SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 7)

The Chalone Wine Group, Ltd.

(Name of Issuer)

Common Stock, no par value (Title of Class of Securities)

157639105 (CUSIP Number)

Thomas J. Mullin, Esq. Executive Vice President and General Counsel Constellation Brands, Inc. 370 Woodcliff Drive Suite 300 Fairport, New York 11450 (585) 218-3650

With a copy to: Richard F. Langan, Jr., Esq. Nixon Peabody LLP 437 Madison Avenue New York, New York 10022

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 10, 2004 (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 that is the subject of this Schedule 13D, and is filing this schedule because of 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7(b) for other parties to whom copies are to be sent.

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 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).

CUSIP No. 157639105		Page 2 of 6
1 NAME OF REPO		
I.R.S. IDENTIFIC	CATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
Constellation Bran	nds, Inc.	
16-0716709		
	PROPRIATE BOX IF A MEMBER OF A GROUP*	
(a) □ (b) ⊠		
3 SEC USE ONLY		
4 SOURCE OF FUR	NDS (See Instructions)	
WC, BK		
	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6 CITIZENSHIP OI	R PLACE OF ORGANIZATION	
State of Delaw	770	
State of Delaw	7 SOLE VOTING POWER	
	0	
NUMBER OF	•	
SHARES	8 SHARED VOTING POWER	
BENEFICIALLY OWNED BY	6,589,466	
EACH REPORTING	9 SOLE DISPOSITIVE POWER	
PERSON WITH	0	
	·	
	10 SHARED DISPOSITIVE POWER	
	6,589,466	
11 AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
6,589,466		
12 CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
13 PERCENT OF CI	LASS REPRESENTED BY AMOUNT IN ROW (11)	
49.0%		
	RTING PERSON (See Instructions)	
CO		

CUSIP No. 157639105

This statement constitutes Amendment No. 7 to the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on behalf of Constellation Brands, Inc., a Delaware corporation ("Constellation") on May 17, 2004 (the "Schedule 13D"), with respect to the common stock, no par value (the "Common Stock"), of The Chalone Wine Group, Ltd., a California corporation (the "Issuer"). Capitalized terms not otherwise defined herein shall have the respective meaning ascribed thereto in the Schedule 13D.

Other than as set forth herein, there has been no material change in the information set forth in the Schedule 13D.

Item 4. Purpose of the Transaction.

Item 4 of the Schedule 13D is supplemented as follows:

As described more fully in Amendment No. 6 to the Schedule 13D, DBR delivered to the board of directors of the Issuer a Fifth Proposal Extension Letter, attached thereto as Exhibit 9, extending the offer contained in its Proposal Letter to September 10, 2004.

On September 10, 2004, DBR extended the offer contained in its Proposal Letter (the "Sixth Proposal Extension Letter") until September 17, 2004. The Sixth Proposal Extension Letter was acknowledged by Constellation and Huneeus. The remaining terms of the Proposal Letter remain in full force and effect. The Sixth Proposal Extension Letter is annexed hereto as Exhibit 10 and incorporated herein by reference.

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Item 7. Material to Be Filed as Exhibits.

Item 7 of the Schedule 13D is supplemented as follows:

Exhibit No.	Description
10	Sixth Proposal Extension Letter dated September 10, 2004

After reasonable inquiry and to the best of the undersigned's knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: September 13, 2004

CONSTELLATION BRANDS, INC.

By: /s/ Thomas J. Mullin

Name: Thomas J. Mullin Title: Executive Vice President and General Counsel

CUSIP No. 157639105

EXHIBIT INDEX				
Exhibit Number	Exhibit Name	Location		
10	Sixth Proposal Extension Letter dated September 10, 2004	Filed herewith		

Domaines Barons de Rothschild (Lafite) SCA 33, rue de la Baume 75008 Paris France

September 10, 2004

Board of Directors The Chalone Wine Group, Ltd. 621 Airpark Road Napa, CA 94558

Gentlemen:

We are writing on behalf of ourselves (**'DBR**''), as well as Constellation Brands, Inc. (**'CBI**'') and Huneeus Vintners LLC (**'HVI**'', and together with ourselves and CBI, the **''Partners**''), in reference to the offer letter sent to you on May 17, 2004 (the **'Offer Letter**'') proposing a business combination transaction to The Chalone Wine Group, Ltd. (the **'Company**'') and the letters dated June 30, July 31, August 20, August 27, and September 3, 2004 indicating extensions of that offer (the **Extension Letter**," the **''Second Extension Letter**," **''Third Extension Letter**," **'Fourth Extension Letter**," and **''Fifth Extension Letter**," respectively).

The Fifth Extension Letter stated that the proposal contained in the Offer Letter would remain open for your consideration until September 10, 2004. We hereby extend the duration of the proposal until September 17, 2004. The remaining terms of the Offer Letter remain in full force and effect.

Very truly yours,

DOMAINES BARONS DE ROTHSCHILD (LAFITE) SCA

By: /s/ Christophe Salin Christophe Salin / Managing Director

SO ACKNOWLEDGED:

CONSTELLATION BRANDS, INC.

By: /s/ Thomas J. Mullin Thomas J. Mullin, Executive Vice President and General Counsel

HUNEEUS VINTNERS LLC

By: /s/ Agustin Huneeus Agustin Huneeus, Manager

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