AMERICAN APPAREL, INC Form SC 13G/A February 14, 2008

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

SCHEDULE 13G

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

AMERICAN APPAREL, INC.
-----(Name of Issuer)

Common Stock, par value \$.0001

(Title of Class of Securities)

023850100 -----(CUSIP Number)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[]__Rule 13d-1(b)

[X]___Rule 13d-1(c)

[]_Rule 13d-1(d)

* 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 in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Continued on following pages
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SCHEDULE 13G

CUSIP	No.: 023850100			Page 2 of 14 Pages		
1.	Names of Repor	ting Persons.	,			
	I.R.S. Identif	ication Nos. of above p	persons (entities	only).		
	SAB CAPITAL PA	RTNERS, L.P.				
2.	Check the Appr	opriate Box if a Member				
	(a) [X]					
	(b) []					
3.	SEC Use Only					
4.		Place of Organization				
	Delaware					
	r of	5. Sole Voting	Power	- 0 -		
Share Benef	s icially	6. Shared Votin				
	by Each	7. Sole Disposi				
_	n With			2,391,442 /1/		
9.	Aggregate Amou		• • • • • • • • • • • • • • • • • • • •			
	2,391,442 /1/	-				
10.	Check if the A	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See				
	Instructions)					
	[]					
11.	Percent of Cla	ss Represented by Amour	nt in Row (9)			
	4.07% based on	58,766,310 shares outs				
12.	Type of Report		,			
	PN					
/1/		sists of 1,278,185 shae Issuer's warrants.	ares of the Issue	r's Common Stock and		
		SCHEDULE 1	13G			
CUSIP	No.: 023850100			Page 3 of 14 Pages		
1.	Names of Repor					
	T.R.S. Identif	ication Nos. of above x	persons (entities	only).		

	SAB CAPITAL PARTNERS II, L.P.						
2.	Check the Appropriate Box if a Member of a Group						
	(a) [X]						
	(b) []						
3.	SEC Use Only						
	Citizenship or Place of Organization						
	Delaware	Delaware					
Number	of	5.	Sole Voting Power	- 0 -			
	cially oy Each	6.	Shared Voting Power	53,146 /1/	/		
Report	-	7.	Sole Dispositive Power	- 0 -			
re15011		8.	Shared Dispositive Powe	er 53 , 146 /1/	/		
9.			ally Owned by Each Repo				
	53,146 /1/						
			nount in Row (9) Exclude				
11.			ated by Amount in Row (9))	, 		
			shares outstanding.				
	Type of Reporting			• • • • • • • • • • • • • • • • • • • •			
	PN						
	This amount cons 24,261 of the Issu		28,885 shares of the I	ssuer's Common St	lock and		
			SCHEDULE 13G				
CUSIP 1	No.: 023850100			Page 4 of 1	L4 Pages		
1.	Names of Reportir		s.				
I.R.S. Identification Nos. of above persons (entities only).							
	SAB OVERSEAS MAST	TER FUND,					
2.	Check the Appropriate Box if a Member of a Group						
	(a) [X]						
	(b) []						

	SEC Use Only				
	_				
4.	Citizenship or Place of Organization				
	Cayman Islands				
Number		5. Sole Votir	ng Power	- 0 -	
	cially	6. Shared Vot	ing Power		
Report	-	7. Sole Dispo	sitive Power		
	With	8. Shared Dis	positive Power		
			l by Each Reporting	g Person	
	986,687 /1/				
10.	Check if the Aggs Instructions)		ow (9) Excludes Cer		
	[]				
		Represented by Amo			
		3,766,310 shares ou	-		
12.	Type of Reporting				
	PN				
	This amount consis		ares of the Issuer	r's Common Stock and	
		SCHEDULE	13G		
CIISTP	No.: 023850100			Page 5 of 14 Pages	
	I.R.S. Identifica	ation Nos. of above	e persons (entities	s only).	
	SAB CAPITAL ADVIS	SORS, L.L.C.			
2.		riate Box if a Memb	per of a Group		
	(a) [X]				
	(b) []				
3.	SEC Use Only				
4.		ace of Organization			
	Delaware				
Numbe		5. Sole Voti	ng Power	- 0 -	
Shares					

Beneficially		6.	Shared Voting Power	3,431,275 /1/		
	oy Each					
Reporting Person With			Sole Dispositive Power			
		8.	Shared Dispositive Power	3,431,275 /1/		
9.			ially Owned by Each Reportin			
	3,431,275 /1/					
10.	Check if the Aggr Instructions)		mount in Row (9) Excludes Co			
	[]					
11.			nted by Amount in Row (9)			
	5.84% based on 58) shares outstanding.			
12.	Type of Reporting		· · · · · · · · · · · · · · · · · · ·			
	00					
	This amount consist 1,597,500 of the		,833,775 shares of the Issu warrants.	uer's Common Stock and		
			SCHEDULE 13G			
CUSIP I	No.: 023850100			Page 6 of 14 Pages		
1.	Names of Reportin					
	I.R.S. Identifica	ification Nos. of above persons (entities only).				
	SAB CAPITAL MANAC	•				
2.			x if a Member of a Group			
	(a) [X]					
	(b) []					
3.	SEC Use Only					
4.	Citizenship or Pl					
	Delaware					
Number		5.	Sole Voting Power	- 0 -		
Shares Beneficially Owned by Each Reporting		6.	Shared Voting Power	3,431,275 /1/		
		7.	Sole Dispositive Power	- 0 -		
Person		8.	Shared Dispositive Power	3,431,275 /1/		
9.			ially Owned by Each Reportin			

	3,431,275 /1/	
10.	Check if the Agg Instructions)	regate Amount in Row (9) Excludes Certain Shares (See
	[]	
11.	Percent of Class	Represented by Amount in Row (9)
	5.84% based on 5	3,766,310 shares outstanding.
12.	Type of Reporting	g Person:
	PN	
		sts of 1,833,775 shares of the Issuer's Common Stock and Issuer's warrants.
		SCHEDULE 13G
CUSIP	No.: 023850100	Page 7 of 14 Pages
1.	Names of Reporti	ng Persons.
	I.R.S. Identific	ation Nos. of above persons (entities only).
	SAB CAPITAL MANA	GEMENT, L.L.C.
2.	Check the Approp	riate Box if a Member of a Group
	(a) [X]	
	(b) []	
3.	SEC Use Only	
4.		lace of Organization
	Delaware	
Number	of	5. Sole Voting Power - 0 -
	cially	6. Shared Voting Power 3,431,275 /1/
Report	-	7. Sole Dispositive Power - 0 -
Person	With	8. Shared Dispositive Power 3,431,275 /1/
		Beneficially Owned by Each Reporting Person
	3,431,275 /1/	
10.		regate Amount in Row (9) Excludes Certain Shares (See
	r 1	

			sented by Amount in Row (9)			
			310 shares outstanding.			
	Type of Report		on:			
	00					
/1/	This amount con 1,597,500 of th		1,833,775 shares of the Iss's warrants.	uer's Common Stock and		
			SCHEDULE 13G			
	No.: 023850100			Page 8 of 14 Pages		
1.						
	I.R.S. Identif	I.R.S. Identification Nos. of above persons (entities only).				
	SCOTT A. BOMME	lR				
2.		Check the Appropriate Box if a Member of a Group				
	(a) [X]					
	(b) []					
 3.	SEC Use Only					
	Citizenship or		f Organization			
	United States					
 Numbe	r of		Sole Voting Power	- 0 -		
Share	:S					
Owned	icially l by Each		Shared Voting Power			
Repor Perso	ting on With		Sole Dispositive Power	- 0 -		
		8.	Shared Dispositive Power	3,431,275 /1/		
			icially Owned by Each Reporti			
	3,431,275 /1/					
	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)					
	[]					
11.			sented by Amount in Row (9)			
	5.84% based on	58,766,	310 shares outstanding.			
12.	Type of Report		on:			
	IN					

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/1/ This amount consists of 1,833,775 shares of the Issuer's Common Stock and 1,597,500 of the Issuer's warrants.

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Item 1(a). Name of Issuer:

American Apparel, Inc. (the "Issuer").

Item 1(b). Address of Issuer's Principal Executive Offices:

747 Warehouse Street, Los Angeles, California 90021.

Item 2(a). Name of Person Filing:

This Statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- i) SAB Capital Partners, L.P. ("SAB");
- ii) SAB Capital Partners II, L.P. ("SAB II", and together
 with SAB, the "Domestic Partnerships");
- iii) SAB Overseas Master Fund, L.P. (the "Master Fund");
- iv) SAB Capital Advisors, L.L.C. (the "General Partner");
- v) SAB Capital Management, L.P. (the "Investment Manager");
- vi) SAB Capital Management, L.L.C. (the "IMGP"); and
- vii) Scott A. Bommer ("Mr. Bommer").

This Statement relates to Shares (as defined herein) held for the accounts of each of SAB, SAB II, and the Master Fund. The General Partner serves as the general partner of each of the Domestic Partnerships and the Master Fund. The Investment Manager serves as the investment manager of each of the Domestic Partnerships and the Master Fund. The IMGP serves as the general partner of the Investment Manager. Mr. Bommer serves as the managing member of each of the General Partner and IMGP.

Any disclosures herein with respect to persons other than the Reporting Persons are made on information and belief after making inquiry to the appropriate party.

Item 2(b). Address of Principal Business Office or, if None, Residence:

The address of the principal business office of each of the Reporting Persons is 767 Fifth Avenue, 21st Floor, New York, New York 10153.

Item 2(c). Citizenship:

i) SAB is a Delaware limited partnership;

ii) SAB II is a Delaware limited partnership;

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- iii) The Master Fund is a Cayman Islands exempted limited partnership;
- iv) The General Partner is a Delaware limited liability company;
- v) The Investment Manager is a Delaware limited partnership;
- vi) The IMGP is a Delaware limited liability company; and
- v) Mr. Bommer is a citizen of the United States of America.
- Item 2(d). Title of Class of Securities:

Common Stock, par value \$.0001 (the "Shares")

Item 2(e). CUSIP Number:

023850100

Item 3. If This Statement is Filed Pursuant to ss.ss.240.13d-1(b) or 240.13d-2(b) or (c),

Check Whether the Person Filing is a:

This Item 3 is not applicable.

Item 4. Ownership:

Item 4(a). Amount Beneficially Owned

As of December 31, 2007:

- (a) SAB may be deemed to be the beneficial owner of i) 1,278,185 Shares and (ii) 1,113,257 Shares issuable upon the conversion of warrants;
- (b) SAB II may be deemed to be the beneficial owner of i) 28,885 Shares and (ii) 24,261 Shares issuable upon the conversion of warrants;
- (c) The Master Fund may be deemed to be the beneficial owner of i) 526,705 Shares and (ii) 459,982 Shares issuable upon the conversion of warrants; and
- (d) Each of the General Partner, Investment Manager, IMGP and Mr. Bommer may be deemed to be the beneficial owner of i) 1,833,775 Shares and (ii) 1,597,500 Shares issuable upon the conversion of warrants held for the accounts of each of SAB, SAB II, and the Master Fund. This amount includes: A) i) 1,278,185 Shares and (ii) 1,113,257 Shares issuable upon the conversion of warrants held for the account of SAB; B) i) 28,885 Shares and (ii) 24,261 Shares issuable upon the conversion of warrants held for the account of SAB II; and C) i) 526,705 Shares and (ii) 459,982 Shares issuable upon the conversion of warrants held for the account of the Master Fund.

Item 4(b). Percent of Class:

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- (a) As of December 31, 2007, the number of Shares SAB may be deemed to be the beneficial owner of constitutes approximately 4.07% of the 58,766,310 total number of Shares outstanding. /1/
- (b) As of December 31, 2007, the number of Shares SAB II may be deemed to be the beneficial owner of constitutes approximately .09% of the 58,766,310 total number of Shares outstanding. /1/
- (c) As of December 31, 2007, the number of Shares the Master Fund may be deemed to be the beneficial owner of constitutes approximately 1.68% of the 58,766,310 total Shares outstanding. /1/
- (d) As of December 31, 2007, the number of Shares the General Partner, the Investment Manager, the IMGP and Mr. Bommer may be deemed to be the beneficial owner of constitutes approximately 5.84% of the 58,766,310 total Shares outstanding. /1/
- /1/ The percentages used herein and in the rest of Item 4 are calculated based upon (i) 57,168,810 Shares issued and outstanding and (ii) 1,597,500 Shares (issuable upon exercise of a corresponding number of warrants that the Reporting Persons may be deemed to beneficially own (all as more fully described herein)) outstanding pursuant to Rule 13d-3(d)(1)(i) because such shares may be obtained and beneficially owned upon conversion within 60 days. Pursuant to Rule 13d-3(d)(1)(i) the number of issued and oustanding Shares assumes that each other shareholder of the Issuer does not exercise or convert Warrants within 60 days.

Item 4(c). Number of Shares of which such person has:

SAB:

- (i) Sole power to vote or direct the vote:
- (ii) Shared power to vote or direct the vote: 2,391,442
- (iii) Sole power to dispose or direct the disposition of:
- (iv) Shared power to dispose or direct the disposition of: 2,391,442

SAB II:

- (i) Sole power to vote or direct the vote:
- (ii) Shared power to vote or direct the vote: 53,146
- (iii) Sole power to dispose or direct the disposition of:
- (iv) Shared power to dispose or direct the disposition of: 53,146

The Master Fund:

Ω

(i)	Sole power to vote or direct the vote:	0
(ii)	Shared power to vote or direct the vote:	986,687
(iii)	Sole power to dispose or direct the disposition of:	0
(iv)	Shared power to dispose or direct the disposition of:	986 , 687
The G	General Partner, Investment Manager, IMGP and Mr. Bommer:	
(i)	Sole power to vote or direct the vote:	0
(ii)	Shared power to vote or direct the vote:	3,431,275
(iii)	Sole power to dispose or direct the disposition of:	0
(iv)	Shared power to dispose or direct the disposition of:	3,431,275

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Item 5. Ownership of Five Percent or Less of a Class:

This Item 5 is not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

This Item 6 is not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company:

This Item 7 is not applicable

Item 8. Identification and Classification of Members of the Group:

See disclosure in Item 2 hereof.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below each of the Reporting Persons certifies that, to the best of their knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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.

Date: February 14, 2008

/s/Michael Casey

Michael Casey, attorney-in-fact for Scott A. Bommer, individually and (a) as managing member of SAB Capital Advisors, L.L.C., for itself and as the general partner of (i) SAB Capital Partners, L.P.; and (ii) SAB Capital Partners II, L.P.; and (iii) SAB Overseas Master Fund, L.P.; and (b) as managing member of SAB Capital Management, L.L.C., for itself and as the general partner of SAB Capital Management, L.P.

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EXHIBIT 1

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENT, that I, Scott A. Bommer, hereby make, constitute and appoint each of Michael Casey, Brian Jackelow and Alessandro De Giorgis, acting individually, as my agent and attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as managing member of or in other capacities with SAB Capital Advisors, L.L.C., a Delaware limited liability company, and each of its affiliates or entities advised or controlled by me or SAB Capital Advisors, L.L.C., all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities, futures contracts or other investments, and any other documents relating or ancillary thereto, including, without limitation, all documents relating to filings with the United States Securities

and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended (the "Act"), and the rules and regulations promulgated thereunder, including, without limitation: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act, including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13d-1(k), and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act.

All past acts of these attorneys-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This Power of Attorney shall remain in effect until revoked, in writing, by the undersigned.

IN WITNESS WHEREOF, the undersigned has executed this Power of Attorney, this $9 \, \text{th}$ day of August 2006.

/s/ Scott A. Bommer

Scott A. Bommer