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

FORM 12b-25

SEC FILE NUMBER 001-13615

CUSIP NUMBER 84762L105

NOTIFICATION OF LATE FILING

(Check on	e): o Form 10-K o Form 20-F o Form 11-K x Form 10-Q o Form 10-D o Form N-SAR o Form N-CSR
	For Period Ended: December 28, 2008
	o Transition Report on Form 10-K
	o Transition Report on Form 20-F
	o Transition Report on Form 11-K
	o Transition Report on Form 10-Q
	o Transition Report on Form N-SAR
	For the Transition Period
	Ended:
	Read Instruction (on back page) Before Preparing Form. Please Print or Type. Nothing in this form shall be construed to imply that the Commission has verified any information contained herein.
	Nothing in this form shan be construed to impry that the Commission has vermed any information contained herein.
If the notif	ication relates to a portion of the filing checked above, identify the Item(s) to which the notification relates:
ii die iiodi	realism relates to a portion of the many encoured above, racinary the nem(s) to which the notineation relates
PART I –	- REGISTRANT INFORMATION
Spectrum	Brands, Inc.
	of Registrant
1 un i vuinc	of registration
Former Na	me if Applicable
Six Conco	urse Parkway, Suite 3300
Address o	Frincipal Executive Office (Street and Number)
A.1	
	eorgia 30328 and Zip Code
City, State	and Zip Code
PART II -	- RULES 12b-25(b) AND (c)
	ect report could not be filed without unreasonable effort or expense and the registrant seeks relief pursuant to Rule 12b-25(b), the following should
be comple	ted. (Check box if appropriate)
L	a) The reason described in reasonable detail in Dart III of this form sould not be eliminated without unreasonable effort or expense
\	a) The reason described in reasonable detail in Part III of this form could not be eliminated without unreasonable effort or expense
	b) The subject annual report, semi-annual report, transition report on Form 10-K, Form 20-F, Form 11-K, Form N-SAR or Form N-CSR, or portion
ľ	thereof, will be filed on or before the fifteenth calendar day following the prescribed due date; or the subject quarterly report or transition report
X	on Form 10-Q or subject distribution report on Form 10-D, or portion thereof, will be filed on or before the fifth calendar day following the
	prescribed due date; and
(c) The accountant's statement or other exhibit required by Rule 12b-25(c) has been attached if applicable.

PART III — NARRATIVE

State below in reasonable detail why Forms 10-K, 20-F, 11-K, 10-Q, 10-D, N-SAR, N-CSR, or the transition report or portion thereof, could not be filed within the prescribed time period. (Attach extra Sheets if Needed)

The registrant was unable to complete its Form 10-Q for the quarter ended December 28, 2008 (the "Report") within the prescribed period because of delays in completing its unaudited financial statements and management's discussion and analysis of financial condition and results of operations.

On February 3, 2009, the registrant and each of its wholly owned United States subsidiaries (such subsidiaries, together with the registrant, the "Debtors") filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Western District of Texas. In connection with the chapter 11 filing, the Debtors entered into a restructuring and support agreement with the holders of, in the aggregate, approximately 70% of the face value of the registrant's outstanding senior subordinated notes with respect to a significant financial restructuring of the Debtors' subordinated indebtedness. Pursuant to the agreement, the holders have agreed subject to the terms and conditions of the agreement, among other things, to support the plan and, upon receipt of a bankruptcy court approved disclosure statement and when properly solicited to do so, to vote all of their respective senior subordinated note claims in favor of the proposed plan.

Pursuant to the provisions of the proposed plan all of the registrant's existing obligations under the senior subordinated public notes and related indentures will be exchanged for new common stock and a new series of senior subordinated notes of the reorganized company to be issued to holders of the existing senior subordinated notes. Existing common stock will be extinguished under the proposed plan, and no distributions will be made to holders of the current equity. The registrant's obligations to pay principal and interest on its senior debt would remain unchanged. The claims of existing creditors other than the holders of the Public Notes would be reinstated and unimpaired.

The process of negotiating the proposed plan and preparing for a related chapter 11 bankruptcy filing has consumed a significant amount of management's time causing delays in completing the required disclosure and rendering management unable to complete the Report in a timely manner. Moreover, the registrant needs time to appropriately prepare a description of the recent events leading to the bankruptcy filing in order to provide more complete disclosure in its Report. The registrant could not have diverted management's time away from the preparations for the chapter 11 bankruptcy filing without unreasonable effort or expense. However, it is currently anticipated that the Report will be filed on or before the fifth calendar day following the prescribed due date of the Report, or February 11, 2009.

	Anthony L. Genito	(770)	829-6200				
	(Name)	(Area Code)	(Telephone Num	ber)			
Act		nder Section 13 or 15(d) of the Secu nonths or for such shorter period tha					
				Yes	[x]	No	[]
		ge in results of operations from the he subject report or portion thereof?		last fisca	al year w	ill be refl	ected by t
				Yes	[]	No	[x]
	nate of the results cannot be made	ated change, both narratively and o	quantitativery, and, ir appropri	ate, state	the reas	ons why	a Teasonat
		Spectrum Brands, I (Name of Registrant as Specif					
aused this n	otification to be signed on its beha	alf by the undersigned hereunto duly	authorized.				
Date	February 6, 2009		y: /s/ Anthony L. Genito				
			ame: Anthony L. Genito itle: Executive Vice President,				

Chief Accounting Officer

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A	 H.I	v			N

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).