FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Print or Ty	pe Response	s)																	
1. Name and Address of Reporting Person* Sisteron Yves				Ulta S	2. Issuer Name and Ticker or Trading Symbol Ulta Salon, Cosmetics & Fragrance, Inc. [ULTA]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director 10% Owner Officer (give title below) Other (specify below)							
(Last) (First) (Middle) 1000 REMINGTON BLVD.,, SUITE 120					3. Date of Earliest Transaction (Month/Day/Year) 03/26/2009														
(Street) BOLINGBROOK, IL 60440				4. If A	4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City		(State)	(Zip)			T	able I - No	n-De	erivative	Securiti	es Ac	cqui	ired, Dispo	osed of, or I	Beneficial	ly Ow	ned		
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date any (Month/Day/Ye		(Instr. 8)				isposed	les Acquired sposed of (D)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		6. Ownership Form:		7. Nature of Indirect Beneficial Ownership			
				(Month/I	Day/1ea	ar)	Code	V	Amoun	(A) c			(Instr. 3 and 4)			or In (I)	Indirect (Instruct)		
Common	Stock		03/26/2009				J(1)(2)(3)		441,97	6 D	\$ (0	10,991,1	0,991,153		I		See Footno	
Common	Stock												178,821			D			
Common	Stock												14,494			I		By Yv Sistero CGM SEP II Custoo	on RA
Reminder:	Report on a s	separate line	for each class of sec	- Derivat	ive Seci	urit	ties Acquir	Per cor the	rsons whatained in form dis	no resp n this f splays	orm a cui	are rrer ciall	not requestly valid	ction of inf ired to res OMB conf	spond un	iless	SEC	C 1474 (9-02)
1. Title of	2.	3. Transacti	ion 3A. Deemed			, w	arrants, o						itle and	8. Price of	9 Numbe	er of	10.	11	. Natu
	Conversion or Exercise Price of Derivative Security	Date	Execution Γ any (Month/Day	Date, if T	ransacti ode		Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	and Expiration Date (Month/Day/Year) U		Amo Unde Secu (Inst	ount of erlying irities r. 3 and	Derivative Security (Instr. 5)		re s ally g on(s)	Ownership Form of Derivative Security: Direct (D) or Indirect		Indire eneficia		
					Code	V	(A) (D)		te ercisable	Expirat Date	ion T	Γitle	Amount or Number of Shares						

Reporting Owners

B 41 0 W 4	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Sisteron Yves 1000 REMINGTON BLVD., SUITE 120 BOLINGBROOK, IL 60440	X							

Signatures

/s/ Robert S. Guttman, as attorney-in-fact for Yves Sisteron	03/30/2009
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- On March 26, 2009, in connection with its liquidation and winding up, GRP Partners, L.P. ("GRP I Partners") made an in-kind distribution, without any additional consideration, of all 190,495 of its shares of Common Stock to the limited and general partners of GRP I Partners. Also on March 26, 2009, in connection with the redemption of the partnership interests of three of its limited partners, Global Retail Partners, L.P. ("GRP I") made an in-kind distribution, without any additional consideration, of an aggregate of 251,481 shares of Common Stock to three of its limited partners.
 - Following these transactions, GRP II, L.P. ("GRP II") held 6,927,494 shares; GRP II Investors, L.P. ("GRP II Investors") held 535,042 shares; GRP II Partners, L.P. ("GRP II Partners") held 196,741 shares; GRP Management Services Corp. ("GRPMSC") held an aggregate of 649,768 shares as escrow agent for GRP II, GRP II Investors and
- (2) GRP II Partners; and GRP I held 2,682,108 shares. GRPVC, L.P. ("GRPVC") is the general partner of each of GRP II and GRP II Partners, and GRPMSC is the general partner of GRPVC and GRP II Investors. Steven E. Lebow, Yves Sisteron and Herve J.F. Defforey are members, together with Steven Dietz and Brian McLoughlin, of the investment committee of GRP II, GRP II Investors and GRP II Partners.
 - As a result, each of Messrs. Lebow, Sisteron and Defforey may be deemed to possess indirect beneficial ownership of the shares owned by GRP II, GRP II Investors and GRP II Partners. Pursuant to contractual arrangements, GRPMSC also appoints a majority of the investment committee members of GRP I. Mr. Lebow and Mr. Sisteron own
- (3) capital stock which represents a majority of the voting stock of GRPMSC and control its actions. As a result, Mr. Lebow and Mr. Sisteron may also be deemed to possess indirect shared beneficial ownership of the shares owned by GRP I. Messrs. Lebow, Sisteron and Defforey disclaim beneficial ownership of all such shares except to the extent of their pecuniary interest therein.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.