UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D (Amendment No. 7) Under the Securities Exchange Act of 1934 NU SKIN ENTERPRISES, INC. (Name of Issuer) Common Stock, Par Value \$.01 Per Share (Title of Class of Securities) 67018T105 _ _ _ _ _ _ _ _ _ _ (CUSIP Number) Gregory D. Hitchan Blum Capital Partners, L.P. 909 Montgomery Street, Suite 400 San Francisco, CA 94133 (415) 434-1111 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) March 29, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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CUSIF	P NO. 67018T105	SCHEDULE 13D	Page 2 of 11
1.	NAME OF REPORTING PERSON	BLUM CAPITAL	PARTNERS, L.P.
	I.R.S. IDENTIFICATION NO. (OF ABOVE PERSON (ENTITIES ONLY)	94-3205364
	CHECK THE APPROPRIATE BOX :	IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
	SEC USE ONLY		
	SOURCE OF FUNDS*		See Item 3
		LEGAL PROCEEDINGS IS REQUIRED	[]
	CITIZENSHIP OR PLACE OF OR	GANIZATION	California
	7. SOLE VO		- 0 -
INC			

SHARES BENEFICIALLY	8. SHARED VOTING POWER	3,432,173**
OWNED BY EACH PERSON WITH	9. SOLE DISPOSITIVE POWER	- 0 -
	10. SHARED DISPOSITIVE POWER	3,432,173**
11. AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PER	RSON 3,432,173**
CERTAIN SHARE	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	
	ASS REPRESENTED BY AMOUNT IN ROW (11)	5.2%**
14. TYPE OF REPOR	TING PERSON	PN, IA
** See Item 5	****	
CUSIP NO. 67018T10	5 SCHEDULE 13D	Page 3 of 11
1. NAME OF REPOR	TING PERSON RICHARD C. BLUM & A	ASSOCIATES, INC.
I.R.S. IDENTI	FICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
3. SEC USE ONLY		
4. SOURCE OF FUN	IDS*	See Item 3
	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e)	
	R PLACE OF ORGANIZATION	California
	7. SOLE VOTING POWER	- 0 -
SHARES BENEFICIALLY	8. SHARED VOTING POWER	3,432,173**
OWNED BY EACH	9. SOLE DISPOSITIVE POWER	- 0 -
	10. SHARED DISPOSITIVE POWER	3,432,173**
	UNT BENEFICIALLY OWNED BY EACH REPORTING PER	
12. CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	L J
	ASS REPRESENTED BY AMOUNT IN ROW (11)	
14. TYPE OF REPOR	TING PERSON	CO
** See Item 5		

	5 SCHEDULE 13D	Page 4 of 11
	TING PERSON BLUM STRATEGIC	
I.R.S. IDENTI	FICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	04-3809436

SEC USE ONLY	,	
SOURCE OF FU	INDS*	See Item 3
CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEMS 2(d) or 2(e)	
	OR PLACE OF ORGANIZATION	Delaware
	7. SOLE VOTING POWER	-0-
UMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	3,432,173**
OWNED BY EACH PERSON WITH		-0-
	10. SHARED DISPOSITIVE POWER	3,432,173**
AGGREGATE AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING P	
CHECK BOX IF CERTAIN SHAR	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	
	LASS REPRESENTED BY AMOUNT IN ROW (11)	
	RTING PERSON 00 (Limited L	iability Company)
	RTING PERSON 00 (Limited L	iability Company)
	ORTING PERSON OO (Limited L ***** .05 SCHEDULE 13D	Liability Company) Page 5 of 11
See Item 5 EP NO. 67018T1	ORTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D	Liability Company) Page 5 of 11
See Item 5 EP NO. 67018T1 NAME OF REPO I.R.S. IDENT	ORTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D	Page 5 of 11 FEGIC GP III, L.P. -Y) 02-0742606
Gee Item 5 TP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP	ORTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D ORTING PERSON BLUM STRAT IFICATION NO. OF ABOVE PERSON (ENTITIES ONL PPROPRIATE BOX IF A MEMBER OF A GROUP*	Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x]
Gee Item 5 TP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP	00 (Limited L ***** 05 SCHEDULE 13D 0RTING PERSON BLUM STRAT 0RTING PERSON BLUM STRAT 01FICATION NO. OF ABOVE PERSON (ENTITIES ONL 02PROPRIATE BOX IF A MEMBER OF A GROUP*	Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x]
See Item 5 EP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY	00 (Limited L ***** 05 SCHEDULE 13D ORTING PERSON BLUM STRAT TIFICATION NO. OF ABOVE PERSON (ENTITIES ONL PPROPRIATE BOX IF A MEMBER OF A GROUP*	Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x]
See Item 5 TP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU	ORTING PERSON OO (Limited L ***** .05 SCHEDULE 13D ORTING PERSON BLUM STRAT TIFICATION NO. OF ABOVE PERSON (ENTITIES ONL PPROPRIATE BOX IF A MEMBER OF A GROUP*	Diability Company) Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x] See Item 3
See Item 5 EP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU CHECK BOX IF PURSUANT TO	00 (Limited L ***** 05 SCHEDULE 13D 0RTING PERSON BLUM STRAT 0FTING PERSON OF ABOVE PERSON (ENTITIES ONL 0PROPRIATE BOX IF A MEMBER OF A GROUP*	Diability Company) Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x] See Item 3
See Item 5 EP NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU CHECK BOX IF PURSUANT TO CITIZENSHIP	ORTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D ORTING PERSON BLUM STRAT ORTING PERSON BLUM STRAT TIFICATION NO. OF ABOVE PERSON (ENTITIES ONL OPROPRIATE BOX IF A MEMBER OF A GROUP* ONDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEMS 2(d) or 2(e)	Page 5 of 11 Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x] See Item 3 ED [] Delaware
See Item 5 P NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU CHECK BOX IF PURSUANT TO CITIZENSHIP NUMBER OF SHARES SENEFICIALLY	INTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D INTING PERSON BLUM STRAT IFICATION NO. OF ABOVE PERSON (ENTITIES ONL PROPRIATE BOX IF A MEMBER OF A GROUP* INDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEMS 2(d) or 2(e) OR PLACE OF ORGANIZATION 7. SOLE VOTING POWER 8. SHARED VOTING POWER	Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x] See Item 3 ED [] Delaware -0- 3,432,173**
Gee Item 5 P NO. 67018T1 NAME OF REPO I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU CHECK BOX IF PURSUANT TO CITIZENSHIP NUMBER OF SHARES SENEFICIALLY DWNED BY EACH	ORTING PERSON 00 (Limited L ***** .05 SCHEDULE 13D ORTING PERSON BLUM STRAT OFFICATION NO. OF ABOVE PERSON (ENTITIES ONL OPROPRIATE BOX IF A MEMBER OF A GROUP* ONDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEMS 2(d) or 2(e) OR PLACE OF ORGANIZATION 7. SOLE VOTING POWER 8. SHARED VOTING POWER	Page 5 of 11 FEGIC GP III, L.P. (a) [x] (b) [x] See Item 3 ED [] Delaware -0- 3,432,173**

12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []		
13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)5.2%		
14. TYPE OF REPORTING PERSON	PN	
** See Item 5		

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1. NAME OF REPORTING PERSON SADDLEPOINT PARTN	ERS GP, L.L.C.	
I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	83-0424234	
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]	
3. SEC USE ONLY		
4. SOURCE OF FUNDS*	See Item 3	
 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) 	·····	
6. CITIZENSHIP OR PLACE OF ORGANIZATION	Delaware	
7. SOLE VOTING POWER		
NUMBER OF SHARES 8. SHARED VOTING POWER BENEFICIALLY	3,432,173**	
OWNED BY EACH PERSON WITH 9. SOLE DISPOSITIVE POWER	- 0 -	
10. SHARED DISPOSITIVE POWER	3,432,173**	
11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERS		
12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	L J	
13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5.2%**	
14. TYPE OF REPORTING PERSON 00 (Limited Liab)		
** See Item 5		

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Item 1. Security and Issuer		
This Amendment No. 7 amends the Statement on Schedule 13D (the filed with the Securities and Exchange Commission (the "Commiss: March 26, 2007 by Blum Capital Partners, L.P., a California lim: partnership, ("Blum LP"); Richard C. Blum & Associates, Inc., a corporation ("RCBA Inc."); Blum Strategic GP III, L.L.C., a Dela liability company ("Blum GP III"); Blum Strategic GP III, L.P.	ion") on ited California aware limited	

liability company ("Blum GP III"); Blum Strategic GP III, L.P., a Delaware liability company ("Blum GP III"); Blum Strategic GP III, L.P., a Delaware limited partnership ("Blum GP III LP"); Blum Strategic Partners III, L.P., a Delaware limited partnership ("Blum Strategic III")and Saddlepoint Partners GP, L.L.C., a Delaware limited liability company ("Saddlepoint GP") (aplicatively the "Dependence") (collectively, the "Reporting Persons").

This amendment relates to shares of Class A common stock, 001 par value per share (the "Common Stock") of Nu Skin Enterprises, Inc., a Delaware

corporation (the "Issuer"). The principal executive office and mailing address of the Issuer is 75 West Center Street, Provo, UT 84601.

The following amendments to the Schedule 13D are hereby made. Unless otherwise defined herein, all capitalized terms shall have the meanings ascribed to them in the Schedule 13D.

Item 2. Identity and Background

There have been no changes to Item 2 since the Schedule 13D Amendment filed on March 15, 2007.

Item 3. Source and Amount of Funds or Other Considerations

There have been no changes to Item 3 since the initial Schedule 13D filed on December 15, 2005.

Item 4. Purpose of Transaction

There have been no changes to Item 4 since the initial Schedule 13D filed on December 15, 2005.

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SCHEDULE 13D

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Item 5. Interest in Securities of the Issuer

(a), (b) According to the Issuer's Form 10-K filed with the Commission on March 1, 2007, there were 65,878,613 shares of Common Stock issued and outstanding as of February 15, 2007. Based on such information, after taking into account the transactions described in Item 5(c) below, the Reporting Persons report beneficial ownership of the following shares of Common Stock: (i) 738,210 shares of Common Stock held by Blum LP and RCBA Inc. on behalf of the limited partnerships for which Blum LP serves as the general partner, which represents 1.1% of the outstanding shares of the Common Stock; (ii) 2,485,663 shares of the Common Stock held by Blum GP III which serves as general partner of Blum GP III LP which, in turn, serves as the general partner of Blum Strategic III, which represents 3.8% of the outstanding shares of the Common Stock; (iii) 120,900 shares of the Common Stock held by Saddlepoint GP on behalf of a partnership for which it serves as the general partner, which represents 0.2% of the outstanding shares of the Common Stock; and (iv) 43,700 shares of the Common Stock that are legally owned by The Nuclear Decommissioning Trust of Dominion Nuclear Connecticut, Inc. ("Dominion Connecticut"), which represents 0.1% of the outstanding shares of the Common Stock and 43,700 shares of the Common Stock that are legally owned by Virginia Electric and Power Company Qualified Nuclear Decommissioning Trust ("Virginia Electric"), which represents 0.1% of the outstanding shares of the Common Stock (collectively, the "Investment Advisory Clients"), with respect to which Blum LP has voting and investment power. Each Investment Advisory Client has entered into an investment management agreement with Blum LP, but neither Investment Advisory Client has any contract, arrangement or understanding with the other Investment Advisory Client, or any other Reporting Person, with respect to the acquisition, ownership, disposition or voting of any shares of the Common Stock. Each Investment Advisory Client disclaims membership in a group with any Reporting Person or with the other Investment Advisory Client, and each disclaims beneficial ownership of any shares beneficially owned by the Reporting Persons other than for their own account.

Voting and investment power concerning the above shares are held solely by Blum LP, Blum GP III and Saddlepoint GP. The Reporting Persons therefore may be deemed to be members in a group, in which case the group would be deemed to have beneficial ownership of an aggregate of 3,432,173 shares of the Common Stock, which is 5.2% of the outstanding Common Stock. As the sole general partner of Blum LP, RCBA Inc. is deemed the beneficial owner of the securities over which Blum LP has voting and investment power. The filing of this Schedule shall not be construed as an admission that any of the shareholders, directors or executive officers of RCBA Inc. or the managing members and members of Blum GP III, Blum GP III LP and Saddlepoint GP, is, for any purpose, the beneficial owner of any of the securities that are beneficially owned by RCBA Inc., Blum LP, Blum GP III LP, Blum GP III or Saddlepoint GP.

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c) Since the most recent filing of Schedule 13D, the Reporting Persons sold the following number of shares of Common Stock in the open market:

Entity	Trade Date		Price/Share	
Investment partnerships for	03-26-2007	10,700	16.5860	
which Blum LP serves as the	03-26-2007	10,500	16.6159	
general partner.	03-27-2007	10,400	16.4958	
	03-27-2007	70,100	16.5053	
	03-28-2007	4,200 27,800	16.4750	
	03-28-2007 03-29-2007	27,800 5,500	16.4927 16.5280	
	03-29-2007	33,000	16.5446	
	03-30-2007	40,300	16.5347	
	03-30-2007	39,900	16.5627	
	03-30-2007	32,000	16.5900	
Entity	Trade Date	Shares	Price/Share	
 For Blum Strategic III for	03-26-2007	36,100	16.5860	
which Blum GP III LP	03-26-2007	35,600	16.6159	
serves as the general partner	03-27-2007	34,700	16.4958	
and for Blum GP III which	03-27-2007	235,600	16.5053	
serves as the general	03-28-2007	14,500	16.4750	
partner for Blum GP III LP.	03-28-2007	93,700	16.4927	
	03-29-2007	18,000	16.5280	
	03-29-2007	112,427	16.5446	
	03-30-2007	135,700	16.5347	
	03-30-2007	134,400	16.5627	
	03-30-2007	107,900	16.5900	
	* * * *			
CUSIP NO. 67018T105	SCHEDULE 13D		Page 10 of	11
CUSIP NO. 67018T105 Entity	SCHEDULE 13D Trade Date	Shares	Price/Share	11
			Price/Share	11
Entity	Trade Date		Price/Share	11
Entity The partnership for which	Trade Date 03-2007	1,800 1,700 1,700	Price/Share 	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007	1,800 1,700 1,700 1,700 11,500	Price/Share 16.5860 16.6159 16.4958 16.5053	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007	1,800 1,700 1,700 11,500 700	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007	1,800 1,700 1,700 11,500 700 4,600	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007	$1,800 \\ 1,700 \\ 1,700 \\ 11,500 \\ 700 \\ 4,600 \\ 900 \\ 5,400 \\ 6,600$	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446	11
Entity The partnership for which Saddlepoint GP serves as	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007	$1,800 \\ 1,700 \\ 1,700 \\ 11,500 \\ 700 \\ 4,600 \\ 900 \\ 5,400 \\ 6,600 \\ 6,500 $	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627	11
Entity The partnership for which Saddlepoint GP serves as general partner.	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 Shares	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900	11
Entity The partnership for which Saddlepoint GP serves as general partner.	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 Shares 1,400	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share	11
Entity The partnership for which Saddlepoint GP serves as general partner.	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 Trade Date	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 Shares	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 Trade Date	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 Shares 1,400 1,200	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600 3,200	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-29-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600 3,200 600	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600 3,200 600 4,000	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5280 16.5446	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007 03-29-2007 03-29-2007 03-29-2007 03-29-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600 3,200 600 4,000 4,800	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5280 16.5280 16.5446 16.5347	11
Entity The partnership for which Saddlepoint GP serves as general partner. Entity The Investment Advisory Clients for which Blum LP	Trade Date 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-30-2007 03-26-2007 03-26-2007 03-27-2007 03-27-2007 03-28-2007 03-28-2007 03-29-2007 03-29-2007	1,800 1,700 1,700 11,500 700 4,600 900 5,400 6,600 6,500 5,300 5,300 Shares 1,400 1,200 1,200 8,400 600 3,200 600 4,000	Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5446 16.5347 16.5627 16.5900 Price/Share 16.5860 16.6159 16.4958 16.5053 16.4750 16.4927 16.5280 16.5280 16.5446	11

(d) and (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

There have been no changes to Item 6 since the initial Schedule 13D filed on December 15, 2005. Item 7. Material to be Filed as Exhibits Exhibit A - Joint Filing Undertaking ***** CUSIP NO. 67018T105 Page 11 of 11 SCHEDULE 13D SIGNATURES After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct. Dated: April 2, 2007 RICHARD C. BLUM & ASSOCIATES, INC. BLUM CAPITAL PARTNERS, L.P. By: Richard C. Blum & Associates, Inc. Its General Partner By: /s/ Gregory D. Hitchan By: /s/ Gregory D. Hitchan -----Gregory D. Hitchan Gregory D. Hitchan Partner, Chief Operating Officer, General Counsel and Secretary Partner, Chief Operating Officer, General Counsel and Secretary BLUM STRATEGIC GP III, L.L.C. BLUM STRATEGIC GP III, L.P. By: Blum Strategic GP III, L.L.C. Its General Partner By: /s/ Gregory D. Hitchan By: /s/ Gregory D. Hitchan -----Gregory D. Hitchan Gregory D. Hitchan Managing Member Managing Member BLUM STRATEGIC PARTNERS III, L.P.SADDLEPOINT PARTNERS GP, L.L.C.By:Blum Strategic GP III, L.P.,By:Blum Strategic GP III, L.P.,By:Blum Capital Partners, L.P. Its General Partner Its Managing Member Its General Partner Its Managing Member Blum Strategic GP III, L.L.C. By: Richard C. Blum & Associates, Inc. Bv: Its General Partner Its General Partner By: /s/ Gregory D. Hitchan By: /s/ Gregory D. Hitchan . Gregory D. Hitchan, Gregory D. Hitchan Managing Member Partner, Chief Operating Officer, General Counsel and Secretary SCHEDULE 13D CUSIP NO. 67018T105 Page 1 of 1 Exhibit A JOINT FILING UNDERTAKING The undersigned, being duly authorized thereunto, hereby execute this agreement as an exhibit to this Schedule 13D to evidence the agreement of the below-named parties, in accordance with the rules promulgated pursuant to the Securities Exchange Act of 1934, to file this Schedule jointly on behalf of each such party.

Dated: April 2, 2007

RICHARD C. BLUM & ASSOCIATES, INC.

BLUM CAPITAL PARTNERS, L.P. By: Richard C. Blum & Associates, Inc.

By: /s/ Gregory D. Hitchan Gregory D. Hitchan Partner, Chief Operating Officer, General Counsel and Secretary	
BLUM STRATEGIC GP III, L.L.C.	BLUM STRATEGIC GP III, L.P. By: Blum Strategic GP III, L.L.C. Its General Partner
By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Managing Member	Gregory D. Hitchan Managing Member
BLUM STRATEGIC PARTNERS III, L.P.	SADDLEPOINT PARTNERS GP, L.L.C.
By: Blum Strategic GP III, L.P., Its General Partner	By: Blum Capital Partners, L.P.
By: Blum Strategic GP III, L.L.C. Its General Partner	Its Managing Member By: Richard C. Blum & Associates, Inc. Its General Partner
By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan, Managing Member	Gregory D. Hitchan Partner, Chief Operating Officer, Concrel Coursel and Secretary

Partner, Chief Operating Officer, General Counsel and Secretary