		i.	
FORM PTO-1594 1-31-92		3-2002	U.S. DEPARTMENT OF COMMER Patent and Trademark Of
To the Honorable Commissioner of F	1021 مىرى		attached original documents or copy thereo
□General Partnership □Lin ©Corporation-State Delaware □Other Additional name(s) of conveying party Yes ☒ No 3. Nature of conveyance: □Assignment □Me	sociation mited Partnership (ies) attached? erger ange of Name	Name: Wilming Internal Address: Street Address: City _Wilmington □ Individual(s) cit: □ Association □ General Partners □ Limited Partners! □ Corporation-Stat: □ Other If assignee is not domic designation is attached: (Designation must be a	Rodney Square North 1100 N. Market Street State _DE _ ZIP _ 19801-1243 izenship
Application number(s) or registration number(s): A. Trademark Application No.(s) Please see attached.		B. Trademark registration No.(s)	
5. Name and address of party to whom correspondence concerning document should be mailed: PENNIE & EDMONDS LLP 1667 K Street, N.W. Washington, D.C. 20006 Attn.: _David C. Lee File No.: _7206-080-999		6. Total number o	
		Please charge to	FR 3.41):\$ 390.00 o the deposit account listed in Section 8, as we see which may be due.
		8. Deposit account 16-1150	t number:

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignment Washington, D.C. 20231

DO NOT USE THIS SPACE

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true

Reg. No.

40.00 CH 350.00 CH

copy of the original document.

Name of Person Signing

9. Statement and signature.

David C. Lee

TRADEMARK DC1 - 328876.1 **REEL: 002561 FRAME: 0287**

Total number of pages comprising cover sheet: 6

August 13, 2002

Date

Answer to Question 4A

MARK	APPLICATION NO.
ALMAY KINETIN with Leaf Design	78/134604
ALMAY NEARLY NAKED	78/127616
COLORSTAY	78/119745
DEMI-SHEER	78/121016
EYEGLIDE	78/136319
GENTLY CLEAN	78/119362
LASH FANTASY	78/139508
LASHFULL	78/136651
LIP MIST	78/116540
LONG DISTANCE	78/136641
MOISTUROUS	78/118782
SHADOWGLIDE	78/136330
SKINLIGHTS FACE ILLUMINATOR MAKEUP	78/119741

DC1 - 328673.1

SUPPLEMENT TO

COMPANY TRADEMARK SECURITY AGREEMENT (Note Obligations)

SUPPLEMENT (this "Supplement"), dated as of July 22, 2002, to the Company Trademark Security Agreement (Note Obligations), dated as of November 30, 2001 (as the same may be further amended, supplemented or otherwise modified from time to time, the "IP Security Agreement") made by REVLON CONSUMER PRODUCTS CORPORATION (the "Grantor") in favor of Wilmington Trust Company as Note Collateral Agent (the "Note Collateral Agent") for the benefit of the holders of the Note Obligations (the "Note Obligations") as defined in the Collateral Agency Agreement, dated as of November 30, 2001 (the "Collateral Agency Agreement"). Unless otherwise defined herein, capitalized terms which are used herein shall have the meanings assigned thereto in the Company Security Agreement, dated as of November 30, 2001, made by the Grantor in favor of the Note Collateral Agent (as the same may be amended, supplemented or otherwise modified from time to time, the "General Security Agreement").

WITNESSETH

WHEREAS, pursuant to Section 2 of the General Security Agreement and the IP Security Agreement, and as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration, or otherwise) of the Guarantee Obligations, the Grantor has granted to the Note Collateral Agent, a second priority continuing security interest (subject to Permitted Liens) in all of its right, title and interest in, to and under, certain of its properties and assets;

WHEREAS, the IP Security Agreement has been recorded in the United States Patent and Trademark Office at Reel 2424, Frames 406-493;

WHEREAS, it is a requirement under the General Security Agreement that the Grantor provide the Note Collateral Agent with a second priority, perfected security interest in the intellectual property described herein;

NOW THEREFORE, in the Grantor hereby undertakes as follows:

I. <u>Supplement to Schedules; Acknowledgement of Security Interest.</u> Schedule 1 to the IP Security Agreement is hereby amended and supplemented by adding thereto each of the Trademarks listed on Schedule 1 hereto. Without derogation of the security interests granted pursuant to the General Security Agreement and the IP Security Agreement, the Grantor hereby acknowledges that it is granting to the Note Collateral Agent a continuing Lien on and security interest in the Trademarks listed on Schedule 1 of this Supplement.

- II. <u>Matters Relating to General Security Agreement</u>. The Grantor hereby acknowledges and agrees that, in addition to the amendments and supplements to the IP Security Agreement granted hereby, the General Security Agreement is hereby amended to include each of the Trademarks listed on Schedule 1 hereto as Collateral (as defined therein) thereunder.
- III. <u>Representations and Warranties</u>. The Grantor hereby represents and warrants that the representations and warranties contained in Section 3 of the General Security Agreement are true and correct in all material respects on the date of this Supplement after giving effect to the amendment and supplement of the General Security Agreement in accordance with the terms thereof.
- IV. <u>Integration</u>. This Supplement is supplemental to the General Security Agreement and the IP Security Agreement, forms a part of each and is subject to the terms thereof.
- V. <u>No Other Supplementing Information</u>. Each of the General Security Agreement and the IP Security Agreement, as amended and supplemented by this Supplement, shall continue to be and shall be in full force and effect in accordance with its respective terms.
- VI. <u>GOVERNING LAW</u>. THIS SUPPLEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.
- VII. <u>Expenses</u>. The Grantor agrees to pay or reimburse the Note Collateral Agent and the Holders of the Note Obligations for all of their out-of-pocket costs and expenses incurred in connection with the development, preparation, execution and recording of this Supplement, including, without limitation, the reasonable fees and disbursements of counsel to the Note Collateral Agent.

IN WITNESS WHEREOF, the undersigned has caused this Supplement to be duly executed and delivered as of the date first above written.

REVLON CONSUMER PRODUCTS CORPORATION

By:

John N/O'Shea Assistant Secretary

REVLON CONSUMER PRODUCTS CORPORATION **Trademark Registrations and Applications**

April 1, 2002 - June 30, 2002

ABSOLUTELY FABULOUS

Application No.:

75/361166

Filed: 9/22/97

Registration No.:

2,487,874

Registered: 9/11/01

ALMAY KINETIN with Leaf Design

Application No.:

78/134604

Filed: 6/11/02

ALMAY NEARLY NAKED

Application No.:

78/127616

Filed: 5/9/02

COLORSTAY

Application No.:

78/119745

Filed: 4/5/02

DEMI-SHEER

Application No.:

78/121016

Filed: 4/11/02

EYEGLIDE

Application No.:

78/136319

Filed: 6/17/02

GENTLY CLEAN

Application No.:

78/119362

Filed: 4/3/02

HIGH DIMENSION

Application No.: Registration No.: 78/042204

Filed: 1/8/01

2,562,600

Registered:

4/16/02

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LASH FANTASY

Application No.: 78/139508 Filed: 6/27/02

LASHFULL

Application No.: 78/136651 Filed: 6/18/02

LIP MIST

Application No.: 78/116540 Filed: 3/21/02

LONG DISTANCE

Application No.: 78/136641 Filed: 6/18/02

MOISTUROUS

Application No.: 78/118782 Filed: 4/1/02

SHADOWGLIDE

Application No.: 78/136330 Filed: 6/17/02

SKINLIGHTS FACE ILLUMINATOR MAKEUP

Application No.: 78/119741 Filed: 4/5/02

THERMALAIRE

Application No.: 75/373662 Filed: 10/15/97

RECORDED: 08/13/2002

Registration No.: 2,208,856 Registered: 12/8/98

182342.1