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

SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. _____)*

	HERBALIFE LTD.	
	(Name of Issuer)	
	Common Shares, par value \$0.002 per share	
	(Title of Class of Securities)	
	G4412G 10 1	
	(CUSIP Number)	
Leslie Stanford	Markus Lehmann	
1490 Lafayette Street Suite 201	Kreuzbuehel 15 FL-9493	
Denver, Colorado 80218	Mauren, Liechtenstein	
(Name, Address and Telephone Number of Person	
A	uthorized to Receive Notices and Communications)	
	With a copy to:	
	Greenberg Traurig, LLP	
	The Met Life Building	
	200 Park Avenue	
	New York, New York 10166	
	Attention: Michael B. Solovay	
	Lorenzo Borgogni	
	Telephone: (212) 801-9200	
	March 18, 2007	
(Da		
(Da	ate of Event which Requires Filing of this Statement)	

* 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 (the "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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Name of Reporting Persons

filing this schedule because of §§240.13d-1(c), 240.13d-1(f) or 240.13d-1(g), check the following box.

Leslie Stanford

I.R.S. Identification Nos. of above persons (entities only)

2	Check The Appropriate Box if a Member of a Group				
	(See Instructions)		(a) \Box		
			(b) ⊠		
3	SEC Use O	nly	· · · · · · · · · · · · · · · · · · ·		
4	Source of Funds (See Instructions) PF				
5	Check if Di □	isclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship Canada	or Place	of Organization		
Number Shares	of	7	Sole Voting Power 442,017		
Benefici Owned b	•	8	Shared Voting Power 337,448		
Each Reportin	ng	9	Sole Dispositive Power 442,017		
Person With		10	Shared Dispositive Power 337,448		
11	Aggregate 779,465*	Amount I	Beneficially Owned by Each Reporting Person		
12	2 Check if the Aggregate Amount in Row (11) Excludes Certain Sh \Box		ate Amount in Row (11) Excludes Certain Shares (See Instructions)		
13	Percent of Class Represented by Amount in Row (11) 1.1%**				
14	Type of Re	porting P	erson (See Instructions)		

CUSIP 1	No. G4412G	10 1		Page 3 of 24 Pages	
1	Name of Re	porting I	Persons		
	Markus Leh	mann			
	I.R.S. Identi	fication	Nos. of above persons (entities only)		
2	Check The	Appropri	ate Box if a Member of a Group		
	(See Instruc	tions)	(a) \Box		
			(b) ⊠		
3	SEC Use Or	nly			
4	Source of Fu PF	ınds (Se	e Instructions)		
5	Check if Dis ☐	sclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship Germany	or Place	of Organization		
Number	of	7	Sole Voting Power		
Shares			332,500		
Benefici		8	Shared Voting Power		
Owned 1	ру	9	Sole Dispositive Power		
Each	.~		332,500		
Reportir Person	ig	10	Shared Dispositive Power		
With					
11	Aggregate Amount Beneficially Owned by Each Reporting Person 332,500*				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13	Percent of C 0.5%**	lass Rep	resented by Amount in Row (11)		
14	Type of Reporting Person (See Instructions) IN				

^{*} See Item 5

** The calculation of the foregoing percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the Securities and Exchange Commission on March 19, 2007.

** The calculation of the foregoing percentage is based on 71,719,6	664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive
Proxy Statement on Schedule 14A filed with the SEC on March 19,	, 2007.

CUSIP	No. G441	2G 10 1		Page 4 of 24 Pages			
1	Name of	Name of Reporting Persons					
	John Per	terson					
	I.R.S. Id	lentification	Nos. of above persons (entities only)				
2	Check T	he Appropri	ate Box if a Member of a Group				
	(See Ins	tructions)	(a) 🗆				
	`	,	(b) ⊠				
3	SEC Us	e Only	. ,				
4	Source o	of Funds (Se	: Instructions)				
5	Check if	Disclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2	(e)			
6	Citizens United S		of Organization				
Numbe	r of	7	Sole Voting Power				
Shares			70,779				
Benefic	cially	8	Shared Voting Power				
Owned	by	9	Sole Dispositive Power				
Each			70,779				
Reporti	ng	10	Shared Dispositive Power				
Person With			Transfer of the second of the				
11	Aggrega 70,779*		Beneficially Owned by Each Reporting Person				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □						
13	Percent of Class Represented by Amount in Row (11) 0.1%**						
14		Reporting P	erson (See Instructions)				

CUSI	P No. G4412G 10 1		Page 5 of 24 Pages
1	Name of Reporting Persons		
	Jose Paulo Rodrigues Dinis	da Silva	
	I.R.S. Identification Nos. of a	bove persons (entities only)	
2	Check The Appropriate Box i	f a Member of a Group	
	(See Instructions)	(a) \Box	
		(b) ⊠	
3	SEC Use Only		
4	Source of Funds (See Instruct	ions)	
	PF		
5	Check if Disclosure of Legal	Proceedings Is Required Pursuant to Ite	ms 2(d) or 2(e)

^{*} See Item 5

** The calculation of the foregoing percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the SEC on March 19, 2007.

6	Citizenship Portugal	or Place	of Organization
Number	of	7	Sole Voting Power
Shares			4,600
	Beneficially Owned by Each		Shared Voting Power
Each			Sole Dispositive Power 4,600
Reportir Person With	ng	10	Shared Dispositive Power
11	Aggregate A 4,600*	Amount 1	Beneficially Owned by Each Reporting Person
12	Check if the	e Aggreg	ate Amount in Row (11) Excludes Certain Shares (See Instructions)
13	Percent of C	Class Rep	presented by Amount in Row (11)
14	Type of Rep IN	porting P	erson (See Instructions)

^{*} See Item 5

CUSIP	No. G44120	3 10 1		Page 6 of 24 Pages	
1	Name of R	Reporting I	ersons		
	J.M. Bos-	Vuijst			
	I.R.S. Iden	tification 1	Nos. of above persons (entities only)		
2	Check The	Appropri	ate Box if a Member of a Group		
	(See Instru	ictions)	(a) 🗆		
			(b) ⊠		
3	SEC Use C	Only			
4	Source of PF	Funds (See	e Instructions)		
5	Check if D □	Disclosure (of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship The Nethe		of Organization		
Number	r of	7	Sole Voting Power		
Shares			6,000		
Benefic	•	8	Shared Voting Power		
Owned	by		30,000		
Each Reportin	nα	9	Sole Dispositive Power		
Person	ing		6,000		
With		10	Shared Dispositive Power 30,000		
11	Aggregate 36,000*	Amount I	Beneficially Owned by Each Reporting Person		
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13	Percent of	Class Rep	resented by Amount in Row (11)		
14	Type of Ro	eporting P	erson (See Instructions)		

^{*} See Item 5

^{**} Less than 0.1%. The calculation of the foregoing percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the SEC on March 19, 2007.

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CUSIP 1	No. G4412G 1	0 1		Page 7 of 24 Pages	
1	Name of Reporting Persons				
	Ronald P.J.	Bos			
	I.R.S. Identif	fication	Nos. of above persons (entities only)		
2	Check The A	Appropri	ate Box if a Member of a Group		
	(See Instruct	ions)	(a) \square		
			(b) ⊠		
3	SEC Use On	ıly			
4	Source of Fu PF	ınds (Se	e Instructions)		
5	Check if Dis □	closure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship of The Netherla		of Organization		
Number	of	7	Sole Voting Power		
Shares		8	Shared Voting Power		
Benefici	5		30,000		
Owned b	ру	9	Sole Dispositive Power		
Each Reportin	ıσ	10	Shared Dispositive Power		
Person	ıg		30,000		
With					
11	Aggregate A 30,000*	mount I	Beneficially Owned by Each Reporting Person		
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13	Percent of C	lass Rep	resented by Amount in Row (11)		
14	Type of Repo	orting P	erson (See Instructions)		

CUSIF	No. G4412	CUSIP No. G4412G 10 1				
1	Name of Reporting Persons					
	Michiko	Dejaeghei	e			
	I.R.S. Id	entification	Nos. of above persons (entities only)			
2	Check T	he Appropri	ate Box if a Member of a Group			
	(See Inst	ructions)	(a) 🗆			
			(b) ⊠			
3	SEC Use	Only				
4	Source o	f Funds (Se	e Instructions)			
5	Check if	Disclosure	of Legal Proceedings Is Required Pursuant to Items 2(d)) or 2(e)		
6	Citizensl Hong Ko		of Organization			
Number		7	Sole Voting Power 175,403			
	Beneficially 8		Shared Voting Power			
Owned by Each Reporting Person With		9	Sole Dispositive Power 175,403			
		10	Shared Dispositive Power			

^{*} See Item 5

** Less than 0.1%. The calculation of the foregoing percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the SEC on March 19, 2007.

11	Aggregate Amount Beneficially Owned by Each Reporting Person 175,403*
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □
13	Percent of Class Represented by Amount in Row (11) 0.2%**
14	Type of Reporting Person (See Instructions) IN

^{*} See Item 5

CUSIP N	No. G4412G	10 1		Page 9 of 24 Pages	
1	Name of Reporting Persons				
	Tae Ho Kin	n			
	I.R.S. Identi	ification	Nos. of above persons (entities only)		
2	Check The	Appropri	ate Box if a Member of a Group		
	(See Instruc	tions)	(a) □ (b) ⊠		
3	SEC Use Or	nly			
4	Source of F	unds (Se	e Instructions)		
5	Check if Di	sclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e))	
6	Citizenship Korea	or Place	of Organization		
Number	of	7	Sole Voting Power		
Shares Benefici	olly.	-	284,061		
Owned b	,	8	Shared Voting Power		
Each	•	9	Sole Dispositive Power 284,061		
Reportin Person With	ıg	10	Shared Dispositive Power		
11	Aggregate A 284,061*	Amount 1	Beneficially Owned by Each Reporting Person		
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13	Percent of C 0.4%**	Class Rep	presented by Amount in Row (11)		
14	Type of Rep IN	oorting P	erson (See Instructions)		

^{*} See Item 5

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^{**} The calculation of the foregoing percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the SEC on March 19, 2007.

1	Name of R	Reporting	Persons
1	ranic or r	ceporting	1 (130113

Susan Peterson

I.R.S. Identification Nos. of above persons (entities only)

2	Check The A	nnronriate	e Box if a Member of a Group		
-	(See Instruction		(a)		
	(See Histracti	0115)	_		
	GEGIL O.1		(b) ⊠		
3	SEC Use Onl				
4	Source of Fur PF	nds (See I	nstructions)		
5	Check if Disc □	losure of	Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship or United States		Organization		
Number of Shares		7	Sole Voting Power 34,778		
Beneficially Owned by		8	Shared Voting Power 3,000		
Each Reporting	g	9	Sole Dispositive Power 34,778		
Person With		10	Shared Dispositive Power 3,000		
11	Aggregate Amount Beneficially Owned by Each Reporting Person 37,778*				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □				
13	Percent of Cla	ass Repre	sented by Amount in Row (11)		
14	Type of Reporting Person (See Instructions) IN				

CUSIP N	No. G4412G 1	0 1		Page 11 of 24 Pages	
1	Name of Rep	porting P	ersons	_	
	Leung Sze	Man			
	I.R.S. Identi	fication 1	Nos. of above persons (entities only)		
2	Check The A	Appropri	ate Box if a Member of a Group		
	(See Instruct	tions)	(a) \square		
			(b) ⊠		
3	SEC Use On	ıly			
4	Source of Funds (See Instructions) PF				
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □				
6	Citizenship o	or Place	of Organization		
Number Shares	of	7	Sole Voting Power 120,947		
Benefici	•	8	Shared Voting Power		
Owned by Each Reporting Person With		9	Sole Dispositive Power 120,947		
		10	Shared Dispositive Power		
		_			

^{*} See Item 5

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11	Aggregate Amount Beneficially Owned by Each Reporting Person 120,947*
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □
13	Percent of Class Represented by Amount in Row (11) 0.2%**
14	Type of Reporting Person (See Instructions) IN

^{*} See Item 5

CUSIP	No. G441	2G 10 1		Page 12 of 24 Pages			
1	Name of	Name of Reporting Persons					
	Fredric	k J. Cohn					
	I.R.S. Id	lentification	Nos. of above persons (entities only)				
2	Check T	he Appropri	ate Box if a Member of a Group				
	(See Ins	tructions)	(a) □				
	•	,	(b) ⊠				
3	SEC Us	e Only					
4	Source o	of Funds (Se	e Instructions)				
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □						
6	Citizenship or Place of Organization United States						
Numbe	er of	7	Sole Voting Power				
Shares			3,000				
Benefic	2	8	Shared Voting Power				
Owned	l by	9	Sole Dispositive Power				
Each	•		3,000				
Reporti		10	Shared Dispositive Power				
With							
11	Aggrega 3,000*	nte Amount I	Beneficially Owned by Each Reporting Person				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13	Percent **	of Class Rep	resented by Amount in Row (11)				
14	Type of IN	Reporting P	erson (See Instructions)				

^{*} See Item

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1	Name	of Re	porting	Persons

Enrique Javier Varela Barrios

I.R.S. Identification Nos. of above persons (entities only)

2 Check The Appropriate Box if a Member of a Group			ate Box if a Member of a Group		
	(See Instruc	tions)	(a) \Box		
			(b) ⊠		
3	SEC Use O	nly			
4	Source of F PF	unds (Se	e Instructions)		
5	Check if Di □	sclosure	of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6	Citizenship Mexico	or Place	of Organization		
Number	of	7	Sole Voting Power		
Shares			66,616		
Benefici	ially	8	Shared Voting Power		
Owned l	by	9	Sole Dispositive Power		
Each			66,616		
Reportir	ng	10	Shared Dispositive Power		
Person With			1		
11	Aggregate Amount Beneficially Owned by Each Reporting Person 66,616*				
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
12	D	31 D			
13	0.1%**	lass Kep	presented by Amount in Row (11)		
14	Type of Reporting Person (See Instructions)				

CUSIP	No. G4412	2G 10 1		Page 14 of 24 Pages		
1	Name of Reporting Persons					
	Juan Jos	e Najera D	iaz			
	I.R.S. Ide	entification	Nos. of above persons (entities only)			
2	Check T	he Appropri	ate Box if a Member of a Group			
	(See Inst	ructions)	(a) 🗆			
			(b) ⊠			
3	SEC Use	Only				
4	Source of Funds (See Instructions) PF					
5	Check if	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □				
6	Citizensł Mexico	nip or Place	of Organization			
Numbe Shares	r of	7	Sole Voting Power 14,204.5			
Benefic	cially	8	Shared Voting Power			
Owned Each	•	9	Sole Dispositive Power 14,204.5			
Reporti Person With	ng	10	Shared Dispositive Power			
11	Aggrega 14,204.5		Beneficially Owned by Each Reporting Person			
12	Check if	the Aggreg	ate Amount in Row (11) Excludes Certain Shares (See Instru	ructions)		

^{*} See Item 5

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13	Percent of Class Represented by Amount in Row (11) **
14	Type of Reporting Person (See Instructions) IN

^{*} See Item 5

CUSIP	No. G4412	2G 10 1		Page 15 of 24 Pages		
1	Name of	Name of Reporting Persons				
	Arie Ba	Arie Baratz				
	I.R.S. Id	entification	Nos. of above persons (entities only)			
2	Check T	he Appropri	ate Box if a Member of a Group			
	(See Inst	tructions)	(a) 🗆			
			(b) ⊠			
3	SEC Use	Only				
4	Source o	of Funds (Se	e Instructions)			
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) □					
6	Citizenship or Place of Organization Israel					
Numbe Shares	er of	7	Sole Voting Power 30,573			
Benefic	cially	8	Shared Voting Power			
Owned Each	by	9	Sole Dispositive Power			
Reporti	ina		30,573			
Person	ing	10	Shared Dispositive Power			
With						
11	Aggrega 30,573*	te Amount l	Beneficially Owned by Each Reporting Person			
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) □					
13	Percent of Class Represented by Amount in Row (11) **					
14	Type of IN	Reporting P	erson (See Instructions)			

^{*} See Item 5

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Item 1. Security and Issuer

This Schedule 13D relates to common shares, par value \$0.002 per share (the "Common Shares"), of Herbalife Ltd., a Cayman Islands exempted limited liability company (the "Issuer"). The principal executive offices of the Issuer are located at 1800 Century Park East, Los Angeles, California 90067.

Item 2. Identity and Background

(a), (b), (c) and (f) This Schedule 13D is being filed jointly by Leslie Stanford, Markus Lehmann, John Peterson, Jose Paulo Rodrigues Dinis da Silva, J.M. Bos-Vuijst, Ronald P.J. Bos, Michiko Dejaeghere, Tae Ho Kim, Susan Peterson, Leung Sze Man, Fredrick J. Cohn, Enrique Javier Varela Barrios, Juan Jose Najera Diaz and Arie Baratz (collectively, the "Reporting Persons"). The name, citizenship, occupation and residence or business

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Name	Citizenship	Principal Occupation	Residence or Business Address
Leslie Stanford(1)	Canada	Herbalife distributor/ President of HealthQuest International Inc.	1490 Lafayette Street Suite 201 Denver, Colorado 80218
Markus Lehmann(2)	Germany	Herbalife distributor/ CEO of Markus Lehmann Sales Consulting Establishment	Kreuzbuehel 15 FL-9493 Mauren, Liechtenstein
John Peterson	United States	Herbalife distributor	P.O. Box 106 Golden, Colorado 80402
Jose Paulo Rodrigues Dinis da Silva(3)	Portugal	Herbalife distributor	Rua Vasco Da Gama No. 60G, Apt. 603 2775-297 Parede, Portugal
J.M. Bos-Vuijst(4)	The Netherlands	Herbalife distributor	Koningslaan 122, 3583 G.W. Utrecht The Netherlands
Ronald P.J. Bos(4)	The Netherlands	Consultant to Beau Development B.V.	Koningslaan 122, 3583 G.W. Utrecht The Netherlands
Michiko Dejaeghere	Hong Kong	Herbalife distributor/ President of Keishi International Corporation Ltd.	1801 18 th Floor Quality Education Tower 476 Nathan Road Yau Ma Tei Kowloon Hong Kong, SAR China
Tae Ho Kim	Korea	Herbalife distributor	2FL SukSang Bldg. #234-8 Nonhyundong, Kangnam-gu, Seoul, Korea

Susan Peterson(5)	United States	Herbalife distributor/ President of WorkFromHome, Inc.	P.O. Box 775958 Steamboat Springs, Colorado 80477
Leung Sze Man	China	Herbalife distributor	20/F Sino Cheer Plaza 23 Jordan Road Kowloon, Hong Kong, SAR China
Fredrick J. Cohn	United States	Herbalife distributor/ President of A&J Marketing, Inc.	6021 S. Syracuse Way Suite 204 Englewood, Colorado 80111
Enrique Javier Varela Barrios	Mexico	Herbalife distributor	Seminario 217 Col. Carretas 76050 Queretaro, Qro. Mexico
Juan Jose Najera Diaz	Mexico	Herbalife distributor	Providencia 1218 Local 2 Col. Del Valle Mexico D.F. c.p. 04250
Arie Baratz	Israel	Herbalife distributor	5 Shir-Hashirim Street Elkana, Israel 44814

⁽¹⁾ Leslie Stanford may be deemed to share beneficial ownership of the Common Shares jointly owned with her husband, Don Bailey. Don Bailey is a citizen of Canada, his principal occupation is Chief Executive Officer of Triton Investment Company and his business address is 1490 Lafayette Street, Suite 404, Denver, Colorado 80218. In addition, 127,721 Common Shares are held by the Bailey-Stanford Family Trust, a Delaware trust (the "BSFT"), of which Leslie Stanford and her husband are the investment advisors, and her three children are the sole beneficiaries. The business address for the BSFT is J.P. Morgan Trust Company of Delaware, 500 Stanton Christiana Road, Newark, Delaware 19713.

- (2) 300,000 Common Shares that are beneficially owned by Markus Lehmann are owned by Markus Lehmann Sales Consulting Establishment, a Liechtenstein corporation ("MLSE"). Markus Lehmann is the Chief Executive Officer of the MLSE, and the sole stockholder of MLSE is Mayus Stiftung, a Liechtenstein trust ("Mayus"), of which Markus Lehmann is the sole beneficiary. The principal business of MLSE is to hold the Herbalife distributorship. The business address for MLSE is Kreuzbuehel 15, FL-9493, Mauren, Liechtenstein.
- (3) Jose Paulo Rodrigues Dinis da Silva may be deemed to share beneficial ownership of the Common Shares owned by him with his wife, Natalia Maria Felgueiras Ferreira is a citizen of Portugal, her principal occupation is a Herbalife distributor and her business address is Rue D. Afonso Henriques, Condominio Estoril, Real, B1 2765-573, Estoril, Portugal.
- (4) J.M. Bos-Vuijst and Ronald P.J. Bos may be deemed to share beneficial ownership of the 30,000 Common Shares they jointly own.
- (5) 3,000 Common Shares that are beneficially owned by Susan Peterson are owned by TDC, Limited, a Bermuda corporation ("TDC"). Deanna Didyk, a citizen of Bermuda, and Robert Mulderig, a citizen of Burmuda, are the directors and executive officers of TDC. To the knowledge of Susan Peterson, Deanna Didyk's and Robert Mulderig's principal occupation is as managers of various Bermuda companies. Deanna Didyk's and Robert Mulderig's business address is 14 Par LA Ville, P.O. Box HM2958, Hamilton, HM, MX, Bermuda. TEI Holdings, Ltd, a Bermuda trust ("TEI"), is the sole stockholder of TDC. Susan Peterson controls and is also the sole beneficiary of TEI. The principal business of TDC is investment holdings. The business address for TDC is 14 Par LA Ville, P.O. Box HM2958, Hamilton, HM, MX, Bermuda.
- (d) and (e) During the last five years, no Reporting Person, nor any other person identified in this Item 2 (the "Joint Holders"), has been convicted in any criminal proceeding (excluding traffic

violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body resulting in a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding any violations with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

As of the date hereof, the Reporting Persons have acquired beneficial ownership of an aggregate of approximately 1,956,927 Common Shares. Such Common Shares were purchased in the open market by each Reporting Person, using his or her personal funds, on various dates and for various amounts. All transactions in the Common Shares effected by the Reporting Person in the past 60 days, including the number of Common Shares purchased (or sold), the date of purchase (or sale), the price per Common Share (or unit) and how the transactions were effected, are described in Item 5(c).

Item 4. Purpose of Transaction

On February 2, 2007, Whitney V, L.P. (together with its affiliates, "Buyer") submitted to the Issuer's Board of Directors a proposal letter (the "Proposal Letter") to acquire all outstanding Common Shares of the Issuer (the "Proposed Acquisition"), except for certain Common Shares held by Buyer expected to be rolled over in the Proposed Acquisition, at a purchase price of \$38 per share in cash. The Reporting Persons have indicated their interest in investing up to an aggregate of \$100,900,000 in equity in a new entity to be formed by Buyer to consummate the Proposed Acquisition, as more fully described in Item 6.

Except as set forth herein or as would occur in connection with and upon completion of any of the actions and matters discussed in this Item 4, no Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer

(a) and (b) The Reporting Persons beneficially own Common Shares as follows:

Name	Number of Common Shares	Sole or Shared Voting	Sole or Shared Dispositive	% of Total Outstanding(1)
Leslie R. Stanford	442,017	Sole	Sole	0.6%
	209,727	Shared(2)	Shared(2)	0.3%
	127,721	Shared(3)	Shared(3)	0.2%
Total	779,465			1.1%
Markus Lehmann	12,500	Sole	Sole	*
	300,000(4)	Sole	Sole	0.4%
	20,000(5)	Sole	Sole	*
Total	332,500			0.5%
Tae Ho Kim	284,061	Sole	Sole	0.4%
Michiko Dejaeghere	175,403	Sole	Sole	0.2%

John Peterson	70,779	Sole	Sole	0.1%
Jose Paulo Rodrigues Dinis da Silva	4,600	Sole(6)	Sole(6)	*

J.M. Bos-Vuijst	30,000 6,000	Shared(7) Sole	Shared(7) Sole	*
Total	36,000	_	Sole	*
Ronald P.J. Bos	30,000	Shared(7)	Shared(7)	*
Susan Peterson	34,778	Sole	Sole	*
	3,000	Shared(8)	Shared(8)	*
Total	37,778	_	-	*
Leung Sze Man	120,947	Sole	Sole	0.1%
Fredrick J. Cohn	3,000	Sole	Sole	*
Enrique Javier Varela Barrios	66,616	Sole	Sole	0.2%
Juan Jose Najera Diaz	14,204.5	Sole	Sole	*
Arie Baratz	30,573	Sole	Sole	*

^{*} Less than 0.1%.

- (1) The calculation of the percentage is based on 71,719,664 Common Shares outstanding as of March 9, 2007, as reported in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the SEC on March 19, 2007.
- (2) Represents Common Shares that are jointly owned with her husband, Don Bailey.
- (3) Represents Common Shares that are held by the BSFT, of which Leslie R. Stanford and her husband are the investment advisors. Leslie Stanford's three children are the beneficiaries of the BSFT.
- (4) Represents Common Shares that are held by MLSE. Markus Lehmann is the Chief Executive Officer of MLSE, and the sole stockholder of MLSE is Mayus. Markus Lehmann controls and is the sole beneficiary of Mayus.
- (5) Represents (i) an option to purchase 10,000 Common Shares at an exercise price of \$30 per Common Share, exercisable until May 19, 2007, (ii) an option to purchase 5,000 Common Shares at an exercise price of \$35 per Common Share, exercisable until August 18, 2007 and (iii) an option to purchase 5,000 Common Shares at an exercise price of \$30 per Common Share, exercisable until August 18, 2007.
- (6) Jose Paulo Rodrigues Dinis da Silva may be deemed to share beneficial ownership of the Common Shares held by him with his wife, Natalia Maria Felgueiras Ferreira.
- (7) Represents Common Shares that are jointly owned by J.M. Bos-Vuijst and Ronald P.J. Bos.
- (8) Represents Common Shares that are held by TDC. Deanna Didyk and Robert Mulderig are the directors and executive officers of TDC. TEI is the sole stockholder of TDC. Susan Peterson controls and is also the sole beneficiary of TEI. Susan Peterson may be deemed to share beneficial ownership of the Common Shares with Deanna Didyk and Robert Mulderig.

As a result of such beneficial ownership, the Reporting Persons, together with Buyer, collectively would beneficially own, in the aggregate, a total of 21,005,205 Common Shares, or approximately 29.3% of the outstanding Common Shares of the Issuer. To the knowledge of the Reporting Persons, none of the Other Distributors (defined in Item 6) beneficially owns any Common Shares. By virtue of the

Common Shares of any other Reporting Person or Buyer referred to herein, or is a member of any "group" within the meaning of Section 13(d) of the Act or for any other purpose. Each Reporting Person also disclaims any pecuniary interest in the Common Shares beneficially owned by any other Reporting Person or Buyer.

(c) Except as set forth in the below table, no Reporting Person has effected any transactions in the Common Shares in the past 60 days:

Name	Date of Transaction	Amount of Securities Purchased (Sold)*	Price Per Share or Unit	How Transaction Effected
Juan Jose Najera Diaz	January 31, 2007	(1,000 Common Shares)	\$33.50	In open market through Internet trading account
	January 31, 2007	1,000 Common Shares	\$32.75	In open market through Internet trading account
	February 2, 2007	(1,000 Common Shares)	\$33.25	In open market through Internet trading account
	February 5, 2007	(3,000 Common Shares)	\$39.50	In open market through Internet trading account
	March 5, 2007	1,000 Common Shares	\$37.00	In open market through Internet trading account
	March 9, 2007	(1,000 Common Shares)	\$37.75	In open market through Internet trading account
Fredrick J. Cohn	February 2, 2007	(400 Common Shares)	\$32.90	In open market through Internet trading account
	February 2, 2007	Option to purchase 10 Common Shares (HLFCG)	\$1.10	In open market through Internet trading account
	February 5, 2007	(Option to purchase 10 Common Shares (HLFBH))	\$0.80	In open market through Internet trading account
	February 6, 2007	(Option to purchase 10 Common Shares (HLFCG))	\$5.50	In open market through Internet trading account

^{*}Sale transactions are in parentheses.

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- (d) No person (other than the Reporting Persons and the Joint Holders) is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Common Shares.
 - (e) Not applicable.

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

With respect to the Proposed Acquisition, on the respective dates set forth in the below table, the Reporting Persons, each of whom is a Chairman's Club distributor of the Issuer's products, entered into non-binding letters of intent with Buyer, whereby each Reporting Person indicated his or her interest in investing, up to the amount set forth in the below table, in equity in a new entity to be formed by Buyer to consummate the Proposed Acquisition, for an aggregate of up to \$100,900,000.

Name	Date of Letter of Intent	Proposed Investment Amount
Leslie Stanford	March 18, 2007	up to \$30,000,000
Markus Lehmann	March 18, 2007	up to \$18,000,000
Tae Ho Kim	March 20, 2007	up to \$10,000,000
Leung Sze Man	March 25, 2007	up to \$10,000,000
Enrique Javier Varela Barrios	March 26, 2007	up to \$6,000,000
Fredrick J. Cohn	March 25, 2007	up to \$5,000,000
Michiko Dejaeghere	March 19, 2007	up to \$5,000,000
Susan Peterson	March 20, 2007	up to \$5,000,000
John Peterson	March 20, 2007	up to \$4,000,000

J.M. Bos-Vuijst and Ronald P.J. Bos	March 18, 2007	up to \$3,000,000
Arie Baratz	March 26, 2007	up to \$3,000,000
Jose Paulo Rodrigues Dinis da Silva and Maria Felgueiras Ferreira	March 20, 2007	up to \$1,500,000*
Juan Jose Najera Diaz	March 26, 2007	up to \$400,000

^{*} On March 20, 2007, Buyer entered into an amended and restated non-binding letter of intent, replacing a previous non-binding letter of intent dated March 18, 2007, with Jose Paulo Rodrigues Dinis da Silva and his wife, Natalia Maria Felgueiras Ferreira, whereby they have indicated their interest in investing up to \$1,500,000 (as opposed to \$750,000 under the previous letter) in equity in a new entity to be formed by Buyer to consummate the Proposed Acquisition.

In addition, Buyer has entered into non-binding letters of intent with the following other Chairman's Club distributors of the Issuer's products (the "Other Distributors"): Blake Morgan, Martin Ernst, Michael Palmstierna Hamilton, Christine M. Carley, Garry De Brabander, Janifer Cohn, James Chen Ming Chieh, Yang Mo Li, Geraldine Cvitanovich and Pedro Cardoso. To the knowledge of the Reporting Persons, the Other Distributors have indicated their interest in investing up to \$38,000,000. Taken together, the Reporting Persons, the Joint Holders and the Other Distributors have indicated their interest in investing up to \$138,900,000, in the aggregate, in equity in a new entity to be formed by Buyer to consummate the Proposed Acquisition.

The Reporting Persons', the Joint Holders' and the Other Distributors' interest in investing in the Proposed Acquisition is on a non-binding and non-exclusive basis. Accordingly, if the Issuer were to pursue a sale transaction with any other person, the Reporting Persons, the Joint Holders and the Other Distributors would be free to participate in the other transaction. In addition, the Reporting Persons', the Joint Holders' and the Other Distributors' interest in investing in the new entity to be formed by Buyer to consummate the Proposed Acquisition is also subject, among other things, to the ability of eligible President's Team members of the Issuer to also make an investment in such new entity, if the Proposed Acquisition proceeds and such investment is legally permitted. The Reporting Persons understand that Buyer is in discussions and expects to continue discussions with certain other distributors regarding entering into similar non-binding letters of intent.

The non-binding letters of intent for the Reporting Persons are attached hereto as Exhibits B, C, D, E, F, G, H, I, J, K, L, M and N.

Item 7. Material to be Filed as Exhibits

Exhibit A	Joint Filing Agreement and Power of Attorney, dated as of March 28, 2007, by and among Leslie Stanford and Markus Lehmann, as attorneys-in-fact, and the other Reporting Persons
Exhibit B	Non-Binding Letter of Intent between Leslie Stanford and Whitney V, L.P., dated March 18, 2007(1)
Exhibit C	Non-Binding Letter of Intent between Markus Lehmann and Whitney V, L.P., dated March $18,2007(2)$
Exhibit D	Non-Binding Letter of Intent among Ronald P.J. Bos, J.M. Bos-Vuijst and Whitney V, L.P., dated March 18, 2007(3)
Exhibit E	Non-Binding Letter of Intent between Michiko Dejaeghere and Whitney V, L.P., dated March 19, 2007(4)
Exhibit F	Amended and Restated Non-Binding Letter of Intent among Jose Paulo Dinis Da Silva, Natalia Maria Felgueiras Ferreira and Whitney V, L.P., dated March 20, 2007(5)
Exhibit G	Non-Binding Letter of Intent between Susan Peterson and Whitney V, L.P., dated March 20, 2007(6)
Exhibit H	Non-Binding Letter of Intent between John Peterson and Whitney V, L.P., dated March 20, $2007(7)$
Exhibit I	Non-Binding Letter of Intent between Tae Ho Kim and Whitney V, L.P., dated March 20, 2007(8)

Exhibit J	Non-Binding Letter of Intent between Leung Sze Man and Whitney V, L.P., dated March 25, 2007(9)
Exhibit K	Non-Binding Letter of Intent between Fredrick J. Cohn and Whitney V, L.P., dated March 25, 2007(10)
Exhibit L	Non-Binding Letter of Intent between Enrique Javier Varela Barrios and Whitney V, L.P., dated March 26, 2007(11)
Exhibit M	Non-Binding Letter of Intent between Juan Jose Najera Diaz and Whitney V, L.P., dated March 26, 2007(12)
Exhibit N	Non-Binding Letter of Intent between Arie Baratz and Whitney V, L.P., dated March 26,

2007(13)

- (1) Incorporated by reference to Exhibit F of Amendment No. 1 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 19, 2007.
- (2) Incorporated by reference to Exhibit E of Amendment No. 1 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 19, 2007.
- (3) Incorporated by reference to Exhibit G of Amendment No. 1 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 19, 2007
- (4) Incorporated by reference to Exhibit K of Amendment No. 2 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 20, 2007.
- (5) Incorporated by reference to Exhibit S of Amendment No. 3 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 21, 2007.
- (6) Incorporated by reference to Exhibit L of Amendment No. 3 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 21, 2007.
- (7) Incorporated by reference to Exhibit N of Amendment No. 3 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 21, 2007.
- (8) Incorporated by reference to Exhibit O of Amendment No. 3 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 21, 2007.
- (9) Incorporated by reference to Exhibit T of Amendment No. 4 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 26, 2007.
- (10) Incorporated by reference to Exhibit V of Amendment No. 4 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 26, 2007.
- (11) Incorporated by reference to Exhibit X of Amendment No. 5 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 27, 2007.
- (12) Incorporated by reference to Exhibit Z of Amendment No. 5 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 27, 2007.
- (13) Incorporated by reference to Exhibit Y of Amendment No. 5 to the Schedule 13D filed by Whitney V, L.P. and certain of its affiliates with the SEC on March 27, 2007.

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SIGNATURE

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

Dated: March 28, 2007

/s/ Markus Lehmann
Markus Lehmann
/s/ John Peterson
John Peterson
/s/ J.M. Bos-Vuijst
J.M. Bos-Vuijst
/s/ Ronald P.J. Bos
Ronald P.J. Bos
/s/ Jose Paulo Rodrigues Dinis da Silva
Jose Paulo Rodrigues Dinis da Silva
/s/ Michiko Dejaeghere
Michiko Dejaeghere
/s/ Tae Ho Kim
Tae Ho Kim
/s/ Susan Peterson
Susan Peterson
/s/ Leung Sze Man
Leung Sze Man
/s/ Fredrick J. Cohn
Fredrick J. Cohn
/s/ Enrique Javier Varela Barrios
Enrique Javier Varela Barrios
/s/ Juan Jose Najera Diaz
Juan Jose Najera Diaz
/s/ Arie Baratz
Arie Baratz

EXHIBIT A

JOINT FILING AGREEMENT AND POWER OF ATTORNEY

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, each of the undersigned hereby agrees that the attached Statement on Schedule 13D relating to the common shares, par value \$0.002 per share, of Herbalife Ltd. (the "Issuer") is filed on behalf of each of them, and that all amendments to this Statement will be filed on behalf of each of them.

KNOW ALL BY THESE PRESENTS, that each of the undersigned hereby constitutes and appoints each of Leslie Stanford and Markus Lehmann, acting singly, as such undersigned's true and lawful attorney-in-fact to:

- 1. Execute for and on behalf of such undersigned, in his or her capacity as a beneficial owner of equity securities of the Issuer, any and all filings of such undersigned pursuant to Section 13(d), Section 13(g) or Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules thereunder;
- 2. Do and perform any and all acts for and on behalf of such undersigned which may be necessary or desirable to complete, execute and timely file any such filings with the Securities and Exchange Commission and any national securities exchange or similar authority; and
- 3. Take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, such undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of such undersigned pursuant to this power of attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

Each of the undersigned hereby grants to each above-named attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as such undersigned might or could do if personally present, with full power of substitution or revocation, and hereby ratifies and confirms all that each above-named attorney-in-fact or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. Each of the undersigned acknowledges that the above-named attorneys-in-fact, in serving in such capacity at the request of such undersigned, are not assuming any of such undersigned's responsibilities to comply with Section 13(d), 13(g) or 16(a) of the Securities Exchange Act of 1934, as amended.

This power of attorney shall remain in full force and effect as to each of the undersigned until such undersigned is no longer required to make any filing pursuant to Section 13(d), 13(g) or 16(a) of the Securities Exchange Act of 1934, as amended, unless earlier revoked by such undersigned in a signed writing delivered to any of the above-named attorneys-in-fact.

IN WITNESS WHEREOF, each of the undersigned has caused this joint filing agreement and power of attorney to be executed as of this 28th day of March, 2007.

/s/ Leslie Stanford
Leslie Stanford
/s/ Markus Lehmann
Markus Lehmann
/s/ John Peterson
John Peterson
/s/ J.M. Bos-Vuijst
J.M. Bos-Vuijst
/s/ Ronald P.J. Bos
Ronald P.J. Bos
/s/ Jose Paulo Rodrigues Dinis da Silva
Jose Paulo Rodrigues Dinis da Silva
/s/ Michiko Dejaeghere
Michiko Dejaeghere
/s/ Tae Ho Kim
/s/ Tae Ho Kim Tae Ho Kim
Tae Ho Kim
Tae Ho Kim /s/ Susan Peterson
Tae Ho Kim /s/ Susan Peterson Susan Peterson
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man /s/ Fredrick J. Cohn
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man /s/ Fredrick J. Cohn Fredrick J. Cohn
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man /s/ Fredrick J. Cohn Fredrick J. Cohn /s/ Enrique Javier Varela Barrios
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man /s/ Fredrick J. Cohn Fredrick J. Cohn /s/ Enrique Javier Varela Barrios Enrique Javier Varela Barrios
Tae Ho Kim /s/ Susan Peterson Susan Peterson /s/ Leung Sze Man Leung Sze Man /s/ Fredrick J. Cohn Fredrick J. Cohn Fredrick J. Cohn /s/ Enrique Javier Varela Barrios Enrique Javier Varela Barrios /s/ Juan Jose Najera Diaz