Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)

U.S. DEPARTMENT OF COMMERCE U.S. 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: PB Capital Corporation Avalon Natural Products, Inc. Internal Address: Association Individual(s) Street Address: 590 Madison Avenue General Partnership Limited Partnership City: New York State: NY Zip: 10022 Corporation-State Other \_\_\_\_\_ Individual(s) citizenship\_\_\_\_\_ Association\_\_ Additional name(s) of conveying party(ies) attached? Tes Yes No General Partnership 3. Nature of conveyance: Limited Partnership \_ Assignment ☐ Merger Corporation-State Delaware Security Agreement Change of Name Other If assignee is not domiciled in the United States, a domestic Other\_ representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address( es) attached? Yes No Execution Date: August 15, 2002 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) See attached Schedule 1 See attached Schedule 1 Additional number(s) attached X Yes No 5. Name and address of party to whom correspondence 6. Total number of applications and 15 concerning document should be mailed: registrations involved: ..... Name: Inna Fayenson, Esq. 7. Total fee (37 CFR 3.41).....\$ 390.00 Internal Address: Kronish Lieb Weiner & Enclosed Hellman LLP Authorized to be charged to deposit account 8. Deposit account number: Street Address: 1114 Avenue of the Americas City: New York State: NY Zip: 10036 (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. Inna Fayenson Name of Person Signing number of pages including cover sheet, attachments, and documents

09/10/2002 DBYRNE

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

### <u>Trademarks</u>

# I. Registered U.S. Trademarks

Jurisdiction	<u>Trademark</u>	Int'l <u>Class</u>	Registration No.	Registration <u>Date</u>
US	ACTIVE ORGANICS	3	2,392,412	10/03/00
US	ALBA BOTANICA	3	1,594,811	05/08/90
US	LIP HONEY	3	2,462,411	06/19/01
US	PLANT POWERED LIP CARE	3, 5	2,241,133	04/20/99
US	SMART MOUTH	3	2,062,320	05/13/97
US	SONOMA SOAP CO and DESIGN	3	2,359,132	6/20/00
US	SONOMA SOAP CO PURE HONEY	3	2,386,818	9/19/00
US	TERRA TINTS	3	2,338,972	04/04/00
US	UN-CHAP	3, 5	1,801,338	10/26/93
US	UN-PETROLEUM	3	1,817,317	01/18/94
US	UN-PETROLEUM & DESIGN	3, 5	1,970,218	04/23/96
US	UN-PETROLEUM JELLY	3	1,597,079	05/22/90

# II. Pending U.S. Trademark Applications

Country	<u>Trademark</u>	<u>Int'l</u> <u>Class</u>	Serial No.	<u>Filing</u> Date
US	ALBA	3	75-931,156	02/29/00
US	AVALON	3	75-635,579	02/05/99
US	AVALON ORGANIC BOTANICALS	3	75-635,578	02/05/99

#### TRADEMARK SECURITY AGREEMENT

WHEREAS, Avalon Natural Products, Inc., a California corporation (herein referred to as "Grantor"), owns the Marks (as defined in the Security Agreement referred to below) listed on Schedule 1 annexed hereto;

WHEREAS, the Grantor, Avalon Holding Corporation and NCP-ANP Acquisition Corporation (collectively, the "Borrowers"), the lenders party thereto from time to time and PB Capital Corporation, as Administrative Agent and as Arranger (the "Lenders") have entered into a Credit Agreement dated as of the date hereof (as the same may be amended, supplemented or otherwise modified from time to time, the "Credit Agreement"); and

WHEREAS, pursuant to the terms of the Security Agreement of even date herewith (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), between the Borrowers and PB Capital Corporation, as Collateral Agent for the secured parties referred to therein (in such capacity, together with its successors in such capacity, the "Grantee"), Grantor has granted to Grantee for the benefit of such secured parties, a security interest in substantially all the assets of the Grantor including, without limitation, all right, title and interest of Grantor in, to and under all Grantor's Marks (as defined in the Security Agreement), whether now existing or hereafter from time to time acquired, together with the goodwill of the business symbolized by the Marks, and all Proceeds (as defined in the Security Agreement) and products of any or all thereof to secure the payment of all amounts owing under the Credit Agreement and the other Obligations (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee, pursuant and subject to the Security Agreement, for the benefit of the Lenders a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "<u>Trademark Collateral</u>"), whether presently existing or hereafter acquired:

- (i) each Mark, including, without limitation, each Mark referred to in Schedule 1 annexed hereto, and all of the goodwill of the business symbolized by, each Mark; and
  - (ii) all products and Proceeds of the foregoing.

This security interest is granted pursuant to and in accordance with the security interests granted to the Grantee under the Security Agreement. Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral 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.

This Trademark Security Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument. A set

447171.4 22625-2014 of counterparts executed by all the parties hereto shall be lodged with the Borrowers and the Grantee.

[SIGNATURE PAGE FOLLOWS]

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#### AVALON NATURAL PRODUCTS, INC.

By:		 	 
	Name:		
	Title:		

Acknowledged:

PB CAPITAL CORPORATION, as Collateral Agent

By: Name:

Name: Perry Forman Title: Vice President

By:

Name: Maria Levy
Title: Vice President

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 15 day of August, 2002.

Acknowledged:

Title:

Agent

By: \_

By:

PB CAPITAL CORPORATION, as Collateral

Name: Perry Forman

Vice President

Title: Vice President

Name: Maria Levy

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State of California	)
County of Sonoma	) ss.: )
On 8/15/02 MARICA EGIDE	before me, Michelle D. Thomas, Notice Dersonally appeared, personally known to me (or proved to me on the basis of
acknowledged to me that	to be the person whose name is subscribed to the within instrument and the executed the same in his authorized capacity, and that by his ment the person, or the entity upon behalf of which the person acted,

Michello O.

Witness my hand and official seal.

[Seal]

My Commission Expires:

June 24, 2005

OFFICIAL SEAL - 1306033
MICHELLE D. THOMAS
NOTARY PUBLIC - CALIF,
COUNTY OF SONOMA
My Comm. Exp. June 24, 2005

### Schedule 1

### **Trademarks**

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Jurisdiction	<u>Trademark</u>	Int'l <u>Class</u>	Registration No.	Registration <u>Date</u>
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US	ALBA BOTANICA	3	1,594,811	05/08/90
US	LIP HONEY	3	2,462,411	06/19/01
US	PLANT POWERED LIP CARE	3, 5	2,241,133	04/20/99
US	SMART MOUTH	3	2,062,320	05/13/97
California	SONOMA SOAP COMPANY	3	103,332	1/12/98
US	SONOMA SOAP CO and DESIGN	3	2,359,132	6/20/00
US	SONOMA SOAP CO PURE HONEY	3	2,386,818	9/19/00
US	TERRA TINTS	3	2,338,972	04/04/00
US	UN-CHAP	3, 5	1,801,338	10/26/93
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US	AVALON	3	75-635,579	02/05/99
US	AVALON ORGANIC BOTANICALS	3	75-635,578	02/05/99

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### III. Canadian Registered Trademarks

Jurisdiction	<u>Trademark</u>	Int'l <u>Class</u>	Registration No.	Registration <u>Date</u>		
Canada	ALBA BOTANICA	3	454,191	02/16/96		
Canada	LIP SPICE	3, 5	467,406	12/10/96		
Canada	PLANT POWERED LIP CARE	3	531,004	08/10/00		
Canada	SMART MOUTH	3	506,765	01/18/99		
Canada	UN-PETROLEUM	3	480,486	08/14/97		
Canada	UN-PETROLEUM JELLY	3	458,205	05/31/96		
Canada	UN-PETROLEUM LIP JELLY	JELLY 3 497,606		07/22/98		
IV. Canadian Pending Trademark Applications						
Canada	AVALON	3	1,090,204	01/24/01		
V. Foreig	n Registered Trademarks					
UK*	LIP SPICE	3	1,557,010	12/18/93		
UK*	UN-PETROLEUM	3	2,019,430	5/3/95		
UK*	UN-PETROLEUM LIP JELLY	3	2,035,690	9/20/95		
EU*	SMART-MOUTH	3, 5	301,846	9/8/98		
Benelux*	LIP SPICE	5	554,291	6/2/94		
Benelux*	UN-PETROLEUM	3	556,966	6/2/94		
Benelux*	UN-PETROLEUM LIP JELLY	3	552,945	6/2/94		
France*	UN-PETROLEUM	3	94-517,095	4/20/94		
France*	UN-PETROLEUM LIP JELLY	3	94-525,081	6/14/94		

<sup>\*</sup> Owned as of record by Autumn-Harp, Inc.

# VI. Foreign Pending Trademark Applications

Int'l Filing

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<u>Country</u> EU	AVALON	<u>Trademark</u>	<u>Class</u> 3, 5	<u>Serial No.</u> 2,054,039	<u>Date</u> 01/24/01
Finland	AVALON		3	200,100,509	02/09/01
Hungary	AVALON		3	M01 00754	2/6/01
Malaysia	AVALON		3	2001-01135	1/30/01
Philippines	AVALON		3	4-2001-01902	3/15/01
South Korea	AVALON		3	2001-23839	6/1/01

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TRADEMARK
RECORDED: 09/10/2002 REEL: 002578 FRAME: 0277