FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 03-17-2000



U.S. Department of Commerce Patent and Trademark Office TRADEMARK

101291864

RECORDATION FORM COVER SHEET

	MARKS ONLY
	Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type Assignment License
X New	Assignment License
Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment
Document ID #	Effective Date Morgon Month Day Year
Correction of PTO Error	Merger Month pay Year
Reel # Frame #	Change of Name
Corrective Document	
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Del Pharmaceuticals, Inc.	2 25 00
Formerly	
Individual General Partnership	Limited Partnership Corporation Association
Other	
W aid to the second of the sec	tion Delaware
[X_] Citizenship/State of incorporation/Organiza	tion Delaware
X Citizenship/State of Incorporation/Organiza Receiving Party	Mark if additional names of receiving parties attached
Receiving Party	Mark if additional names of receiving parties attached
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Receiving Party	Mark if additional names of receiving parties attached
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA	Mark if additional names of receiving parties attached
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA Composed of	Mark if additional names of receiving parties attached , as collateral Agent
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA	Mark if additional names of receiving parties attached , as collateral Agent
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA Composed of	Mark if additional names of receiving parties attached , as collateral Agent
Receiving Party Name The Chase Manhattan Bank. DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Melville	Mark if additional names of receiving parties attached , as collateral Agent Suite 302 NY 11747
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Melville City	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country State/Country I imited Partnership If document to be recorded is an
Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) 395 North Service Road, Address (line 2) City Individual General Partnership	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country Zip Code
Receiving Party Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Melville City	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) 395 North Service Road, Address (line 2) City Individual General Partnership	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate
Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) 395 North Service Road, Address (line 2) Address (line 3) Melville Individual General Partnership X Corporation Association Other X Citizenship/State of Incorporation/Organization	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.) tion New York
Name The Chase Manhattan Bank, DBA/AKA/TA Composed of Address (line 1) 395 North Service Road, Address (line 2) Address (line 3) Melville Individual General Partnership X Corporation Association Other X Citizenship/State of Incorporation/Organization	Mark if additional names of receiving parties attached as collateral Agent Suite 302 NY State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

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FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
	Representative Nam	e and Address Enter for the first R	eceiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	lent Name and Add	ress Area Code and Telephone Number 5	16-357-3706
Name	Michael L. Dorr	nbaum, Esq.	
Address(line 1)	Cullen and Dykm	nan	
Address (line 2)	100 Quentin Roc	osevelt Blvd.	
Address (line 3)	Garden City, NY	11530	
Address (line 4)			
Pages	Enter the total number including any attachm	r of pages of the attached conveyance do ents.	cument #
Trademark A			X Mark if additional numbers attached
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Trad	lemark Application Nu	mber(s) Regist	tration Number(s) See Attached
Number of F	Properties Enter th	e total number of properties involved.	# 48
Fee Amount		ount for Properties Listed (37 CFR 3.41):	\$ 1,215.00
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Michael	L. Dornbaum		2/25/00
Name o	of Person Signing	Signature	Date Signed

SCHEDULE A

TRADEMARKS AND TRADEMARK APPLICATIONS

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				Leg No.	Red Date	Class Selial NO App Date No. New Date Date Constant Const	The State of Supplementary of the state of t
ACNEGENE	5		2	722773	10/17/61	10/17/01 Renewed 1981	(S)
ARTHRICARE	သ	74/152,070	3/28/911	1793360	9/21/93	9/21/03 Registered (P)	
AURO	သ		7-	1236010	5/3/83	5/3/03 Registered (P)	
AURO-DRI	2	609,873	7/17/86 1430843	430843	3/3/87	3/3/07 Registered (P)	
BABY ORAJEL	2			1168895	9/15/81	9/15/01 Registered (P)	
BANDAMYCIN	2		7	731062	29/8/9	5/8/02 Renewed 1982	(P)
BARC	വ		0)	954897	3/13/73	3/13/03 Registered (P)	
BLIS (DESIGN)	2		—	1267637	2/21/84	2/21/04 Registered (P)	
BOIL EASE	2		4	771406	6/16/64	6/16/04 Renewed 1984	(P)
DENTURE ORAJEL	5	75/184,494	10/21/96/2219413	2219413	1/19/99	1/19/09Registered	
DERMAREST				1499210	8/6/8	8/9/08 Registered	
DETANE	2		5	932502	4/18/72	4/18/02 Registered (P)	
DIAPER GUARD				1500148	8/16/88	8/16/08 Registered	,
DIDELAMINE	5		5	932501	4/18/72	4/18/02 Registered (P)	
T'NOD	5			705162	10/4/60	10/4/00 Renewed 1980	(P)
DOUBLE ICE				1649124	6/25/91	6/25/01 Sect 8 & 15 filed 10/96	d 10/96
DRICORT	2		1	1749219	1/26/93	2/26/03 Sect 8 & 15 filed 4/98	d 4/98
EXOCAINE				1817698	1/25/94	1/25/04 Sect 8 & 15 filed 8/99	d 8/99
FIRST CARE	5	75/852,365	11/19/99			Pending	
OCU-BATH	5	275,638	7/10/67 857383	357383	9/24/68	9/24/08 Renewed 9/88	
OCU-DROP	2	275,637	7/10/67 855439	355439	8/27/68	8/27/08 Renewed 8/88	
OFF-EZY	2	71/655,891	11/5/53 592383	592383	7/13/54	7/13/04 Renewed 7/94	
OFF-EZY (DESIGN)				1259783	12/6/83	12/6/03 Registered	
ORADEX-C	Ω.	72/410,260	12/15/71 953499	953499	2/20/73	2/20/03 Renewed 2/93	
ORAJEL	5			1166935	9/1/81	9/1/01 Registered (P)	
ORAJEL BRACE-AID	2			1281248	6/12/84	6/12/04 Registered (P)	
ORAJEL COVERMED	5	74/540,053	6/20/94	6/20/94 1967370	4/9/96	4/9/06 Registered (P)	
ORAJEL GOLD	က	75/977,032	8/19/96	8/19/96/2159753	5/19/98	5/19/08 Registered	
ORAJEL MOUTH-AID	5			1320331	2/19/85	2/19/05 Registered (P)	
ORAJEL P.M.	5	75/050,885	1/29/962	1/29/96/2058425	4/29/97	4/29/07 Registered	
PERIOSEPTIC	ည		`	1854017	9/13/94	9/13/04 Sect 8 & 15 filed	d 10/99
POROX 7	2			1183432	12/29/81	12/29/01 Registered (P)	
PRONTO (#1)				1345457	7/2/85	7/2/05 Registered	
PRONTO (#2)				1441745	28/6/9	6/9/07 Registered	
PROPA P.H.				775933	8/25/64	8/25/04 Renewed 1984	(P)
PROPA P.H. (LOGO) (#1)	3, 5	74/646,621	3/14/95	3/14/95/2061952	5/13/97	5/13/07 Registered (P)	
PROPA P.H. (LOGO) (#2)				1230798	3/15/83	3/15/03 Registered (P)	
RECOVER	3			883021	12/23/69	12/23/09 Renewed 12/99 (P	9 (P)
SKIN SHIELD	2					App. Submitted to PTO	to PTO 2
STYAID	2			1253546	10/11/83	10/11/03 Registered (P)	

Trademark	Class	Class* "Serial No " App Date Reg No. Reg DateExp Date	* App Dai	e Reg No.	Reg Date	Exp.Date ***********************************
STYEASE	5			1253547	10/11/83	1253547 10/11/83 10/11/03 Registered (P)
STYEZE	5			1253548	10/11/83	1253548 10/11/83 10/11/03 Registered (P)
STYGIENE	5			1805077	11/16/93	1805077 11/16/93 11/16/03 Sect 8 & 15 filed 5/99
STYOXIDE	5			1255060	10/25/83	1255060 10/25/83 10/11/03 Registered (P)
TANAC	2			867071	3/25/69	3/25/09 Registered (P)
TRIALKA				793582	8/3/65	8/3/05 Registered
TRIPTONE	5			647728	7/2/57	7/2/07 Renewed 7/97
VIGANIC				948185	12/5/72	12/5/02 Registered

TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

THIS TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT is entered into as of this 25th day of February, 2000, between DEL PHARMACEUTICALS, INC. (the "Assignor" or the "Company"), a Delaware corporation having a mailing address at 178 EAB Plaza, York 11556 and THE CHASE MANHATTAN Uniondale, New ("Chase"), in its capacity as Collateral Agent (the "Assignee" or the "Collateral Agent") for The Chase Manhattan Bank, as the agent under the Credit Agreement described below (together with its permitted successors, transferees and assigns, the "Agent"), for each of the lenders which is a party to the Credit Agreement and each lender which may, after the date of this Agreement, become a party to the Credit Agreement (together with their permitted successors, transferees and assigns, the "Lenders") and for each of the Noteholders (as defined in the Intercreditor Agreement) (together with their permitted successors, transferees and assigns, the "Noteholders") (the Lenders and the Noteholders, collectively, the "Secured Parties").

WHEREAS:

- Pursuant to the Amended and Restated Loan Agreement, dated as of February 25, 2000 (as such may be amended, restated, replaced, renewed, ${ t modified}$ refinanced, or otherwise supplemented from time to time, the "Loan Agreement"), entered Del Laboratories, Inc. (the "Borrower"), ("DPI"), Parfums Schiaparelli, Pharmaceuticals, Inc. ("Parfums"), Royce & Rader, Inc. ("Royce") and 565 Broad Hollow Realty Corp. ("565") (DPI, Parfums, Royce and 565 collectively, the "Guarantors"), with the Noteholders, the Noteholders have amended and restated the Loan Agreement dated as of May 26, 1993, as amended, under and pursuant to which the Noteholders have purchased \$40,000,000 9.5% Senior Notes, Due May 31, 2005 (collectively, the "Senior Notes") from the Company;
- B. The Borrower, the Company and the other Guarantors have entered into that certain Amended and Restated Loan Agreement, dated February 25, 2000 (as such may be amended, restated, refinanced, replaced, renewed, modified or otherwise supplemented from time to time, the "Credit Agreement"), with the Lenders and the Agent, pursuant to which the Lenders are providing to the Borrower various credit facilities;

- c. The obligations of the Borrower to the Noteholders under the Loan Agreement and under the Senior Note Documents (as defined in the Intercreditor Agreement) including, without limitation, the obligations evidenced by the Senior Notes, and the obligations of the Borrower to the Lenders under the Credit Agreement and under the loan documents relating thereto including, without limitation, the obligations evidenced by the promissory notes issued under the Credit Agreement (together with amendments, modifications, and replacements thereof, the "Credit Agreement Notes") are to be secured pari passu pursuant to this Agreement and a certain Security Agreement of even date herewith between the Collateral Agent and the Company (the "Security Agreement"), and pursuant to the Intercreditor Agreement (as defined herein), the Noteholders, the Agent and the Lenders have appointed Chase as Collateral Agent to act on their behalf regarding the Collateral (as hereinafter defined); and
- D. Assignor wishes to grant further collateral security and assurance to the Assignee and the other Secured Parties in order to secure the performance by Assignor of the Obligations (as defined herein), and to that effect Assignor agrees to collaterally assign to Assignee certain tradenames and trademark rights.

NOW, THEREFORE, in consideration of the premises, Assignor hereby agrees with Assignee as follows:

1. As used in this Agreement, the following term shall have the following meaning:

"Obligations" shall mean any and all liabilities and obligations of the Company to the Collateral Agent, the Agent and the Secured Parties of every kind whether arising under this Agreement, the Loan Agreement, the Senior Notes, the Credit Agreement Notes, the Credit Agreement, the Joint Guaranty, the Guaranties or any of the agreements, instruments and documents executed in connection herewith or therewith (including, without limitation, any and all costs and reasonable attorneys' fees incurred by the Collateral Agent, the Agent or any of the Secured Parties in the collection, whether by suit or by any other means of any of such Obligations hereunder or thereunder) and any amendment, modification, extension or renewal of any of the foregoing. The Obligations shall include interest accruing thereon before or after the commencement of any insolvency, bankruptcy or reorganization proceeding in respect of the Company or any guarantor of the Obligations whether or not such interest is an allowable claim in any such proceeding and irrespective of the discharge or release of the Company or any other quarantor in such proceeding.

"Intercreditor Agreement" shall mean that certain Intercreditor Agreement dated of even date herewith among each of the Secured Parties, the Agent and the Collateral Agent relating to the relative interests of such parties in and to the Collateral and the distribution of proceeds thereof.

- To secure the complete and timely satisfaction of all Obligations, Assignor hereby grants, assigns and conveys to Assignee a continuing security interest in and to the trademarks and trademark applications and tradenames and tradename applications listed in Schedule A hereto (as the same may be amended pursuant hereto from time to time), all proceeds thereof (including but not limited to license royalties and proceeds of infringement suits thereon), claims for past, present and future infringements, all rights corresponding thereto throughout the world, all reissues, divisions, continuations, renewals, extensions and continuations in part thereof, and all trademarks and applications for trademarks and all tradenames applications for tradenames of Assignor hereafter filed or acquired, together with all goodwill associated with any and all of the foregoing and all proceeds of any and all of the foregoing (collectively called the "Collateral" or "Trademarks").
- 3. This security interest is granted in conjunction with the security interests granted to the Collateral Agent pursuant to the Security Agreement. The Company does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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4. Assignor authorizes Assignee to modify this Agreement by amending Schedule A to include any future trademarks and trademark applications which are Trademarks under paragraph 2 hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

DEL PHARMACEUTICALS, INC.

Name: Enzo V.a.

Title: Executive Vice President

and Chief Financial Officer

THE CHASE MANHATTAN BANK,

as Collateral Agent for the Agent and

the Secured Parties

Bv:

Name: Christopher G. Zimmermann

molok Almmemaner

Title: Vice President

STATE OF NEW YORK COUNTY OF NASSAU ss.:

On the day of February, in the year 2000 before me, undersigned, a notary public in and for said State, personally appeared Enzo Vialardi, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Sair von Bullora Notary Public

LOIS VON BUELOW
Notary Public, State of New York
No. 5002511
Qualified in Nassau County
Commission Expires October 5, 20

STATE OF NEW YORK COUNTY OF NASSAU ss.:

On the $\frac{2\sqrt{10}}{100}$ day of February, in the year 2000 before me, the undersigned, a notary public in and for said State, personally appeared Christopher G. Zimmermann, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Lair von Buelom Notary Public

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ACNEGENE	5			722773	10/17/61	10/17/01 Renewed 1981 (S)
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ORAJEL BRACE-AID	2			1281248	6/12/84	6/12/04 Registered (P)
ORAJEL COVERMED	သ	74/540,053	6/20/94	6/20/94 1967370	4/9/96	4/9/06 Registered (P)
ORAJEL GOLD	3	75/977,032	8/19/96	8/19/962159753	5/19/98	5/19/08 Registered
ORAJEL MOUTH-AID	5			1320331	2/19/85	2/19/05 Registered (P)
ORAJEL P.M.	2	75/050,885	1/29/96	1/29/96/2058425	4/29/97	
PERIOSEPTIC	2			1854017	9/13/94	9/13/04 Sect 8 & 15 filed 10/99
POROX 7	2			1183432	12/29/81	12
PRONTO (#1)				1345457	7/2/85	
PRONTO (#2)				1441745	28/6/9	6/9/07 Registered
PROPA P.H.				775933	8/25/64	8/25/04 Renewed 1984 (P)
PROPA P.H. (LOGO) (#1)	3, 5	74/646,621	3/14/95	3/14/95/2061952	5/13/97	5/13/07 Registered (P)
PROPA P.H. (LOGO) (#2)				1230798	3/15/83	3/15/03 Registered (P)
RECOVER	က			883021	12/23/69	12/23/09Renewed 12/99 (P)
SKIN SHIELD	ည					
STYAID	S			1253546	10/11/83	10/11/03 Registered (P)

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STYEASE	2			1253547	10/11/83	1253547 10/11/83 10/11/03 Registered (P)
STYEZE	5			1253548	10/11/83	253548 10/11/83 10/11/03 Registered (P)
STYGIENE	5			1805077	11/16/93	1805077 11/16/93 11/16/03 Sect 8 & 15 filed 5/99
STYOXIDE	2			1255060	10/25/83	1255060 10/25/83 10/11/03 Registered (P)
TANAC	5			867071	3/25/69	3/25/09 Registered (P)
TRIALKA				793582	8/3/65	8/3/05 Registered
TRIPTONE	5			647728	712157	7/2/07 Renewed 7/97
VIGANIC				948185	12/5/72	12/5/72 12/5/02 Registered
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RECORDED: 03/01/2000