FORM **PTO-1594** • (Rev. 6-93)

OMB No. 0651-0011 (exp. 4/94)



10-09-1998

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SHEET

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

Tab settings □ □ □ ▼ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): Name and address of receiving party(ies) Name: Foothill Capital Corporation, DERMABLEND, INC. as Collateral Agent Internal Address:\_ ☐ Individual(s) Association Street Address: 11111 Santa Monica Boulevard ☐ General Partnership ☐ Limited Partnership City:\_Los Angeles ☑ Corporation-State State: CA Other ☐ Individual(s) citizenship\_ Additional name(s) of conveying party(ies) attached? ☐ Yes ☐ No Association ☐ General Partnership\_\_\_\_ 3. Nature of conveyance: ☐ Limited Partnership\_ Corporation-State Assignment □ Merger □ Other ☐ Security Agreement ☐ Change of Name ⚠ Other <u>UCC-1</u> Financing Statement If assignee is not domiciled in the United States, addressition estative designation is attached: Execution Date: August 27, 1998 (Designations must be a separate document from assignment) U Additional name(s) & address(es) attached? 

Year No. Application number(s) or patent number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 1,234,213 2,070,695 1,282,015 2,157,342 Additional numbers attached? 🎽 Yes 🗅 No 5. Name and address of party to whom correspondence 6. Total number of applications and registrations involved: ..... concerning document should be mailed: Kirby Chin, Esq. 7. Total fee (37 CFR 3.41).....\$ 4/5 Schulte Roth & Zabel LLP Internal Address: C Enclosed Authorized to be charged to deposit account Street Address: 900 Third Avenue 8. Deposit account number: City: New York State: NY ZIP: 10022 (Attach duplicate copy of this page if paying by depoil account) DO NOT USE THIS SPACE 9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is true copy c the original document. Jovce I. Francis Name of Person Signing Signature

pages including cover sheet, attachments, and document:

# **SCHEDULE II**

### Trademarks

| TRADEMARKS                       | REGISTRATION NO./<br>SERIAL NO. |  |
|----------------------------------|---------------------------------|--|
| CUP OF COTONS                    |                                 |  |
| CHROMOTONE                       | 1,234,213                       |  |
| DERMABLEND                       | 1,282,015                       |  |
| DERMABLEND ACTIVE                | 2,070,695                       |  |
| DERMABLEND A ACTIVE              | 2,157,342                       |  |
| DERMABLEND CORRECTIVE COSMETICS  | 1,707,669                       |  |
| DERMABLEND QUICK-FIX             | 1,721,034                       |  |
| LEG & BODY PERFECTION KIT        | 75/051,150                      |  |
| WRINKLE-FIX                      | 1,697,784                       |  |
| DERMABLEND                       | 26,651 (Puerto Rico)            |  |
| DERMABLEND                       | 5,485 (U.S. Virgin Islands)     |  |
| COMPLEXION CONFIDENCE            | Common Law                      |  |
| DERMABLEND LITE                  | 74/539,439                      |  |
| DERMABLEND BODY TOUCH            | 74/372,071                      |  |
| DERMABLEND BODY MOIST            | 74/372,070                      |  |
| DERMABLEND SUN ALERT             | 74/372,069                      |  |
| THE DERMABLEND DAB-PAT TECHNIQUE | 74/365,039                      |  |
| THE DERMABLEND DAB-PAT TECHNIQUE | 74/356,474                      |  |
| DERMABLEND LITE                  | 74/313,413                      |  |

Page 4 of 5 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC.,as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

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# UNIFORM COMMERCIAL CODE - FINANCING STATEMENT - FORM UCC-1

INSTRUCTIONS:

1. PLEASE TYPE this form. Fold only along perforation for mailing.

2. Remove Secured Party and Debtor copies and send other 3 copies with interleaved carbon paper to the filing officer. Enclose filing fee.

REORDER FROM

Registré, Inc.
514 PIERCE ST

ANOKA, MN 55303
(612) 421-1713

108717

3. If the space provided for any item(s) on the form is inadequate the item(s) should be continued on additional sheets, preferably 5" x 8" or 8" x 10". Only one copy of such additional sheets need be presented to the filing officer with a set of three copies of the financing statement. Long schedules of collateral, indentures, etc., may be on any size paper that is convenient for the secured party. Indicate the number of additional sheets attached.

4. If collateral is crops or goods which are or are to become fixtures, describe generally the real estate and give name of record owner.

- 5. When a copy of the security agreement is used as a financing statement, it is requested that it be accompanied by a completed but unsigned set of these forms, without extra fee.
- 6. At the time of original filing, filing officer should return third copy as an acknowledgement. At a later time, secured party may date and sign Termination Legend and use third copy as a Termination Statement.

| tillid copy as a lettillidation statement.  |  | · _  |
|---|--|--|
| This FINANCING STATEMENT is presented to a filing of  | officer for filing pursuant to the Uniform Commercial Co   | ode: 3. Maturity date (if any):                            |
| 1. Debtor(s) (Last Name First) and address(es) DERMABLEND, INC. 8522 South Lafayette Avenue Chicago, Illinois 60602   | 2. Secured Party(ies) and address(es) Foothill Capital Corporation, as Collateral Agent 11111 Santa Monica Boulevard Los Angeles, California 90025 | For Filing Officer (Date, Time, Number, and Filing Office) |
| Tax ID/Social Security No.  | Tax ID/Social Security No.   |  |
| 4. This financing statement covers the following types  | (or items) of property:  |  |
| This Financing Statement covers all of the Debtor's right, title and interest in and to all patents, patent applications, trademarks, trademark registrations, trademark applications, copyrights, copyright registrations, copyright applications and license agreements and covenants not to sue in respect of the foregoing, in each case whether now or hereafter existing and whether now owned or hereafter acquired of every kind and description, as more fully described in Schedule A attached hereto and made a part hereof. |  |  |
| This statement is filed without the debtor's signature to perfe   | ct a security interest in collateral. (check 🛛 if so)  | with:  |
| ☐ already subject to a security interest in another jurisdiction when it was brought into this state. ☐ which is proceeds of the original collateral described above in which a security interest was perfected:  |  | Patent and Trademark Office                                |
| Check 🖾 if covered: 🔲 Proceeds of Collateral are also covered:  | ered.   Products of Collateral are also covered. No. of additional and additional are also covered.  | onal Sheets presented:                                     |
| DERMABLEND, INC.  |  |  |
| By: Robin WRis  | By:  |  |
| Signature(s) of Debtor(s)   | Sig  | nature(s) of Secured Party(ies)                            |

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

#### SCHEDULE A

### to UCC-1 Financing Statement Naming:

DERMABLEND, INC., as Debtor

and

FOOTHILL CAPITAL CORPORATION, as Collateral Agent

This Financing Statement covers all of the right, title and interest of the Debtor, whether now owned or hereafter acquired, of every kind and description, (collectively, the "Collateral"):

- (a) all of Debtor's patents issued or assigned to and all patent applications made by Debtor, including, without limitation, the patents and patent applications listed on Schedule I hereto, along with any and all (i) inventions and improvements described and claimed therein, (ii) reissues, divisions, continuations, extensions and continuations-in-part thereof, (iii) income, royalties, damages, claims and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, and (iv) rights to sue for past, present and future infringements thereof (collectively, the "Patents");
- (b) all of Debtor's trademarks (including service marks), federal and state trademark registrations and applications made by Debtor, common law trademarks and trade names owned by or assigned to Debtor and all registrations and applications for the foregoing, including, without limitation, the registrations and applications listed on Schedule II hereto, along with any and all (i) renewals thereof, (ii) income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages, claims and payments for past or future infringements thereof, and (iii) rights to sue for past, present and future infringements thereof (collectively, the "Trademarks");
- (c) all of Debtor's copyrights owned by or assigned to Debtor, including, without limitation, the registrations and applications listed on <u>Schedule III</u> hereto, along with any and all (i) renewals and extensions thereof, (ii) income, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, and (iii) rights to sue for past, present and future infringements thereof (collectively, the "Copyrights");

Page 1 of 6 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC., as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

- (d) all of Debtor's license agreements and covenants not to sue with any other party with respect to any Patent, Trademark, or Copyright listed on <u>Schedule IV</u> hereto, along with any and all (i) renewals, extensions, supplements and continuations thereof, (ii) income, royalties, damages, claims and payments now and hereafter due and/or payable to Debtor with respect thereto, including, without limitation, damages and payments for past present or future breaches thereof, (iii) rights to sue for past, present and future breaches thereof, and (iv) any other rights to use, exploit or practice any or all of the Patents, Trademarks or Copyrights (collectively, the "Licenses");
- (e) the entire goodwill of Debtor's business and other general intangibles, including, without limitation, know-how, trade secrets, customer lists, proprietary information, inventions, methods, procedures and formulae connected with the use of and symbolized by the Trademarks of Debtor; and
- (f) all "proceeds" (as such term is defined in the applicable Uniform Commercial Code of this state and under other relevant law) of any of the foregoing.

Page 2 of 6 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC., as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

# SCHEDULE I

**Patents** 

None.

Page 3 of 6 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC., as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

# SCHEDULE III

Copyrights

None.

Page 5 of 6 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC.,as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

### **SCHEDULE IV**

License Agreement

None.

Page 6 of 6 pages of Schedule A to UCC-1 Financing Statement naming DERMABLEND, INC., as Debtor and FOOTHILL CAPITAL CORPORATION, as Collateral Agent, as Secured Party.

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TRADEMARK
RECORDED: 09/25/1998 REEL: 1800 FRAME: 0151