	50 at	350450 5 005498	\$9.00	\$5.40			s -	
	Daper Change	Liniment	400 ml	250410 5 026714	\$15.00	\$8.00	1	<u> </u>	5 .	
	Daper Change	Disper Rish Gream 128	500 ml	850410 S 028176	\$9.50	\$5.70	1		\$ -	
	Other						-			
2158	00.0	Crade Cap Crean	40 mi	35041050304413	\$14.50	\$8,70			s -	
	00.0	Musti Fau de Soin Spray	SO end	2504105 027148	\$82.00	\$19,30	1		5 .	
	Other	Cicastela	40 ml	3504305088880	\$12.50	\$7.50	1		5 -	
	00.0	Southing Confort Reim	40 ml	850450 5 057386	\$18.00	\$7.80	- 1	L	\$.	
	Maternity						-			
6174	Maternity	Numing Comfort Rains	30 ml	8504505694276	\$15.00	\$8.00			5 -	
	Maternity	Stretch Marks Gream	150 ml	2504105082825	\$23.00	\$18,30	1		5 .	
	Maternity	Stretch Marks Cream Fragrance Free	150 ml	25045050888497	\$23.00	514.30	1	—	4 ·	
			_	250430503636362	\$22.00	\$18.00		—	e .	
	Maternity	Stretch Marks Gream Stretch Marks Serum	250 ml	3504505083852 3504505083880	\$24.00	518.00		—	2 .	
	Maternity Maternity	Stretch Marks Serum Stretch Marks Of	45 ml			\$13.00		—	ş ·	
9/12		ALTER AND A CO	305 ml	3504505034528	\$20.00	912.00			ş .	
	Seta			In the second second	7.51.22	7.4.44			-	
1729	Seta	Newborn Arrival Gift Set		250450.0 102697	\$34.99	\$20.99			ş .	
1780	Z - 1			350450 0 102703	\$29.99	\$17.99			5 -	
	Sets	Radivisine Essentials Set								
	Sets	Rebe on the Go Set		850450 0 102710	\$15.00	\$8.00	3		\$.	
9155	Sets Sets	Bebe on the Go Set Maternity Skincare Set		850450/0 102710 8504500508564	\$15.00 \$82.00	\$8.00 \$19.30	1		\$ ·	
9155	Sets	Rebe on the Go Set		850450 0 102710	\$15.00	\$8.00	-	0		