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Additional name(s) of conveying party(les) attached: ☐ Yes ☒ No				Internal a	Address:	Attention: Chief Patent Counsel	
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4.Application number(s) or patent number(s):							
This document is being filed together with a new application: 口 Yes 区 No							
A. Patent Application No(s). 29/203,238  Date Filed: April 12,2004  P&G Case: CD465  P&G Case: CD465							
Confirmation No.: 5046 Additional numbers attached? □ Yes ☒ No							
5.Name and address to whom correspondence concerning document 6.Total number of applications and patents involved: [1]							
should be mailed:							
Name:	CENTRAL DOCKETING			7. Total fee (37 CFR 3.41):\$40.00			
Internal Address:	THE PROCTER & GAMBLE COMPANY			[] Enclosed			
Street Address:	Intellectual Prope	llectual Property Division     Authorized to be charged to deposit account					
	Winton Hill Technical Center Box 161						
	6110 Center Hill Avenue			8. Deposit account number:			
	Cincinnati, OH 45224			<u>16-2480</u>			
Phone:	513-626-4055			(Attach duplicate copy of this page if paying by deposit account)			
Fax Number:	513-626-1355		_ <b>√</b> h.	Authorized User Name: <u>Kenya T. Pierre</u>			
Email Address :	Pierre.kt@pg.com	(1	_V_		<u>/</u>		
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(Revised for P&G use 10/05/2004)

PATENT REEL: 015415 FRAME: 0565

## GLOBAL GENERAL ASSIGNMENT

WHEREAS I/we, the undersigned inventor(s) herewith declare that I am the sole inventor/we are the joint inventors and I/we have made a certain invention as set forth in a patent application (including industrial designs and utility models) entitled Bottles for Cosmetics, Attorney's Docket No. CD465F and filed in the Office for Harmonization in the Internal Market (OHIM) Patent Office as Number 000084397 on 10th October 2003 (the hereinafter named assignee being authorized to insert said Number and filing date when ascertained):

Peter David CAUWOOD of 32 Greenside, Waterbeach, Cambridge, Cambridgeshire, CB2 6HP, United Kingdom

lain James SABBERTON of 96 Cromwell Road, Cambridge, Cambridgeshire, CB1 3EG, United Kingdom

I/We made said invention set forth in said patent application while employed by, or otherwise under an obligation to assign said invention to The Procter & Gamble Company or one of its Affiliates (including, Procter & Gamble Asia Pacific Ltd.; Procter & Gamble Australia Pty. Ltd.; Procter & Gamble Technology (Beijing) Co., Ltd.; Procter & Gamble Far East, Inc.; Procter & Gamble Hong Kong Ltd.; Procter & Gamble India, Ltd.; Procter & Gamble Indonesia; Procter & Gamble Korea, Inc.; Procter & Gamble Malaysia Sdn. Bhd.; Procter & Gamble Philippines, Inc.; Procter & Gamble Taiwan Ltd; Procter & Gamble Manufacturing (Thailand) Ltd.; Procter & Gamble (Guangzhou) Ltd.; P&G Northeast Asia Pte Ltd; Max Factor K.K.; P&G K.K.; Procter & Gamble Asia Pte. Limited; Procter & Gamble de Mexico; Procter & Gamble de Venezuela and P&G-Clairol, Inc.) and acknowledge my/our obligation at the time the invention was made to assign said invention to The Procter & Gamble Company or the Affiliate, respectively. Pursuant to said obligation and (in the case of employment by or obligation to the Affiliate) at the request of the Affiliate, I/we assign to The Procter & Gamble Company, its legal representatives, successors and assigns, the entire right, title and interest (including the right to claim priority of the filing date of said patent application under international conventions) in said invention as set forth in said patent application, and in all patents of the United States and of any other country which may be issued for said invention, as fully and completely as the same would have been held by me/us had this assignment not been made. The entire right, title and interest shall vest irrevocably in The Procter & Gamble Company. I/We further agree upon request, without additional compensation but at no expense to me/us, to execute or assent to applications, and to execute all other legal documents as may be necessary or desirable to vest the enjoyment of the rights assigned to The Procter & Gamble Company, its legal representatives, successors and assigns, or as said Company may direct.

I/We request the Commissioner of Patents and Trademarks to issue any Letters Patent of the United States which may be issued for said invention herein assigned and as set forth in U. S. Application Serial Number (the hereinafter named assignee being authorized to insert said U.S. Serial Number when ascertained) to The Procter & Gamble Company, its legal representatives, successors or assigns, as the sole owner of the entire right, title, and interest in said patent and the invention and the invention covered thereby.

The ASSIGNMENT of said invention is effective as of the earlier of 1) the date of execution shown below or 2) the filing date of the first-filed of said patent application(s).

Peter David CAUWOOD

CAMBRIDGE State of

County of

 $\underline{\hspace{0.1cm}}$ , 200 $\underline{\mathcal{L}}$ , before me personally appeared Peter David CAUWOOD , to me known to be On this 24 day of FEBRUARY the person named in and who executed the above instrument, and acknowledged to me that he executed the same for the uses and

purposes therein set forth.

HOWARD ANTHONY FAIRFAX ASTON CAMBRIBGE CBT SEU U.K

> **PATENT** REEL: 015415 FRAME: 0566

Page 2 of

lain James SABBERTON

State of

Cambridge

UK

On this day of FEBRUARY, 200 4 before me personally appeared lain James SABBERTON, to me known to be the person named in and who executed the above instrument, and acknowledged to me that he executed the same for the uses and purposes therein set forth.

HOWARD ANTHONY FAIRFAX ASTON

CAMBRIDGE CBS BEY U.K.

**PATENT** REEL: 015415 FRAME: 05674

**RECORDED: 12/01/2004**