FORM 4

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

OMB APPROVAL
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hours per response... 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Ty	pe Response	s)																	
1. Name and Address of Reporting Person * DOMINIK DAVID						2. Issuer Name and Ticker or Trading Symbol HERBALIFE LTD. [HLF]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner							
ONE EMBARCADERO CENTER, 33RD FLOOR					3. Date of Earliest Transaction (Month/Day/Year) 02/06/2007						Offic	eer (give title belo	ow)	Other (spec	ify belo	ow)			
(Street) SAN FRANCISCO, CA 94111					4. If Amendment, Date Original Filed(Month/Day/Year)							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)			Т	able I	- Nor	ı-De	erivative	Securities	Acq	uired, Dis	osed of, or l	Beneficially	Owned		
1.Title of Security (Instr. 3)		Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)			(Instr. 8)		ion	or Disposed of (D) (Instr. 3, 4 and 5)		red (A	Benefic Report	nount of Securities ficially Owned Following orted Transaction(s) : 3 and 4)		Ownership of Form:	hip of B	7. Nature of Indirect Beneficial Ownership	
						Code V		V	7 Amount (A) or (D) Price		Pric				` /		(Instr. 4)		
Common	Stock		02/06	5/2007				S			2,000,0 (1)		\$ 39.7	8,409	,411		I	F (2	ootnote
	•			Table II -						Per cor the	rsons whatained in form dis	no respoi n this for splays a	m ar	e not rec	ection of inf uired to red d OMB con	spond unle	ess	EC 14	74 (9-02)
	I _	I			(e.g.,]		s, w		s, op			tible secu			1	l			1
1. Title of Derivative Security (Instr. 3)		onversion Date Exercise (Month/Datice of crivative	ersion Date Execution any (Month/Day/Year) (Month/Day/Year)	any	4. Transaction Code (Instr. 8)		Number		and	and Expiration Date (Month/Day/Year) A U.S.G. (I:		An Un Sec	nount of Derivative		9. Number Derivative Securities Beneficiall Owned Following Reported Transaction (Instr. 4)	ivative or incition in the control of the control or incition in the contro	n of vative rity: ct (D)	Beneficia Ownershi (Instr. 4)	
						Code	V	(A)	(D)	Da Ex		Expiration Date	n Tit	Amount or Number of Shares					

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
DOMINIK DAVID ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111		X					
Rogers Jesse ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111		X					
Golden Gate Capital Management, L.L.C. ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111		X					

CCG Investments (BVI), L.P. ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG Associates-QP, LLC ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG Associates-AI, LLC ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG Investment Fund-AI, LP ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG CI, LLC ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG AV, LLC-Series C ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	
CCG AV, LLC-Series E ONE EMBARCADERO CENTER 33RD FLOOR SAN FRANCISCO, CA 94111	X	

Signatures

/s/ Jesse T. Rogers	02/08/2007
**Signature of Reporting Person	Date
/s/ David C. Dominik	02/08/2007
**Signature of Reporting Person	Date
Golden Gate Capital Management, L.L.C. By: /s/ Jesse T. Rogers, Managing Member	02/08/2007
**Signature of Reporting Person	Date
CCG Investments (BVI), L.P. By: Golden Gate Capital Management, L.L.C., General Partner By: /s/ Jesse T. Rogers Managing Member	02/08/2007
**Signature of Reporting Person	Date
CCG Associates-QP, LLC By: Golden Gate Capital Management, L.L.C., Managing Member By: /s/ Jesse T. Rogers Managing Member	02/08/2007
**Signature of Reporting Person	Date
CCG Associates-AI, L.P. By: Golden Gate Capital Management, L.L.C., General Partner By: /s/ Jesse T. Rogers Managing Member	02/08/2007
**Signature of Reporting Person	Date
CCG Investment Fund-AI, L.P. By: Golden Gate Capital Management, L.L.C., General Partner By: /s/ Jesse T. Rogers Managing Member	02/08/2007
**Signature of Reporting Person	Date
CCG AV, LLC - Series C By: Golden Gate Capital Management, L.L.C., Managing Member By: /s/ Jesse T. Rogers Managing Member	02/08/2007

**Signature of Reporting Person	Date
CCG AV, LLC-Series E By: Golden Gate Capital Management, L.L.C., Managing Member By: /s/ Jesse T. Rogers Managing Member **Signature of Reporting Person	02/08/2007 Date
CCG CI, LLC By: Golden Gate Capital Management, L.L.C., Managing Member By: /s/ Jesse T. Rogers Managing Member **Signature of Reporting Person	02/08/2007 Date

Explanation of Responses:

- * 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).
 - Consists of 1,746,379 shares directly owned and sold by CCG Investments (BVI), L.P., 87,789 shares directly owned and sold by CCG Associates-QP, LLC, 8,162 shares directly owned and sold by CCG Associates-AI, LLC, 23,396 shares directly owned and sold by CCG Investment Fund-AI, LP, 57,611 shares directly owned and sold by CCG AV, LLC-Series E, and 29,870 shares directly owned and sold by CCG AV, LLC-Series E, and 29,870 shares directly owned and sold by CCG CL, LLC, Golden Gate
- (1) CCG AV, LLC-Series C, 46,793 shares directly owned and sold by CCG AV, LLC-Series E and 29,870 shares directly owned and sold by CCG CI, LLC. Golden Gate Capital Management, L.L.C., as general partner or managing member of all the above entities, and Mr. David C. Dominik and Mr. Jesse T. Rogers, as principal Managing Members of Golden Gate Capital Management, L.L.C., share voting and dispositive power of the reported shares and may each be deemed to have shared beneficial ownership of the reported shares.
 - Consists of 7,343,009 shares directly owned by CCG Investments (BVI), L.P., 369,125 shares directly owned by CCG Associates-QP, LLC, 34,323 shares directly owned by CCG Associates-AI, LLC, 98,372 shares directly owned by CCG Investment Fund-AI, LP, 242,237 shares directly owned by CCG AV, LLC-Series C, 196,750 shares
- directly owned by CCG AV, LLC-Series E and 125,595 shares directly owned by CCG CI, LLC. Golden Gate Capital Management, L.L.C., as general partner or managing member of all the above entities, and Mr. David C. Dominik and Mr. Jesse T. Rogers, as principal Managing Members of Golden Gate Capital Management, L.L.C., share voting and dispositive power of the reported shares and may each be deemed to share beneficial ownership of the reported shares. Each of the reporting persons disclaims beneficial ownership of the shares owned of record by other reporting persons except to the extent of such reporting person's pecuniary interest therein.

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

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