UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

COMMISSIONERS:

Jon Leibowitz, Chairman
William E. Kovacic
J. Thomas Rosch
Edith Ramirez
Julie Brill

In the Matter of

NBTY, INC.,
a corporation,

NATURESMART LLC,

a limited liability company, and
)
REXALL SUNDOWN, INC.,
a corporation.
)

COMPLAINT

The Federal Trade Commission, havir(gNBTY") is a Delaware corporation with its principal places

business at 2100 Srhtown Ave., Ronkonkoma, NeYork 11779.

- 2. Respondent NateSmart LC ("NatureSmart")is a Colorado limited liabiliy company with its principal place obusiness at 2100 SrIntown Ave., Ronkonkoma, NeYork 11779. Respondent NateSmart is a whollowned subsidiarof NBTY.
- 3. Respondent Rexallundown, hc. ("Rexall Sundown"), as doing business as Sundown, Inc., is a Forida coporation with its principal place business at 2100 Smithtown Ave.,

- Ronkonkoma, New York 11779. Respondent Rexall Sundown is an indirectly wholly owned subsidiary of NBTY.
- 4. Respondent NTBY has manufictured and, togtherwith Respondent NatuSenart, has advetised, marketel, distributed, or sold, throtogut the United States, tailedren's multivitamin and minerlæchewable tablet produccalled Disney Princess Complete and the following children's multivitamin and mineral gummy products: 1) Disney Princess Gummies; 2) DisneyPixar Cas Gummies; 3) DisneyWinnie the Pooh Gummies; 4) DisneyTigger & Pooh Gummies; 5) DisneyPixar Finding Nemo Gummies; 6) Disney Pixar Wall-E Gummies; and 7) Disney Pixar Toy Story Gummies (the gummy vitamin products, collectively referred to asthe "Disney Gummies"). According to the package directions for these products, they are intended for adults and children two years of age and older
- 5. Respondent NBY has manufictured and, togetherwith Respondent Real Sundown, has advetised, marked, distributed, or sold, thrologut the United States, lailedren's multivitamin and mineral commy product called Marvel Heroes Completered a children's multivitamin and mineral commy product called Marvel Heroes Gummies. According to the package directions for these products, the pareintended for adults and children two years of age and olde
- Respondents havearkeed the DisneyGummies and Marel Heroes Gummies (collectively, the "Disney and Marvel Gummies") at a wide range of major retail stores, including, but not limited to, CV\$Pharmay, Wal-Mart, Taget, Walgeens, Koger, Kmart, Meijer, and Rite Aid. The have as o marketed the produte through online vendors, such as www.drugstore.com.
- 7. Respondents have marketed Disney Princess Complete and Marvel Heroes Complete tablets (colletively, the "Disney and Marvel Complete Tablets' through various online vendors, such as www.drugstore.com.
- 8. The Disney and Marvel Gummies and the Disney and Marvel Complete Tablets (collectively, the "NBTY Products") are either 'foods' or "drugs" as deined in Section 15 of the FTC Act, 15 U.S.C. § 55.
- 9. Retail prices of the NBTY Products rage from approximately \$4.00 to \$8.00 for a sixty-count bottle.
- 10. The acts and practices of respondents, as alleged herein, have been in or affecting commerce, as commerce is defined in Section 4 of the TFC Act, 15 U.S.C. § 44.
- 11. Respondents havdisseminated, oracised to belisseminated, advitisements for the NBTY Products, including, but not limited to, the attached Exhibits A through C. These advertisements contain the following statements and depictions, among others:

A. **Print Advertisements:** Text "with DHA*" in white font within a red starburst-shaped graphic appears above images of packages for various products. The asterisk refers to the following statement, which is situated at the bottom of these advertisements

DHA is naturally found in the brain and the eyes. 100 mg promotes healthy brain and eye development. One swing provides 100 mc of DHA.

(See, e.g., Exhibit A.)

B. Product Packages and Labels for the Disney and Marvel Gummies: On the front panelis the text "with DHA*" in colored ont within a gaphic that orresponds to the theme of the children's vitamin, such as a pinky stal heatrfor Disney Princess Gummies, an orange starfsh for Disney Pixar Nemo Gummies, and wahite spider who situated in front of na image of the Marvel Spider-Man super hero for Marvel Heroes Gummies. The asterisk refers to the following statement, which is displayed on the side panel of these packages:

*DHA is naturally found in the brian and the esys. 100 magromotes helthy brain and eye development.** One sevring provides 100 mag DHA.

(Exhibit B.)

C. Product Packages and Labels for the Disney and Marvel Complete Tablets: On the font panel is the text "Past DHA 100 mcg" in colored font within a graphic that corresponds to the theme to children's vitamin, specifically, a pink crystal heatrfor Disney Princess Complete and white spider who situated in front of raimage of the Marvel Spider-Man super hero for Marvel Heroes Complete. The asterisk refers

represented, expressly or by implication, that these productentain an amount of EDA that is comparate to 100 mg oDHA.

- 14. Through the means described in Paragraphs 11 and 12, respondents NBTY and Rexall Sundown haveapresented, represslyor by implication, that Marvel Hroses Gummies and Marvel Heroes Complete contains agnificant amount of DIA. For example, they have epresented, represslyor by implication, that these products not an amount of DHA that is compressly to 100 mg of DHA.
- 15. In truth and in fatic the NBTY Products confined neither a significant amount of DHA nor an amount comparable to 100 mg of DHA. Therefore, the representations set forth in Paragraphs 13 and 14 were false or misleading
- 16. Through the means described in Paargraphs 11 and 12, respondings NBTY and NatureSmart have represented, expressly or by implication, that the DHA provided by a daily serving of DisneyPrincess Complete or the size yGummies promotes held any brain and eye development in children two eyas of age and olde.
- 17. Through the means described in Paragraphs 11 and 12, respondents NBTY and Rexall Sundown have represented, expressly or by implication, that the DHA provided by a daily serving of Marvel Heroes Complete or Marel Heroes Gummies promotes Interpretation and eye development in children two eyas of age and olde
- 18. Through the means deribed in Pargraphs 11 and 12, respondings have meresented, expresslyor by implication, that the prossessed and lied upon a grasonale basis that substantiated the presentations set forth in Paragonhs 16 and 17 at the time the representations were made.
- 19. In truth and in fatic respondents did not possess an injulur pon a reasonable basis that substantiated the presentations set forth in Paragons 16 and 17 at the time the representations were made. Therefore, there presentation set forth in Paragonh 18 was false or misleading
- 20. The acts and practices of respondents as alleged in this complaint constitute unfair or deceptive acts or parctices, and the making false advetisements, in or attitude commerce in violation of Sections 5(a) and 12 of the Federal Trade Commission Act.

THEREFORE, the Feera TradeCommis	sion, this da y f	
2010, has issued this complaintainst responde	ts.	
By the Commisison.		

Donald S. Clark Secretary