	Form PTO 1 (Rev. 6-93) OMB No. 06
	1. Name
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MRD	3. Natui
	☐Assign ☐Merge ☐Securi ☐Chang ☐Other
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Form PTO 1594	Γ U.S. DEPARTMENT OF COMMERCE				
(Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)	Patent and Trademark Office				
To the Honorable Commissions	ached original documents or copy thereof				
10084680	8 profiveD				
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):				
THE CHASE MANHATTAN BANK	1993 CCT -2 FM 2: 20 Name: Revion Consumer Products Corporation				
☐ Individual(s) ☐ Association	Internal Address: CPR/FINANCE				
General Partnership	Street Address: 625 Madison Avenue				
Limited Partnership	City: New York State: New York Zip: 10022				
Corporation - State					
⊠ Other	☐ Individual(s) citizenship				
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒No	Association				
Additional name(s) of conveying party(ies) attached: 1 tes 110	General Partnership				
	☐ Limited Partnership ☐ Corporation-State Delaware				
	Other				
3. Nature of conveyance:					
	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No				
Assignment					
□Merger	(Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? Yes No				
Security Agreement Release					
☐ Change of Name ☐ Other					
Execution Date: September 30, 1998					
4. Application number(s) or registration number(s):	B. Trademark Registration No.(s)				
A. Trademark Application No.(s) 75-389295					
Additional numbers att	I ached? □Yes ⊠No				
	6. Total number of application and registrations involved:				
5. Name and address of party to whom correspondence concerning document should be mailed:	o. Total number of application and registrations involved.				
concerning document should be maned.	1				
Name: Alexandra Thiery	_				
	7. Total fee (37 CFR 3.41): \$40.00				
Internal Address: Revion Law Department					
Street Address: 625 Madison Avenue	☐Enclosed ☐Authorized to be charged to deposit account				
City: New York State: New York Zip:18022	M. rame are a consider to a separate and a separate and a separate				
1998 DNGUYEN 00000180 181075 75389295	8. Deposit account number:				
481 40.00 CH	<u> 18-1075</u>				
	(Attach duplicate copy of this page if paying by deposit 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 a true copy of the original document.					
Alexandra Thiery					
Name of Person Signing Signature	Date: October 1, 1998				

Total number of pages including cover sheet, attachments, and document: 10

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

RELEASE OF SECURITY INTEREST IN
TRADEMARK AND TRADEMARK REGISTRATION

RELEASE, dated as of September 🎾, 1998, made by THE CHASE

MANHATTAN BANK, as administrative agent (in such capacity, the "Administrative Agent"),

in favor of REVLON CONSUMER PRODUCTS CORPORATION (the "Grantor").

WITNESSETH:

WHEREAS, the Grantor is a party to the Credit Agreement, dated as of May 30,

1997 (as amended, supplemented or otherwise modified from time to time, the "Credit

Agreement"), among the Grantor, the Borrowing Subsidiaries from time to time parties thereto,

the banks and other financial institutions from time to time parties thereto (the "Lenders"), the

Co-Agents named therein (in such capacities, the "Co-Agents"), the Managing Agents named

therein (in such capacities, the "Managing Agents"), Chase Securities Inc., as syndication agent

(in such capacity, the "Syndication Agent"), Citibank, N.A., as documentation agent (in such

capacity, the "Documentation Agent"), and the Administrative Agent;

WHEREAS, the Grantor has granted to the Administrative Agent a first priority,

perfected security interest in the Trademark and trademark registration described on Schedule I

hereto (the "Trademark Collateral") pursuant to (a) the Company Security Agreement, dated as

of May 30, 1997 (as amended, supplemented or otherwise modified from time to time, the

"Security Agreement"), made by the Grantor in favor of the Administrative Agent and (b) the

Company Trademark Security Agreement, dated as of February 28, 1995 (as amended,

supplemented or otherwise modified from time to time, the "Trademark Security Agreement";

collectively with the Security Agreement, the "Agreements"), made by the Grantor in favor of

the Administrative Agent;

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WHEREAS, The Trademark Security Agreement has been recorded on March

30, 1998 in the United States Patent and Trademark Office at Reel 1706 Frame 0057;

WHEREAS, the Grantor has requested that the Administrative Agent release its

security interest in the Trademark Collateral in order to permit the sale thereof in accordance

with the terms of the Credit Agreement and the Agreements;

NOW THEREFORE, in consideration of the premises and for other good and

valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the

Administrative Agent does hereby agree as follows:

1. <u>Defined Terms</u>. Capitalized terms not otherwise defined herein shall have the

meanings ascribed to them in the Agreements.

2. Release of Security Interest. (a) The Administrative Agent hereby releases its

security interest in the Trademark Collateral, together with the goodwill of the business

symbolized by the Trademark Collateral, and any right, title, and interest of the Administrative

Agent in the Trademark Collateral shall hereby cease and terminate. All releases, discharges,

assignments and transfers made pursuant hereto shall be made without representation, warranty

or recourse, express or implied, by the Administrative Agent, the Syndication Agent, the

Documentation Agent, any Co-Agent, any Managing Agent or any Lender.

(b) Notwithstanding the foregoing, nothing contained herein shall impair any

security interests held by the Administrative Agent in any Trademarks or other Collateral not

constituting Trademark Collateral thereunder which has been granted pursuant to the Agreements

(including, without limitation, any security interest in the proceeds of the Trademark Collateral).

3. Further Assurances. The Administrative Agent hereby agrees to execute such

instruments, to take such other actions and to give such further assurances as the Grantor

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reasonably may request to terminate any security interest in the Trademark Collateral, and otherwise to effectuate the release of the Trademark Collateral from the lien of such security

interest.

4. GOVERNING LAW. THIS RELEASE SHALL BE GOVERNED BY,

AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF

THE STATE OF NEW YORK.

IN WITNESS WHEREOF, the Administrative Agent on behalf of the Lenders

has caused this Release to be duly executed by its officer thereunto duly authorized as of the

date first written above.

THE CHASE MANHATTAN BANK,

as Administrative Agent

Title:

Neil R. Boylan

Vice President

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SCHEDULE I

to

RELEASE OF SECURITY INTEREST IN TRADEMARK APPLICATION AND REGISTRATION

EASY CLIP

Application Serial No. 75-389295 Filing Date: November 13, 1997

114299-1.doc

STATE OF NEW YORK)	
		: ss.:
COUNTY OF NEW YORK)	

On the 17^{+6} day of September, 1998, before me personally came Boylan _____, to me personally known and known to me to be the described person and executed the foregoing instrument Vice President of The Chase Manhattan Bank, who being by me duly sworn, did depose and say that he resides at New York , were fork ; that he is <u>Vrce fresident</u> of The Chase Manhattan Bank, the corporation described in and which executed the foregoing instrument; that the said instrument was signed on behalf of said corporation; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

[Seal]

My commission expires:

RECORDED: 10/02/1998

DERRICK A. LOVETT
Notary Public, State of New York
No. 24-4946162
Qualified in Kings County
Commission Expires Jan. 27 1999

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