THIS DOCUMENT IS A COPY OF THE SCHEDULE 13G FILED ON FEBRUARY 14, 1997 PURSUANT TO A RULE 201 TEMPORARY HARDSHIP EXEMPTION.

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

> > SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. )\*

> Nu Skin Asia Pacific, Inc. (Name of Issuer)

Class A Common Stock (Title of Class of Securities)

> 67018T-10-5 (CUSIP Number)

Check the following box if a fee is being paid with this statement [\_\_]. (A fee is not required only if the filing
person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

\*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 the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities 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).

NAME OF REPORTING PERSON(S) 1

> Brooke B. Roney Denice R. Roney

(a) (b) X 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

3 SEC USE ONLY

4 CITIZENSHIP OR PLACE OF ORGANIZATION

United States of America

	5	SOLE VOTING POWER
NUMBER OF SHARES		Presko P. Poneur
		Brooke B. Roney: -0-
BENEFICIALLY		Denice R. Roney: -0-
OWNED BY		
	6	SHARED VOTING POWER
EACH		
REPORTING		Brooke B. Roney: 3,496,752**SEE ITEM 4
PERSON WITH		Denice R. Roney: 3,496,752**SEE ITEM 4
	7	SOLE DISPOSITIVE POWER

Brooke B. Roney: -0-Denice R. Roney: -0-

8 SHARED DISPOSITIVE POWER

Brooke B. Roney: 3,496,752\*\*SEE ITEM 4 Denice R. Roney: 3,496,752\*\*SEE ITEM 4

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

Brooke B. Roney: 3,496,752\*\*SEE ITEM 4 Denice R. Roney: 3,496,752\*\*SEE ITEM 4

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [\_\_]
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

Brooke B. Roney: 20.7%\*\*SEE ITEM 4 Denice R. Roney: 20.7%\*\*SEE ITEM 4

12 TYPE OF REPORTING PERSON(S)

Brooke B. Roney: IN Denice R. Roney: IN

## SCHEDULE 13G CUSIP No. 67018T-10-5

Item 1(a). Name of Issuer:

The name of the issuer is Nu Skin Asia Pacific, Inc. (the "Issuer").

Item 1(b). Address of Issuer's Principal Executive Offices:

The address of the Issuer's principal executive office is 75 West Center Street, Provo, Utah 84601.

Item 2(a). Name of Person Filing:

This report is being filed by Brooke B. Roney and Denice R. Roney (referred to individually by name and referred to collectively as the "Reporting Persons").

The address of the Reporting Persons is 75 West Center Street, Provo, Utah 84601.

United States of America.

Item 2(d). Title of Class of Securities:

This report covers the Issuer's Class A Common Stock, par value \$.001 per share (the "Class A Common Stock").

Item 2(e). CUSIP Number:

The CUSIP number of the Class A Common Stock is 67018T-10-5.

- Item 3. Not applicable.
- Item 4. Ownership.

Brooke B. Roney:

(a) Brooke B. Roney beneficially owns or is deemed to

beneficially own 3,496,752 shares of Common Stock as follows: -O- shares of Class A Common Stock, and 3,496,752 shares of the Issuer's Class B Common Stock, par value \$.001 per share (the "Class B Common Stock"). Brooke B. Roney disclaims beneficial ownership of the following: the 3,496,752 shares of Class B Common Stock held indirectly as general partner of BDASIA, Ltd., a Utah limited partnership.

(b) Each share of Class B Common Stock is convertible at any time at the option of the holder into one share of Class A Common Stock and each share of Class B Common Stock is automatically converted into one share of Class A Common Stock upon the transfer of such share of Class B Common Stock to any person who is not a Permitted Transferee as defined in the Stockholders Agreement effective as of November 20, 1996 entered into by and among the Existing Stockholders (as defined therein) and the Issuer. Assuming conversion of all shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by him, Brooke B. Roney would beneficially own or be deemed to beneficially own 3,496,752 shares of Class A Common Stock, which would constitute 20.7% of the number of shares of then outstanding Class A Common Stock.

Each share of Class A Common Stock entitles the holder to one vote on each matter submitted to a vote of the Issuer's stockholders and each share of Class B Common Stock entitles the holder to ten votes on each such matter, including the election of directors. Assuming conversion of 3,496,752 shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by Brooke B. Roney, he would beneficially own or be deemed to beneficially own 3,496,752 shares of Class A Common Stock which would constitute 0.5% of the aggregate voting power of the Issuer.

Assuming no conversion of 3,496,752 shares of Class B Common Stock beneficially owned or deemed to be owned by Brooke B. Roney, he would beneficially own or be deemed to beneficially own 3,496,752 shares of Class B Common Stock which would constitute 4.8% of the aggregate voting power of the Issuer.

(c) (i) Not applicable.

(ii) Assuming conversion of all outstanding 3,496,752 shares of Class B Common Stock beneficially owned or deemed to beneficially owned by Brooke B. Roney, with respect to which he shares voting power, Brooke B. Roney would share voting power over 3,496,752 shares of Class A Common Stock as general partner of BDASIA, Ltd.

### (iii) Not applicable

(iv) Assuming conversion of all outstanding 3,496,752 shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by Brooke B. Roney, with respect to which he shares dispositive power, Brooke B. Roney would share dispositive power over 3,496,752 shares of Class A Common Stock as general partner of BDASIA, Ltd.

Denise R. Roney:

- (a) Denice R. Roney beneficially owns or is deemed to beneficially own 3,496,752 shares of Common Stock as follows: -0- shares of Class A Common Stock and 3,496,752 shares of Class B Common Stock.
- (b) Assuming conversion of all shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by Denice R. Roney, she would

beneficially own or be deemed to beneficially own 3,496,752 shares of Class A Common Stock which would constitute 20.7% of the shares of outstanding Class A Common Stock.

Each share of Class A Common Stock entitles the holder to one vote on each matter submitted to a vote of the Issuer's Stockholders and each share of Class B Common Stock entitles the holder to ten votes on each such matter, including the election of directors. Assuming conversion of all outstanding 3,496,752 shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by Denice R. Roney, she would beneficially own or be deemed to beneficially own 3,496,752 shares of Class A Common Stock which would constitute 0.5% of the aggregate voting power of the Issuer.

Assuming no conversion of 3,496,752 shares if Class B Common Stock beneficially owned or deemed to be beneficially owned by Denice R. Roney, she would beneficially own or be deemed to beneficially own 3,496,752 shares of Class B Common Stock which would constitute 4.8% of the aggregate voting power of the Issuer.

(c) (i) Not applicable

(ii) Assuming conversion of all outstanding 3,496,752 shares of Class B Common Stock beneficially owned or deemed to beneficially owned by Denice R. Roney, with respect to which she shares voting power, Denice R. Roney would share voting power over 3,496,752 shares of Class A Common Stock as general partner of BDASIA, Ltd.

(iii) Not applicable.

(iv) Assuming conversion of all outstanding 3,496,752 shares of Class B Common Stock beneficially owned or deemed to be beneficially owned by Denice R. Roney, with respect to which she shares dispositive power, Denice R. Roney would share dispositive power over 3,496,752 shares of Class A Common Stock as general partner of BDASIA, Ltd.

Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

The Reporting Persons are the general partners of BDASIA, Ltd. and have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of the 3,496,752 shares of Class B Common Stock held indirectly as general partners of BDASIA, Ltd.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

The Reporting Persons are parties to a Stockholders Agreement (the "Stockholders Agreement"), effective as of November 20, 1996, among the parties listed on Exhibit A attached hereto. The Stockholders who are parties to the Stockholders Agreement have agreed to certain limitations on the transfer of Class B Common Stock. Additionally, each stockholder who is a party to the Stockholders Agreement has agreed to grant to the other parties a right of first offer to purchase shares of Class B Common Stock in the event the stockholder intends to sell to a person (or group of persons) who are not a party to the Stockholders Agreement, except in certain circumstances such as Transfers (as defined therein) permitted under the Stockholders Agreement, Transfers with the U.S. Securities and Exchange Commission or similar regulatory agency of a foreign jurisdiction or a Transfer in accordance with Rule 144 of the 1934 Securities Exchange Act or a sale in a widely distributed underwritten public offering pursuant to a registration statement filed.

The Reporting Persons disclaim beneficial ownership of all shares of Class B Common Stock held by other parties to the Stockholders Agreement, except as otherwise reported in Item 4 of this Schedule 13G.

The Reporting Persons are parties to a limited partnership agreement, dated September 5, 1996 among the parties listed on Exhibit B hereto (the "Limited Partnership Agreement"), pursuant to which the parties have formed BDASIA, Ltd. As a limited partnership, BDASIA, Ltd. holds 3,496,752 shares of Class B Common Stock.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

Not applicable.

#### SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

/s/ Brooke B. Roney
By: Brooke B. Roney
Dated: February 12, 1997

/s/ Denice R. Roney
By: Denice R. Roney
Dated: February 12, 1997

### EXHIBIT A

List of Parties to the Stockholders Agreement

Nu Skin Asia Pacific, Inc.

Blake M. Roney, (a) individually, (b) as General Partner for BNASIA, Ltd., (c) as Trustee for The Blake M. and Nancy L. Roney Foundation, (d) as Trustee for The S and K Lund Trust, and (e) as Trustee for The B and D Roney Trust.

Nancy L. Roney, (a) as General Partner for BNASIA, Ltd. and (b) as Trustee for The Blake M. and Nancy L. Roney Foundation.

BNASIA, Ltd.

The ALL R's Trust

The B & N Roney Trust

The WFA Trust

The Blake M. and Nancy L. Roney Foundation B & N Rhino Company, L.C. Nedra D. Roney, (a) individually and (b) as Trustee for The Nedra Roney Foundation. The MAR Trust The NR Trust The Nedra Roney Foundation The Nedra Roney Fixed Charitable Trust NR Rhino Company, L.C. Rick Roney, (a) individually, and (b) as Trustee for The K and M Roney Trust. Burke Roney Park Roney Sandra N. Tillotson, (a) individually, (b) as Trustee for The Sandra N. Tillotson Fixed Charitable Trust, (c) as Manager of CST Rhino Company, L.C., and (d) as Trustee of The CST Trust. The SNT Trust The DVNM Trust The CWN Trust The DPN Trust The GNT Trust The LMB Trust The Sandra N. Tillotson Fixed Charitable Trust SNT Rhino Company, L.C. Steven J. Lund, (a) individually, (b) as General Partner for SKASIA, Ltd., (c) as Trustee for The Steven J. and Kalleen Lund Foundation and (d) as Trustee for The Steven and Kalleen Lund Fixed Charitable Trust, (e) as Trustee for The ALL R's Trust, (f) as Trustee for the B & N Roney Trust, (g) as Trustee for The WFA Trust, (h) as Trustee for The C and K Trust, and (i) as President of Nu Skin Asia Pacific, Inc. Kalleen Lund, (a) as General Partner of SKASIA, Ltd., (b) as Trustee for The Steven J. and Kalleen Lund Foundation, and (c) as Trustee for The Steven and Kalleen Lund Fixed Charitable Trust. SKASIA, Ltd. The S and K Lund Trust The Steven J. and Kalleen Lund Foundation The Steven and Kalleen Lund Fixed Charitable Trust S & K Rhino Company, L.C. Brooke B. Roney, (a) individually, (b) as General Partner of BDASIA, Ltd., and (c) as Trustee for The Brooke Brennan and Denise Renee Roney Foundation. Denise R. Roney, (a) as General Partner of BDASIA, Ltd., and (b) as Trustee for The Brooke Brennan and Denise Renee Roney Foundation. BDASIA, Ltd. The B and D Roney Trust The Brook Brennan and Denise Renee Roney Foundation Kirk V. Roney, (a) individually, (b) as General Partner of

KMASIA, Ltd., and (c) as Trustee for The Kirk and Melanie Roney Fixed Charitable Trust. Melanie K. Roney, (a) as General Partner of KMASIA, Ltd., and (b) as Trustee for The Kirk and Melanie Roney Fixed Charitable Trust. KMASIA, Ltd. The K and M. Roney Trust The Kirk and Melanie Roney Fixed Charitable Trust K & M Rhino Company, L.C. Keith R. Halls, (a) individually, (b) as Trustee for The MAR Trust, (c) as Trustee for The NR Trust, (d) as Trustee for The Nedra Roney Fixed Charitable Trust, (e) as General Partner for KAASIA, Ltd., (f) as Trustee for The Keith and Anna Lisa Halls Fixed Charitable Trust, (g) as Trustee for The Keith Ray and Anna Lisa Massaro Halls Foundation, and (h) as Manager of CKB Rhino Company, L.C. Anna Lisa Massaro Halls, (a) as General Partner for KAASIA, Ltd., (b) as Trustee for The Keith and Anna Lisa Halls Fixed Charitable Trust, and (c) as Trustee for The Keith Ray and Anna Lisa Massaro Halls Foundation. KAASIA, Ltd. The K and A Halls Trust The Halls Family Trust The Keith and Anna Lisa Halls Fixed Charitable Trust The Keith Ray and Anna Lisa Massaro Halls Foundation K & A Rhino Company, L.C. Craig S. Tillotson, (a) individually, (b) as Trustee for The Craig S. Tillotson Fixed Charitable Trust, (c) as Manager of SNT Rhino Company, L.C., (d) as Trustee for The DPN Trust, and (e) as Trustee for The GNT Trust. The CST Trust The JS Trust The JT Trust The CB Trust The CM Trust The BCT Trust The ST Trust The NJR Trust The RLS Trust The RBZ Trust The LB Trust The Craig S. Tillotson Fixed Charitable Trust CST Rhino Company, L.C. R. Craig Bryson, (a) individually, (b) as General Partner for RCKASIA, Ltd., (c) as Trustee for The Bryson Foundation and (d) as Trustee for The Bryson Fixed Charitable Trust. Kathleen D. Bryson, (a) as General Partner for RCKASIA, Ltd., (b) as Trustee for The Bryson Foundation and (c) as Trustee for The Bryson Fixed Charitable Trust.

RCKASIA, Ltd.

The C and K Trust

The Bryson Foundation

The Bryson Fixed Charitable Trust

CKB Rhino Company, L.C.

Michael L. Halls, (a) as Trustee for The K and A Halls Trust, and (b) as Trustee for The Halls Family Trust.

Craig F. McCullough, (a) as Manager of B & N Rhino Company, L.C., (b) as Manager of NR Rhino Company, L.C., (c) as Manger of S & K Rhino Company, L.C., (d) as Manager of K & M Rhino Company, L.C., and (e) as Manager of K & A Rhino Company, L.C.

Robert L. Stayner as Independent Trustee of The Bryson Fixed Charitable Trust.

Evan A. Schmutz, (a) as Trustee for The Nedra Roney Foundation, and (b) as Independent Trustee for The Nedra Roney Fixed Charitable Trust.

Lee Brower, (a) as Trustee for The SNT Trust, (b) as Trustee for The DVNM Trust, (c) as Trustee for The CWN Trust, (d) as Trustee for The DPN Trust, (e) as Trustee for The GNT Trust, (f) as Trustee for The JS Trust, (g) as Trustee for The JT Trust, (h) as Trustee for The CB Trust, (i) as Trustee for the CM Trust, (j) as Trustee for The BCT Trust, (k) as Trustee for The ST Trust, (l) as Trustee for The NJR Trust, (m) as Trustee for The RLS Trust, (o) as Trustee for The RBZ Trust, and (p) as Trustee for The Craig. S. Tillotson Fixed Charitable Trust.

Gregory N. Barrick, (a) as Trustee for The LMB Trust, and (b) as Trustee for The LB Trust.

L.S. McCullough, (a) as Independent Trustee of The Sandra N. Tillotson Fixed Charitable Trust, (b) as Independent Trustee for The Steven and Kalleen Lund Fixed Charitable Trust, (c) as Independent Trustee for The Kirk and Melanie Roney Fixed Charitable trust, and (d) as Independent Trustee of The Keith and Anna Lisa Halls Fixed Charitable Trust.

# EXHIBIT B

List of Parties to the Limited Partnership Agreement

Brooke B. Roney

Denice R. Roney