UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 25

OMB APPROVAL					
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NOTIFICATION OF REMOVAL FROM LISTING AND/OR REGISTRATION UNDER SECTION 12(b) OF THE SECURITIES EXCHANGE ACT OF 1934.

Commission File Number $\underline{001\text{-}08495}$

		Issuer:	CONSTELLATIO	N BRANDS, INC.				
		Exchang	e: NEW YORK STOCK	EXCHANGE INC				
(Exact	name of Issuer as specified in	its charter, and na	me of Exchange where security is	s listed and/or registered)				
	A	Address:	370 Woodcliff Dr	ive				
			Suite 300					
	Fairport NEW YORK 14450							
	Telephone number:				500			
			cluding area code, of Issuer's prin	· · · · · · · · · · · · · · · · · · ·			_	
		h representing	1/40th of a share of 5.759	% Series A Mandatory Co	onvertible !	Preferred Stock)		
(Desc	ription of class of securities)							
ease place gistration:	an X in the box to de	signate the r	ule provision relied upo	n to strike the class of s	ecurities	from listing and		
	17 CFR 240.12d2-2(a	a)(1)						
V	17 CFR 240.12d2-2(a	a)(2)						
	17 CFR 240.12d2-2(a	a)(3)						
	17 CFR 240.12d2-2(a	a)(4)						
sec		,	b), the Exchange has co registration on the Exc	•	strike the	e class of		
		240.12d-2(c	c), the Issuer has comp) governing the voluntar		_	•	g	
asonable g	he requirements fo the rounds to believe that behalf by the undersi	it meets all	Exchange Act of 1934, of the requirements for thorized person.	NEW YORK STOCK EX filing the Form 25 and I	CHANGI nas cause	E INC certifies the ed this notification	at it ha on to be	
	2006-09-06	Ву	Paras M	adho		Director		
Date	•		Name		Title			
1	Form 25 and attac applicable. <u>See</u> G		vill be considered comp ctions.	liance with the provisio	ns of 17 (CFR 240.19d-1 a	as	

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NOTIFICATION OF THE REMOVAL FROM LISTING AND REGISTRATION OF THE STATED SECURITIES The New York Stock Exchange hereby notifies the SEC of its intention to remove the entire class of the stated securities from listing and registration on the Exchange at the opening of business on September 18, 2006, pursuant to the provisions of Rule 12d2-2 (a). [X] 17 CFR 240.12d2-2(a)(2) That the entire class of this security was redeemed or paid at maturity or retirement on September 1, 2006. On September 1, 2006, each depositary share will automatically convert, after giving effect to the two-for-one split of the company's Class A common stock in May 2005 and, subject to any future adjustments described in the prospectus supplement, into between 1.4638 and 1.7858 shares of the company's Class A common stock, depending on the then current market price of the company's Class A common stock. At any time prior to September 1, 2006, holders may elect to convert each depositary share, after giving effect and subject to the adjustments described above, into 1.4638 shares of the company's Class A common stock. The Exchange also notifies the Securities and Exchange Commission that as a result of the above indicated conditions this security was suspended from trading on September 1, 2006.