B-25-02

Form PTO-1594 RECORDATION FOR (Rev. 03/01) TRADEMA		
OMB No. 0651-0027 (exp. 5/31/2002) Tab settings	* * * *	
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.		
1. Name of conveying party(les): GENERAL ELECTRIC CAPITAL CORPORATION Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(les) attached? Yes No 3. Nature of conveyance: Assignment Security Agreement Other Release of Security Interest Execution Date: 7/30/99	2. Name and address of receiving party(ies) Name:COSMAR CORPORATION Internal Address: Street Address: 11700 Monarch Street City:_Garden City State: CA_Zip: 92641 Individual(s) citizenship Association	
4. Application number(s) or registration number(s): A. Trademark Application No.(s)	B. Trademark Registration No.(s)	
Additional number(s) at 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Lanning G. Bryer	tached Yes V No 6. Total number of applications and registrations involved:	
Internal Address:	7. Total fee (37 CFR 3.41)\$ Enclosed Authorized to be charged to deposit account	
Street Address: Ladas and Parry 26 West 61st Street City: New York State: NY Zip:10023	8. Deposit account number: 12-0425	
	THIS SPACE	
9. Signature.	, , , , , , , , , , , , , , , , , , ,	
Helitie et l'electi et d'anna	Signature Date	

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

RELEASE OF SECURITY INTEREST IN PATENTS, COPYRIGHTS AND TRADEMARKS ("RELEASE")

WHEREAS, Renaissance Cosmetics, Inc., Cosmar Corporation, Dana Perfumes Corp., MEM Company, Inc., Tinkerbell, Inc., Great American Cosmetics, Inc., and Houbigant (1995) Limited/Houbigant (1995) Limitee (collectively, "Owners"), own and are using trademarks, copyrights, patents and certain other intellectual property in connection with their businesses;

WHEREAS, the Owners are parties to that certain Credit Agreement dated as of March 12, 1997, among Dana Perfumes Corp., the other credit parties thereto (including the Owners), General Electric Capital Corporation, as lender and as agent for the lenders (in such capacity "Agent"), and the other lenders thereto (as amended, the "Credit Agreement"):

WHEREAS, in connection with the Credit Agreement, Owners assigned and granted to Agent security interests in, to and under the Intellectual Properties included in the Acquired Assets (as such terms are defined in that certain Asset Purchase Agreement dated as of June 28, 1999, among DPC Acquisition Corp., as buyer, and Owners, as sellers (the "Asset Purchase Agreement"));

WHEREAS, Owners are Debtors under that certain Order Pursuant to Sections 105, 363, 365 and 1146 of the Bankruptcy Code Authorizing and Approving (i) the Emergency Sale of Certain Assets of the Debtors [Renaissance Cosmetics, Inc., et al.] Free and Clear of Liens, Claims and Encumbrances, (ii) the Terms of the Asset Purchase Agreement, (iii) the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases and (iv) the Exemption of the Sale from Stamp or Similar Taxes (Bankr. D. Del. July 1, 1999) (the "Sale Order");

WHEREAS, pursuant to a bid process and the Bankruptcy Court's subsequent approval, DPC Acquisition Corp. ("Purchaser") was selected to purchase substantially all of the assets of the Debtors' estates; and

WHEREAS, pursuant to the Sale Order, upon closing of the sale of the Acquired Assets, all right, title and interest in the Acquired Assets shall be immediately vested in Purchaser free and clear of all itens, claims, interests and encumbrances of any type whatsoever, including, without limitation, any lien granted in favor of Agent;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound. Agent hereby releases any and all of its rights and security interests in and to the Intellectual Properties included in the Acquired Assets. Agent does not hereby release any security interests in the proceeds that result from the sale of the Intellectual Properties pursuant to the Asset Purchase Agreement.

Agent will cooperate with Purchaser regarding the execution and delivery of such other documents reasonably required to give full effect to this Rolesse.

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GENERAL ELECTRIC CAPITAL CORPORATION

By:__ Title:

> MARSHALL N. DUDLEY, IR. DULY AUTHORIZED SIGNATORY

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STATE OF Connecticut:

SS

COUNTY OF FAIRFIELD

On this 30 day of July, 1999, before me personally appeared

Mershall A. Dudley, Jr. to me known, who being by me duly sworn, did
depose and say that (s)he is the duly authorized signatory of General Electric Capital
Corporation, the corporation described in and which executed the foregoing instrument and that
(s)he as such duly authorized signatory executed the foregoing instrument for the purposes
therein contained, by signing the name of the corporation by himself/herself as such officer,
being authorized so to do.

LAUREN C. SATTER
NOTARY PUBLIC
MY COMMISSION EDVIRES OFC. 31, 2002

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JAN-09-2001 19:17 Concrete (mile and finite technique) and making address: DANA PERFUMES CORP. C/O Renaissance Cosmetics, Inc.	CHRONING CANADING CAN LOGO FORT DCCL-3 IMPORTANT - Please read instructions on reverse side of page 4 before completing
635 Madison Avenue New York, NY 10022	Filing No. (stamped by filing officer): Oate, Time, Filing Office (stamped by filing officer)
Dobin name (last name first if individual) and mailing address:	Title Financing Striement Change is presented for filing pursuant to the Uniform Continued Code, and is to be filed with the (check applicable box):
	Official Special Kertifician (Mary): Official Special Special (Mary): Official Special
Children various (last, names first in historically and stabling address:	This Financing Statement Change statement as an original Financing Statement No. 437-97 filed with the: Secretary of the Common-salth on (date) County on (date) 3/17/97
	CI Real Estate Records of
Secured Percepter) came first terms first it individually and address for security interest information: General Electric Capital Corporation	C Contration - The original Financing Statement identified above is still enective. Termination - The Secured Party of Record no longer claims a security interest under the original Financing Statement Identified above. K Ristest - The Secured Party of Record has released the colleget described in block 11 from the options of covered by the original Financing Statement Identified above.
201 High Ridge Road Stamford, CT 06927-5100	Assignment - The Secured Party of Record has easigned to the Assigner, whose name and secured an block 11, rights to the collegest described in block 11 under the original Franching Securional Mentilled above.
Officer synta comparison (and or a constant)	Continuous of Dates and Secured Party of Record See required. Describes of Continue released fights sampled Analysis (name and address) or amendment (as indecided in Mock 10% All of the debtor's right, title and
The terms "Deblor" and "Secured Party" mean "Lessee" and "Lessee" and "Lessee" respectively. The series "Debtor" and "Secured Party" mean "Consigner" and "Consigner," respectively.	interest in and to the debtor's right, title and interest in and to the assets sold pursuant to that certain Bankruptcy Court Order Pursuant to Sections 105, 363, 365 and 1146 of the Bankruptcy Code dated July 1, 1999.
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Obbior Signaturo(s) (only if Americ(marx):	
	PETERNRECEPT TO:
Secured Party Signature(#):	
General Electric Capital Corporation	
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