FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL										
OMB Number:	3235-028									
Estimated average burden										

Section	his box if no lo 16. Form 4 or ntinue. <i>See</i> Ins	Form 5 obligations	STA		iled pu	rsuan	t to Section 16(a tion 30(h) of the	a) of the S	Securit	ies Exchan	ge Act	of 1934	ERSHIF)	Estima	lumber: ited avera per respo	age burden nse:	3235-0287 0.5
1. Name and Address of Reporting Person* <u>Ping An ZQ China Growth Opportunity Ltd</u>						2. Issuer Name and Ticker or Trading Symbol <u>NU SKIN ENTERPRISES INC</u> [NUS]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) SUITE 3208, CHAMPION TOWER THREE GARDEN ROAD				3. Date of Earliest Transaction (Month/Day/Year) 02/28/2018									Officer (give title Other (specify below) below)					
(Street) CENTRAL K3				4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Indiv	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person					
(City)	(State)	(Zip)															
1. Title of S	ecurity (Inst	r. 3)	Table I - No	2. Trans			2A. Deemed	quired	, Dis	4. Securit			-	5. Amount o	f	6. Own	ership	7. Nature of
1. Title of Security (Instr. 3)		Date (Month/Day/Yea		ar)	Execution Date, if any (Month/Day/Year)	Transaction Code (Instr. 8)		Disposed Of (D) (Instr. 3, 4 an			4 and 5)	nd 5) Securities Beneficially Following F Transaction (Instr. 2 and		Form: (D) or I (I) (Inst	Direct ndirect	Indirect Beneficial Ownership (Instr. 4)		
Class A C	Class A Common Stock ⁽¹⁾⁽²⁾			02/2	02/28/2018			Code M	v	(D)		Price \$46.48 ⁽⁸⁾		.535,652) (9)		
			Table II -				curities Acq							ned		I	ļ	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		on Derivative		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount Securities Underlyi Derivative Security and 4)		nount of lerlying	8. Price of Derivative Security (Instr. 5)			10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership (Instr. 4)	
				Code				Date Exercisa		Expiration Date	Title	Nu	ount or mber of ares	er of		Reported Transaction(s) (Instr. 4)		
4.75% Convertible Senior Notes due 2020 ⁽¹⁾⁽²⁾	\$46.48 ⁽⁸⁾	02/28/2018		М			4,516,134 ⁽⁵⁾⁽⁶⁾	(3)		(4)	Class Comn Stoc	10n 4,5	516,134 ⁽⁵⁾⁽⁶	ⁱ⁾ \$46.5 ⁽⁷⁾		D	D ⁽⁹⁾	
		Reporting Person [*] na Growth Oj	<u>pportunity Lt</u>	<u>d</u>														
	208, CHAN Garden F	(First) IPION TOWER ROAD	(Middle)															
(Street) CENTRA	L	K3																
(City)		(State)	(Zip)															
1. Name an Shen Zl		Reporting Person [*]																
I	208, CHAN Garden F	(First) IPION TOWER ROAD	(Middle)															
(Street) CENTRA	L	K3																
(City)		(State)	(Zip)															
•	of Respons	es: half of Ping An 70 (China Crossth Oppor	tunity T :	mited (Ding	Ap 70") and Mr (Zhoging S	hon ("]	(In Chen!!)	Mr. Sha	n io o din	eter of Ding	n 70 and of th	. Issuer	Ding An	70 may ba	doomod o

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2. Pursuant to Rule 16a-1(a) (4) of the Securities Exchange Act of 1934 (the "Exchange Act"), this filing shall not be deemed an admission that each of the Reporting Persons are beneficial owners of all securities covered by this filing, and Mr. Shen disclaims beneficial ownership of the securities of the Issuer held by Ping An ZQ, except to the extent of Mr. Shen's pecuniary interest therein, if any.

3. In accordance with an investment agreement, dated as of June 14, 2016, Ping An ZQ is restricted from converting the Convertible Notes prior to the six (6) month anniversary of the date of issuance, subject to certain exceptions.

4. The Convertible Notes mature on June 15, 2020, subject to earlier repurchase or conversion in accordance with their terms.

5. Under the terms of an indenture, dated as of June 16, 2016, by and between the Issuer and The Bank of New York Mellon Trust Company, N.A., as trustee (the "Indenture"), upon conversion of the Convertible Notes by Ping An ZQ, the Issuer will deliver, at its election, cash, shares of Common Stock or a combination of cash and shares of Common Stock. The number of shares shown represents the number of shares of Common Stock that would be issuable upon conversion of the Convertible Notes if the Issuer elected to settle its conversion obligation solely by delivering shares of Common Stock at the initial conversion rate of 21.5054 shares of Common Stock (he "Initial Conversion Rate"), and cash in lieu of fractional shares of Common Stock, per \$1,000 principal amount of Convertible Notes. The Initial Conversion Rate is subject to adjustment from time to time upon the occurrence of certain customary events in accordance with the terms of the Indenture.

6. (Continued from footnote (5)) Notwithstanding the provisions set forth in footnote (7), the Issuer has irrevocably elected to settle its conversion obligation so long as the Convertible Notes are held by Ping An ZQ by delivering (i) cash in respect of each \$1,000 principal amount of the Convertible Notes and (ii) shares of Common Stock in respect of any additional amounts, except fractional shares of Common Stock, which will be paid in cash. Therefore, the actual number of shares of Common Stock that Ping An ZQ will receive upon the conversion of the Convertible Notes will be less than the number of shares shown.

7. The aggregate principal amount of the Convertible Note is \$210 million. The Initial Conversion Rate is equivalent to an initial conversion price of approximately \$46.50 per share of Common Stock. The initial conversion price has been adjusted in accordance with certain price adjustment mechanism in the Indenture and on the conversion date, the conversion price was \$46.48 per share of Common Stock.

8. On February 28, 2018, the Issuer settled its obligations to deliver shares of the Issuer's Class A Common Stock to Ping An ZQ in connection with its conversion of all \$210.0 million in aggregate principal amount of the Convertible Notes held by Ping An ZQ. Pursuant to the Issuer's settlement election referred to in footnote (6), the \$210.0 million in aggregate principal amount of the outstanding Convertible Notes held by Ping An ZQ. Pursuant to the Issuer's settlement election referred to in footnote (6), the \$210.0 million in aggregate principal amount of the outstanding Convertible Notes held by Ping An ZQ. Pursuant to the Issuer's settlement election referred to in footnote (6), the \$210.0 million in aggregate principal amount of the outstanding Convertible Notes held by Ping An ZQ were convertible into \$210.0 million in cash and 1,535,652 shares of Class A Common Stock at a conversion rate of 21.51301 shares of Common Stock (which represents the adjusted conversion price as of the conversion date of \$46.48 per share of Common Stock).

9. The Class A Common Stock and the Convertible Notes are held directly by Ping An ZQ. See footnote (1).

Remarks:

The Reporting Persons are jointly filing this Form 4 pursuant to Rule 16a-3(j) under the Exchange Act. This filing shall not be deemed an admission that any Reporting Person is a beneficial owner of all securities covered by this filing for purposes of Section 16 of the Exchange Act or otherwise, or is subject to Section 16 of the Exchange Act, and each Reporting Person disclaims beneficial ownership of these securities, except to the extent of such Reporting Person's pecuniary interest therein, if any.

> Ping An ZQ China Growth 02/28/2018 Opportunity Limited, By: /s/ Zheqing Shen, Director /s/ Zheqing Shen 02/28/2018 ** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* 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).

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

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