SANDS RICHARD ET AL Form SC 13D/A October 18, 2001

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

CONSTELLATION BRANDS, INC.

(Name of Issuer)

Class A Common Stock, par value \$.01 per share Class B Common Stock, par value \$.01 per share

(Title of Class of Securities)

Class A 21036P 10 8 Class B 21036P 20 7

(CUSIP Numbers)

Roger W. Byrd, Esq.
Nixon Peabody LLP
1300 Clinton Square
Rochester, New York 14604
716-263-1687

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

October 1, 2001

(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 which is the subject of this Schedule 13D, and is filing this schedule because of ss.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

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

*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 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 ("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).

			- 2 -	
CUSIP NO.		ss A ss B	21036P 10 8 21036P 20 7	
1	Names of R IRS Identi Richard Sa	ficatio:	ng Persons on Nos. of above Persons (Entities Only)	
2	Check the Appropriate Box if a Member of a Group* (A) X (B) _			
3	SEC Use On			
4	Source of 3	Funds		
5	Check if D Items 2(d)		are of Legal Proceedings is Required Pursuant to	
6	Citizenship or Place of Organization United States			
Numbe Sha	r of res	7	Sole Voting Power Class A Shares 398,302 Class B Shares 1,477,058	
Benefi Owne	-	8	Shared Voting Power Class A Shares 147,356 Class B Shares 2,715,036	
Ea Repor		9	Sole Dispositive Power Class A Shares 398,302 Class B Shares 1,477,058	
Person	with	10	Shared Dispositive Power Class A Shares 147,356 Class B Shares 2,715,036	
11	Class A	Shares	converted)	
 12	Class B Check i Shares		4,192,094Aggregate Amount in Row (11) Excludes Certain	
13	Percent Class A	Shares	converted)	
14			ING PERSON	

CUSIP NO.	Clá	ass A	21036	 SP 10 8	
		ass B		SP 20 7	
1	Names of Reporting Persons IRS Identification Nos. of above Persons (Entities Only) Robert Sands				
2	Check the	Approp	riate Bo	ox if a Mem	ber of a Group* (A) X (B) _
3	SEC Use Or	nly			
4	Source of	Funds			
5	Check if I Items 2(d)			∍egal Proce	edings is Required Pursuant to
6	Citizenshi United Sta	_	lace of	Organizati	on
Numbe: Sha:		7	Class	oting Powe A Shares B Shares	
Beneficially 8 Owned by		8	Class	l Voting Po A Shares B Shares	147,356
Each Reporting		9	Class	Dispositive A Shares B Shares	Power 428,299 1,475,648
Person	with	10	Class	l Dispositi A Shares B Shares	ve Power 147,356 2,715,036
11	Aggrega Class A	A Share	S		wned by Reporting Person ,766,339 if Class B Shares were
12	Check Shares	if the	Aggregat	e Amount i	n Row (11) Excludes Certain
13	Percent Class A	A Share	S	-	Amount in Row (11) % if Class B Shares were
14	TYPE OF	REPOR	TING PEF	RSON	
- -				-4-	

Class B 21036P 20 7 Names of Reporting Persons IRS Identification Nos. of above Persons (Entities Only) Marilyn Sands _____ 2 Check the Appropriate Box if a Member of a Group* (B) 3 SEC Use Only ______ Source of Funds Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) $$\mid_{-}\mid$ Citizenship or Place of Organization United States 7 Sole Voting Power Number of Shares Class A Shares 1,078,106 Class B Shares 9,000 _____ Beneficially 8 Shared Voting Power Owned by Class A Shares 29,454 Class B Shares 203,700 9 Sole Dispositive Power Each Reporting Class A Shares 1,078,106 Class B Shares 9,000 _____ 10 Shared Dispositive Power Person with Class A Shares 29,454 Class B Shares 203,700 _____ Aggregate Amount Beneficially Owned by Reporting Person Class A Shares 1,107,560 (1,320,260 if Class B Shares were converted) Class B Shares 212,700 Check if the Aggregate Amount in Row (11) Excludes Certain Shares _____ Percent of Class Represented by Amount in Row (11) 13 Class A Shares 3.0% (3.5% if Class B Shares were converted) Class B Shares 3.5% ._____ 14 TYPE OF REPORTING PERSON IN _____ Class A 21036P 10 8 Class B 21036P 20 7

1	Names of Reporting Persons IRS Identification Nos. of above Persons (Entities Only) CWC Partnership-I		
2	Check the Appropriate Box if a Member of a Group* (A) X (B) _		
3	SEC Use O	nly	
4	Source of Funds		
5	Check if Disclosure of Legal Proceedings is Required Pursuant Items 2(d) or 2(e)		
6	Citizensh New York	ip or Pl	ace of Organization
Numbe Sha		7	Sole Voting Power Class A Shares 0 Class B Shares 0
	Beneficially Owned by		Shared Voting Power Class A Shares 118,094 Class B Shares 1,524,770
	Each Reporting		Sole Dispositive Power Class A Shares 0 Class B Shares 0
Person	Person with 10		Shared Dispositive Power Class A Shares 118,094 Class B Shares 1,524,770
11	11 Aggregate A Class A Sha Class B Sha		converted)
12	12 Check if the Aggregate Amount in Row (11) Excludes Cer Shares _		
Class A		t of Cla A Shares B Shares	converted)
			ING PERSON
			-6-
CUSIP NO.		ass A ass B	21036P 10 8 21036P 20 7
1	Names of		g Persons n Nos. of above Persons (Entities Only)

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			nefit of Andrew Stern, M.D. under D)" of the Will of Laurie Sands
2	Check the	e Appropr	riate Box if a Member of a Group* (A) _ (B) _
3	SEC Use (Only	
4	Source of	f Funds	
5		Disclosu d) or 2(e	are of Legal Proceedings is Required Pursuant to
6	Citizensh New York	nip or Pl	lace of Organization
Numbe Sha	r of res	7	Sole Voting Power Class A Shares 0 Class B Shares 0
Benefi Owne	cially d by	8	Shared Voting Power Class A Shares 118,094 Class B Shares 1,665,678
	Each 9 Reporting		Sole Dispositive Power Class A Shares 0 Class B Shares 0
Person	with	10	Shared Dispositive Power Class A Shares 118,094 Class B Shares 1,665,678
11	Aggregate Amou Class A Shares Class B Shares		converted)
12	Check Shares		Aggregate Amount in Row (11) Excludes Certain
13	Class	nt of Cla A Shares B Shares	converted)
14	TYPE (OF REPORT	TING PERSON
			-7-
CUSIP NO.			21036P 10 8 21036P 20 7
1	IRS Ident	tification r the ben	ng Persons on Nos. of above Persons (Entities Only) nefit of the Grandchildren rilyn Sands

2	Check the Appropri	ate Box if a Member of a Group* (A) X (B) _		
3	SEC Use Only			
4	Source of Funds			
5	Check if Disclosur Items 2(d) or 2(e)	re of Legal Proceedings is Required Pursuant to		
6	Citizenship or Pla	ce of Organization		
Numbe Sha		Sole Voting Power Class A Shares 0 Class B Shares 0		
Benefi Owne	d by	Shared Voting Power Class A Shares 0 Class B Shares 1,012,500		
Ea Repor		Sole Dispositive Power Class A Shares 0 Class B Shares 0		
Person	with 10	Shared Dispositive Power Class A Shares 0 Class B Shares 1,012,500		
11	Aggregate Amoun Class A Shares Class B Shares	t Beneficially Owned by Reporting Person 0 (1,012,500 if Class B Shares were converted) 1,012,500		
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares			
13	Percent of Class Represented by Amount in Row (11) Class A Shares 0.0% (2.6% if Class B Shares were converted) Class B Shares 16.7%			
14	TYPE OF REPORTI	NG PERSON		
		-8-		
CUSIP NO.	Class A Class B	21036P 10 8 21036P 20 7		
1	Names of Reporting IRS Identification CWC Partnership-II	Nos. of above Persons (Entities Only)		
2	Check the Appropri	ate Box if a Member of a Group* (A) X		

				(B)	1_1
3	SEC Use Only				
4	Source of Funds 00				
5	Check if Disclosu Items 2(d) or 2(e		edings is	Required	Pursuant to
6	Citizenship or Pl New York	ace of Organizati	on		
Numbe: Sha:		Sole Voting Powe Class A Shares Class B Shares	0 0		
Benefic Owned		Shared Voting Po Class A Shares Class B Shares	ower 0 140,908		
Ead Report		Sole Dispositive Class A Shares Class B Shares	Power 0 0		
Person	with 10	Shared Dispositi Class A Shares Class B Shares	ve Power 0 140,908		
11	Aggregate Amou Class A Shares Class B Shares	converted)	if Class		
12	Check if the A Shares	ggregate Amount i	n Row (11)	Exclude	s Certain
13	Percent of Cla Class A Shares Class B Shares	converted)	if Class		
14	TYPE OF REPORT	ING PERSON			
		-9-			
CUSIP NO.	Class A Class B	21036P 10 8 21036P 20 7			
1	Names of Reporting Persons IRS Identification Nos. of above Persons (Entities Only) The Stockholders Group described in Item 2				
2	Check the Appropr	iate Box if a Mem	uber of a G	roup* (A) (B)	X _
3	SEC Use Only				

4	Source of	Source of Funds 00		
5		Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)		
6		Citizenship or Place of Organization Not Applicable		
	Number of 7 Shares		Sole Voting Power Class A Shares 0 Class B Shares 0	
	Beneficially Owned by		Shared Voting Power Class A Shares 973,957 Class B Shares 5,667,742	
	Each Reporting		Sole Dispositive Power Class A Shares 0 Class B Shares 0	
Perso	n with	10	Shared Dispositive Power Class A Shares 973,957 Class B Shares 5,667,742	
11	Class	gate Amou A Shares B Shares	converted)	
12		Check if the Aggregate Amount in Row (11) Excludes Certain Shares _		
13	Class	nt of Cla A Shares B Shares	converted)	
14	TYPE (F REPORT	TING PERSON	

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ITEM 1. SECURITY AND ISSUER.

The classes of equity securities to which this Amendment No. 1 to Schedule 13D (this "Amendment") relates are the Class A Common Stock, par value \$0.01 (the "Class A Stock"), and the Class B Common Stock, par value \$0.01 (the "Class B Stock"), of Constellation Brands, Inc., a Delaware corporation with its principal offices at 300 WillowBrook Office Park, Fairport, New York 14450 (the "Company"). The Company was formerly known as Canandaigua Wine Company, Inc. and Canandaigua Brands, Inc.

ITEM 2. IDENTITY AND BACKGROUND.

This amendment No. 1 to Schedule 13D is being filed by Richard Sands, Robert Sands, Marilyn Sands, CWC Partnership—I, a New York general partnership ("CWCP—I"), a Trust for the benefit of Andrew Stern M.D. under the Will of Laurie Sands (the "Marital Trust"), a Trust for the benefit of the grandchildren of Marvin and Marilyn Sands (the "Grandchildrens' Trust"), and a stockholders

group pursuant to Section 13(d)(3) of the Securities Exchange Act of 1934 (collectively, the "Reporting Persons"). The stockholders group (the "Group") is comprised of Richard Sands, Robert Sands, CWCP-I, CWC Partnership-II, a New York general partnership ("CWCP-II") and the Grandchildrens' Trust.

This Schedule 13D amends and restates the Schedule 13D filed by Marvin Sands, Marilyn Sands, Richard Sands, Robert Sands, Laurie Sands, the Grandchildrens' Trust and four trusts of which Marilyn Sands was trustee (the "GRITs") in October, 1993 with respect to transactions on June 17 and 29, 1993 (the "Original Filing"). The reporting persons in the Original Filing are referred to in this Amendment as the "Original Reporting Persons." The Group for purposes of this Amendment is comprised of fewer members than the group reported in the Original Filing because the Affiliates Agreement (which was filed as an exhibit to the Original Filing) which provided the basis for a portion of the former group has terminated or expired in accordance with its terms.

Certain information with respect to the Reporting Persons and Group Members is set forth below:

1. Richard Sands

a. Principal Occupation: Chairman of the Board, President and Chief

Executive Officer of the

Company

United States b. Citizenship:

2. Robert Sands

a. Principal Occupation: Group President of the

Company

b. Citizenship: United States

Marilvn Sands

a. Principal Occupation: Retired

b. Citizenship: United States

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4. CWC Partnership-I

State of Organization: New York (a general

partnership)

b. Principal Business: Investing

Trust for the benefit of Andrew Stern, M.D. under the will of Laurie Sands

a. State of Organization: New York

b. Principal Business: Administration of Trust

Assets

Trust for the Benefit of the Grandchildren of Marvin and Marilyn

a. State of Organization: New York

b. Principal Business: Administration of Trust

Assets

The Group

a. State of Organization: Not Applicable
b. Principal Business: Investing Investing b. Principal Business:

8. CWC Partnership-II

a. State of Organization: New York (a general

partnership)

b. Principal Business:

Investing

The principal office address or business address of each of the Reporting Persons and Group Members is 300 WillowBrook Office Park, Fairport, New York 14450. None of the Reporting Persons or Group Members has, during the last five years, been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which he, she or it is or was subject to 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 violation with respect to such laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Not applicable with respect to the current transaction described in Section 4 or with respect to any intervening transactions described in Section 4 that were gifts or dispositions. With respect to the intervening transactions described in Section 4 that were not gifts or dispositions, acquired shares would have been purchased with personal funds of the purchaser, on margin, with proceeds of borrowings, or a combination of the foregoing.

ITEM 4. PURPOSE OF THE TRANSACTION

Current Transaction. The current transaction being reported is the sale by R, R, M & C Partners, L.L.C., a Missouri limited liability company (the "LLC"), and M, L, R & R, a New York general partnership ("MLR&R"), of an aggregate of 2,150,000 shares of Class A Stock in a registered, underwritten public offering (the "Offering") at a public offering price of \$38.75 per share. Richard Sands and Robert Sands are each 50% owners of and the only directors or officers of R, R, M & C Management Corporation, a Missouri corporation (the "General Partner"), the General Partner is the sole general partner of R, R, M & C Group, L.P., a Missouri limited partnership (the "Partnership"), and the Partnership is the sole manager and sole member

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of the LLC. Richard Sands, Robert Sands and CWCP-I are general partners of MLR&R. The LLC, the General Partner, the Partnership and MLR&R have filed a separate Schedule 13D and an amendment thereto regarding the current transaction being reported on this Amendment and the transactions through which the LLC obtained the Class A Stock sold in the offering.

Of the 2,150,000 shares of Class A Stock sold in the Offering, the LLC sold 2,002,002 shares and MLR&R sold 147,998 shares. The LLC obtained the shares of Class A Stock sold by it in the offering through the following transactions: (a) on August 28, 2001 (i) each of Richard Sands and Robert Sands contributed 1,001 shares of Class A Stock to the General Partner and received one-half of the issued and outstanding stock of the General Partner, (ii) the General Partner Contributed 2,002 shares of Class A Stock to the Partnership and received a 0.1% general partnership interest in the Partnership, and (iii) each of Richard Sands, Robert Sands, Marilyn Sands and CWCP-I contributed 500,000 shares of Class A Stock to the Partnership and received a 24.975% limited partnership interest in the Partnership, (b) on August 31, 2001, the Partnership Contributed all 2,002,002 shares of Class A Stock to the LLC. MLR&R had previously acquired the shares of Class A Stock sold by it in the Offering in certain of the intervening transactions described below, and (c) on September 21, 2001, each of Richard Sands, Robert Sands, Marilyn Sands and CWCP-I assigned their respective limited partnership interests in the Partnership to certain charitable remainder trusts.

Intervening Transactions. Between the date of the Original Filing and

the transactions described above, the transactions described below occurred and affected the beneficial ownership of the Reporting Persons, the Group Members or the Original Reporting Persons (collectively, the "Covered Persons"):

- On November 15, 1993, certain of the Covered Persons and their spouses converted the Company's 7% Convertible Subordinated Debentures due 2011 then held by them into the following number of shares of Class A Stock: Marvin Sands 60,372; Marilyn Sands 16,739; Richard Sands 57,683; Robert Sands 57,738; Laurie Sands 57,738; the former spouse of Richard Sands 3,402; the spouse of Robert Sands 2,194; and the spouse of Laurie Sands 2,194.
- On January 1, 1994, Marvin Sands contributed 160,000 shares of Class A Stock to a unitrust, each of Richard Sands and Robert Sands contributed 200,000 shares to unitrusts, and Laurie Sands gave 200,000 shares of Class A Stock to her spouse who contributed them to a unitrust. These 760,000 shares of Class A Stock were sold by the unitrusts over a period of time in transactions exempt from registration pursuant to Rule 144 or were contributed by the unitrusts to the Mac and Sally Sands Foundation, Incorporated, a Virginia corporation (the "Sands Foundation").
- o On January 26 and 27, 1994, Marilyn Sands and the spouses of other Covered Persons acquired the following number of shares of Class A Stock in open market purchases: Marilyn Sands 700; former spouse of Richard Sands 4,678; spouse of Robert Sands 14,242; and spouse of Laurie Sands 18,830.
- o On January 17, 1995, each of Richard Sands, Robert Sands and Laurie Sands contributed shares of Class A Stock and Class B Stock to CWCP-I. Each of Richard

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Sands and Robert Sands contributed 1,545 shares of Class A Stock and 3,395 shares of Class B Stock to CWCP-I. Laurie Sands contributed 305,861 shares of Class A Stock and 672,174 shares of Class B Stock to CWCP-I. In addition, Laurie Sands contributed her interest in MLR&R to CWCP-I and each of Richard Sands and Robert Sands contributed .0505% of their respective interests in MLR&R to CWCP-I. Laurie Sands contributed her remainder interest in 262,500 shares subject to a life estate of Marilyn Sands and her interest as a beneficiary under the GRITs to CWCP-II, and Robert Sands transferred 1.01% of his remainder interest in 262,500 shares subject to Marilyn Sands' life estate and 1.01% of his interest as a beneficiary under the GRITs to the Robert Sands Descendants Trust which, in turn, contributed such reminder and beneficial interests to CWCP-II. As a result of Laurie Sands' death in 1995, her interests in CWCP-I and CWCP-II were transferred to the Marital Trust and certain trusts for the benefit of her children in accordance with her will.

- On January 26, 1996, Marvin Sands acquired 13,145 shares of Class A Stock in an open market purchase, Richard Sands and Robert Sands each acquired 16,408 shares of Class A Stock in open market purchases, and the Sands Foundation, acquired 10,431 shares of Class A Stock in an open market purchase.
- o Between October 17, 1996 and October 25, 1996, the following persons acquired the following number of shares of Class A Stock

in open market purchases: Marvin Sands - 9,832; Robert Sands - 1,075; the current spouse of Richard Sands - 1,787; the spouse of Robert Sands - 3,842; and MLR&R - 47,516.

- On April 6, 1999, Marvin Sands contributed 26,579 shares of Class A Stock and 101,850 shares of Class B Stock to The Marvin Sands Master Trust (the "Master Trust"). Prior to his death on August 28, 1999, Marvin Sands also transferred his interest in MLR&R to the Master Trust. On August 29, 1999, the Master Trust transferred 26,579 shares of Class A Stock and 83,421 shares of Class B Stock to MLR&R.
- o Richard Sands gave 5,000 shares of Class A Stock to charity on each of December 13, 1998, December 22, 1999, December 20, 2000 and April 6, 2001. Robert Sands gave 2,000 shares of Class A Stock to the Sands Foundation on each of December 31, 1998 and December 20, 2000.
- o The GRITs expired by their terms on November 18, 1993, 1995, 1997 and 1999. The shares of Class B Stock held by the GRITs were distributed to: Richard Sands 92,250; Robert Sands 91,546; Laurie Sands 22,500; and CWCP-II 70,454.
- The Covered Persons made and received gifts of shares of Class A Stock throughout the period between the Original Filing and this Amendment. The net increase or (decrease) in the number of shares of Class A Stock resulting from gifts during this period with respect to each of the Covered Persons and their spouses are as follows: Marvin Sands (1,395); Marilyn Sands (13,607); Richard Sands 780; Robert Sands 780; Laurie Sands 602; former spouse of Richard Sands 1,965; current

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spouse of Richard Sands - 178; spouse of Robert Sands - 2,662; spouse of Laurie Sands - 2,128.

- On May 14, 2001, the Company effected a two-for-one stock split in the form of a stock dividend which was distributed to stockholders of record as of April 30, 2001. Accordingly, each of the Covered Persons and their spouses received one share of Class A Stock for each share of Class A Stock held by them on April 30, 2001 and one share of Class B Stock for each share of Class B Stock held by them on April 30, 2001.
- O Some of the shares of Class A Stock reported in the Original Filing as being beneficially owned by the Original Reporting Persons were reported as such because they were held in accounts in which such Original Reporting Persons were joint tenants. Such accounts were established in error and have been corrected. Accordingly, the following Original Reporting Persons no longer have beneficial ownership of the following number of shares of Class A Stock: Richard Sands 17,288; Robert Sands 17,288; Marilyn Sands 2,280; and Laurie Sands 17,288.

In the descriptions above, references to the spouse of a Covered Person include any transactions by the spouse of the Covered Person as custodian for the minor children of the Covered Person or their spouse. Any transactions by the former spouse of Richard Sands on or after May 9, 1996, the day their divorce decree became final, are not described above. Also, transactions by the spouse of Laurie Sands after her death are not described above.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

The table below sets forth the shares of Class A Stock and Class B Stock beneficially owned by each Reporting Person and Group Member. The percentages of ownership were calculated on the basis of 37,291,021 shares of Class A Stock and 6,074,445 shares of Class B Stock outstanding as of the close of business on October 8, 2001. Shares of Class B Stock are convertible into shares of Class A Stock on a one-to-one basis at any time at the option of the holder. Of the Original Reporting Persons, Laurie Sands and the GRITs no longer own any shares of Class A Stock or Class B Stock and are accordingly omitted from this Amendment. In addition, Marilyn Sands no longer owns more than 5% of the outstanding Class A Stock or Class B Stock.

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	OF E	AMOUNT AND NATURE BENEFICIAL OWNERSHIP (1	L)
BENEFICIAL OWNER		SHARED POWER TO VOTE OR DISPOSE	TOTAL
CLASS A STOCK:			
Richard Sands	398,302(2)	147,356(2)	545 , 65
Robert Sands		147,356(3)	575 , 65
Marilyn Sands		29,454(5)	1,107,5
CWCP-I		118,094(6)	118,09
The Marital Trust		118,094(7)	118,09
The Group		973,957(8)	973,9
CLASS B STOCK:			
Richard Sands	1,477,058	2,715,036(2)	4,192,0
Robert Sands	1,475,648	2,715,036(3)	4,190,6

Marilyn Sands	9 , 000	203,700(5)	212 , 70
CWCP-I		1,524,770(6)	1,524,77
The Marital Trust		1,665,678(7)	1,665,67
The Grandchildrens' Trust		1,012,500(9)	1,012,50
CWCP-II		140,908(10)	140,90
The Group		5,667,742(8)	5,667,74

The number of shares and the percentage of ownership set forth in the (1)Class A Stock table includes the number of shares of Class A Stock that can be purchased by exercising stock options that are exercisable on October 8, 2001 or become exercisable within 60 days thereafter ("presently exercisable"). Such number does not include the number of option shares that may become exercisable within sixty (60) days of October 8, 2001 due to certain acceleration provisions in certain awards, which accelerations cannot be foreseen on the date of this Amendment. Such number also does not include the shares of Class A Stock issuable pursuant to the conversion feature of the Class B Stock beneficially owned by each person. The number of shares and percentage of ownership assuming conversion of Class B Stock into Class A Stock are contained in the footnotes. For purposes of calculating the percentage of ownership of Class A Stock in the table and in the footnotes, additional shares of Class A Stock equal to the number of presently exercisable options and, as appropriate, the number of shares of Class B Stock owned by each person are assumed to be outstanding pursuant to Rule 13d-3(d)(1) under the Securities Exchange Act. Where the footnotes reflect shares of Class A Stock as being included, such shares are included only in the Class A Stock table and where the footnotes reflect shares of Class B Stock as being included, such shares are included only in the Class B Stock table. See Item 6 of this Amendment for a description of the various relationships between the Reporting Persons and Group Members.

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The amount reflected as shares of Class A Stock over which Richard Sands has the sole power to vote or dispose includes 297,613 shares of Class A Stock issuable upon the exercise of options which are presently exercisable by Mr. Sands. The amounts reflected as shares over which Mr. Sands shares power to vote or dispose include, as applicable, 117,902 shares of Class A Stock and 1,357,928 shares of Class B Stock owned by CWCP-I, 36,858 shares of Class B Stock owned by the Master Trust, 192 shares of Class A Stock and 166,842 shares of Class B Stock owned by MLR&R, 140,908 shares of Class B Stock owned by CWCP-II, 1,012,500 shares of Class B Stock owned by the Grandchildrens' Trust, and 29,262 shares of Class A Stock owned by the Sands Foundation. Mr. Sands disclaims beneficial ownership of all of the foregoing shares except to the extent of his ownership interest in CWCP-I and MLR&R and his beneficial interest in the Master Trust. The amounts reflected do

not include 3,930 shares of Class A Stock owned by Mr. Sands' wife, the remainder interest Mr. Sands has in 358,334 of the 1,075,002 shares of Class A Stock subject to the life estate held by Marilyn Sands described in footnote (4) below or the remainder interest of CWCP-II in 361,953 of such shares. Mr. Sands disclaims beneficial ownership with respect to all such shares. Assuming the conversion of Class B Stock beneficially owned by Mr. Sands into Class A Stock, Mr. Sands would beneficially own 4,737,752 shares of Class A Stock, representing 11.3% of the outstanding Class A Stock after such conversion.

- (3) The amount reflected as shares of Class A Stock over which Robert Sands has the sole power to vote or dispose includes 293,346 shares of Class A Stock issuable upon the exercise of options which are presently exercisable by Mr. Sands. The amounts reflected as shares over which Mr. Sands shares power to vote or dispose include, as applicable, 117,902 shares of Class A Stock and 1,357,928 shares of Class B Stock owned by CWCP-I, 36,858 shares of Class B Stock owned by the Master Trust, 192 shares of Class A Stock and 166,842 shares of Class B Stock owned by MLR&R, 140,908 shares of Class B Stock owned by CWCP-II, 1,012,500 shares of Class B Stock owned by the Grandchildrens' Trust, and 29,262 shares of Class A Stock owned by the Sands Foundation. Mr. Sands disclaims beneficial ownership of all of the foregoing shares except to the extent of his ownership interest in CWCP-I and MLR&R and his beneficial interest in the Master Trust. The amounts reflected do not include 45,880 shares of Class A Stock owned by Mr. Sands' wife, individually and as custodian for their minor children, the remainder interest Mr. Sands has in 354,715 of the 1,075,002 shares of Class A Stock subject to the life estate held by Marilyn Sands described in footnote (4) below or the remainder interest of CWCP-II in 361,953 of such shares. Mr. Sands disclaims beneficial ownership with respect to all such shares. Assuming the conversion of Class B Stock beneficially owned by Mr. Sands into Class A Stock, Mr. Sands would beneficially own 4,766,339 shares of Class A Stock, representing 11.4% of the outstanding Class A Stock after such conversion.
- (4) With respect to 1,075,002 shares of the 1,078,106 shares of Class A Stock, Marilyn Sands is the beneficial owner of a life estate which includes the right to receive income from and the power to vote and dispose of such shares. The remainder interest in such shares is held by Richard Sands, Robert Sands and CWCP-II.
- (5) The amounts reflected include, as applicable, 29,262 shares of Class A Stock owned by the Sands Foundation, 36,858 shares of Class B Stock owned by the Master Trust, and 192 shares of Class A Stock and 166,842 shares of Class B Stock owned by MLR&R. Ms. Sands disclaims beneficial ownership with respect to all shares owned by the Sands Foundation and with respect to all of the other foregoing shares except to the extent of her beneficial interest in the Master Trust. Assuming the conversion of Class B Stock beneficially owned by Ms. Sands into Class A Stock, Ms. Sands would beneficially own 1,320,260 shares of Class A Stock, representing 3.5% of the outstanding Class A Stock after such conversion.
- The amounts reflected include, as applicable, 192 shares of Class A Stock and 166,842 shares of Class B Stock owned by MLR&R. The shares owned by CWCP-I are included in the number of shares beneficially owned by Richard Sands and Robert Sands, the Marital Trust and the Group.

 Assuming the conversion of Class B Stock beneficially owned by CWCP-I into Class A Stock, CWCP-I would beneficially own 1,642,864 shares of Class A Stock, representing 4.2% of the outstanding Class A Stock after such conversion.

(7) The amounts reflected include, as applicable, 117,902 shares of Class A Stock and 1,357,928 shares of Class B Stock owned by CWCP-I, 140,908 shares of Class B Stock owned by CWCP-II, and 192 shares of Class A Stock and 166,842 shares of Class B Stock owned by MLR&R. The Marital Trust disclaims

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beneficial ownership with respect to all of the foregoing shares except to the extent of its ownership interest in CWCP-I and CWCP-II. The amounts reflected do not include the remainder interest CWCP-II has in 361,953 of the 1,075,002 shares of Class A Stock subject to the life estate held by Marilyn Sands described in footnote (4) above. The Marital Trust disclaims beneficial ownership with respect to all such shares except to the extent of its ownership interest in CWCP-II. Assuming the conversion of Class B Stock beneficially owned by the Marital Trust into Class A Stock, the Marital Trust would beneficially own 1,783,772 shares of Class A Stock, representing 4.6% of the outstanding Class A Stock after such conversion.

- (8) Assuming the conversion of Class B Stock beneficially owned by the Group into Class A Stock, the Group would beneficially own 6,641,699 shares of Class A Stock, representing 15.3% of the outstanding Class A Stock after such conversion.
- (9) The shares owned by the Grandchildrens' Trust are included in the number of shares beneficially owned by Richard Sands, Robert Sands and the Group. Assuming the conversion of Class B Stock beneficially owned by the Grandchildrens' Trust into Class A Stock, the Grandchildrens' Trust would beneficially own 1,012,500 shares of Class A Stock, representing 2.6% of the outstanding Class A Stock after such conversion.
- (10) The shares owned by CWCP-II are included in the number of shares beneficially owned by Richard Sands and Robert Sands, the Marital Trust and the Group. Assuming the conversion of Class B Stock beneficially owned by CWCP-II into Class A Stock, CWCP-II would beneficially own 140,908 shares of Class A Stock, representing 0.4% of the outstanding Class A Stock after such conversion.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Richard Sands and Robert Sands are the managing partners of CWCP-I and trustees of the managing partner of CWCP-II. The Marital Trust is a partner of CWCP-I and CWCP-II and owns a majority in interest of the CWCP-I and CWCP-II partnership interests. Richard Sands and Robert Sands are the special voting trustees of the Marital Trust and, as such, exercise the rights of the Marital Trust with respect to CWCP-I. The other partners of CWCP-I and CWCP-II are trusts for the benefit of Laurie Sands' children. Richard Sands, Robert Sands and Marilyn Sands are the trustees of, and Richard Sands and Robert Sands are beneficiaries of, the Master Trust. Richard Sands, Robert Sands, CWCP-I and the Master Trust are general partners of MLR&R. Richard Sands and Robert Sands are co-trustees of the Grandchildrens' Trust. Richard Sands, Robert Sands and Marilyn Sands are directors of the Sands Foundation, and Richard Sands and Robert Sands are officers of the Sands Foundation. Richard Sands and Robert Sands are brothers and the sons of Marilyn Sands. The relationships between Richard Sands, Robert Sands, the LLC, the Partnership and the General Partner described in Item 4 are incorporated into this Item 6 by reference.

The basis for the Group consists of: (i) a Stockholders Agreement among Richard Sands, Robert Sands and CWCP-I, a copy of which was filed with the

Original Filing and copies of amendments to which are being filed as Exhibit 99-2 to this Amendment, and (ii) the fact that the familial relationship between Richard Sands and Robert Sands, their actions in working together in the conduct of the business of the Company and their capacity as partners and trustees of the other members of the Group may be deemed to constitute an agreement to "act in concert" with respect to the Company's shares. The members of the Group disclaim that an agreement to act in concert exists. Except with respect to the shares subject to the Stockholders Agreement, the shares owned by CWCP-I and CWCP-II and the shares held by the Grandchildrens' Trust and

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the Master Trust, no member of the Group is required to consult with any other member of the Group with respect to the voting or disposition of any shares of the Company. In accordance with the terms of their governing documents, any action with respect to the shares owned by CWCP-I and CWCP-II and the shares held by the Grandchildrens' Trust must be taken by both Richard Sands and Robert Sands and any action with respect to the shares owned by the Master Trust must be taken by all of Richard Sands, Robert Sands and Marilyn Sands.

Marilyn Sands has pledged 1,075,002 shares of Class A Stock to The Chase Manhattan Bank, and Richard Sands, Robert Sands and CWCP-I have pledged the following shares of Class B Stock to The Chase Manhattan Bank: Richard Sands - 111,500 shares; Robert Sands - 110,825 shares; and CWCP-I - 628,124 shares. In the event of a default under the loans secured by these pledges, The Chase Manhattan Bank will have the right to vote and sell the pledged shares subject to certain protections afforded to the pledgors. Certain of the shares of Class A Stock and Class B Stock may from time to time be held by the Reporting Persons or Group Members in margin accounts. If there were a margin call under such a margin account or the Reporting Person or Group Member defaulted under the terms of such a margin account, the broker with whom such margin account has been established may have the right to sell the shares of Class A Stock or Class B Stock held in such margin account.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Exhibit 99-1 Joint Filing Agreement among the Reporting Persons and Group Members dated October 18, 2001

Exhibit 99-2 Documents permitting the transfer of shares to CWCP-I and adding CWCP-I as a party to the Stockholders Agreement among Richard Sands, Robert Sands and Laurie Sands.

SIGNATURE

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

Dated:	October	18,	2001	/s/ Richard Sands
				Richard Sands
Dated:	October	18,	2001	/s/ Robert Sands
				Robert Sands

Dated: October 18, 2001	/s/ Marilyn Sands
	Marilyn Sands
Dated: October 18, 2001	CWC Partnership-I
	By: /s/ Richard Sands
	Richard Sands, Co-Managing Partner
	By: /s/ Robert Sands
	Robert Sands, Co-Managing Partner
Dated: October 18, 2001	Trust for the benefit of Andrew Stern, M.D. under Article "FIFTH (D)" of the Will of Laurie Sands
	By: /s/ Richard Sands
	Richard Sands, Special Voting Trustee
	By: /s/ Robert Sands
	Robert Sands, Special Voting Trustee
Dated: October 18, 2001	Trust for the benefit of the Grandchildren of Marvin and Marilyn Sands
	By: /s/ Richard Sands
	Richard Sands, Special Voting Trustee
	By: /s/ Robert Sands
	Robert Sands, Special Voting Trustee
Dated: October 18, 2001	CWC Partnership-II*
	By: The 1995 Robert Sands Descendants Trust
	By: /s/ Richard Sands
	Richard Sands, Family Trustee

By: /s/ Robert Sands

Robert Sands, Family Trustee

 * Executed by this person solely in such person's capacity as a member of the Group described in this Amendment.