FOOTSTAR INC Form SC 13D/A April 06, 2006

SCHEDULE 13D

(RULE 13D-101)

Information to be included in Statements Filed Pursuant to Rule 13d-1(a) and Amendments Thereto Filed Pursuant to Rule 13d-2(a)

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 2)

FOOTSTAR, INC. (Name of Issuer)

Common Stock (Title of Class of Securities)

344912209 (CUSIP Number)

George J. Schultze Schultze Asset Management, LLC 3000 Westchester Avenue Purchase, NY 10577

with a copy to:

Steven London
Brown Rudnick Berlack Israels LLP
One Financial Center
Boston, MA 02111
(617) 856-8200

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

March 24, 2006 (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 Rule 13d-1(e), 13d-1(f) or 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 Rule 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 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 purposes 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 \mbox{Act} (however, see the \mbox{Notes}).

CUSIP No. 344912209

			SCHEDULE 13D				
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Schultze 2 22-356324		Management, LLC				
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) (b) [X]			
3	SEC USE O	NLY					
4	SOURCE OF	FUND	s				
 5	CHECK BOX 2(D) OR 2		ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	O ITEM			
6	CITIZENSH Delaware	IP OR	PLACE OF ORGANIZATION				
		7	SOLE VOTING POWER 0				
NUMBER OF SHARES BENEFICIALLY OWNED BY			SHARED VOTING POWER 1,322,081				
EACH REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER 0				
		10	SHARED DISPOSITIVE POWER 1,322,081				
11	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	1,322,081						
12	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAR	 ES			
13	PERCENT O	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)				
	6.4%						

14	TYPE OF REPORTING PERSON						
	IA						
			2				
CUSIF	No. 3449	91220	9				
			SCHEDULE 13D				
1			TING PERSON . IDENTIFICATION NO. OF ABOVE PERSON				
	George J	. Sch	ultze				
2	CHECK THE		ROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b) [X]			
3	SEC USE (ONLY					
4	SOURCE OF FUNDS OO						
5		X IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT				
			R PLACE OF ORGANIZATION of America				
		7	SOLE VOTING POWER 0				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		8	SHARED VOTING POWER 1,322,081				
		9	SOLE DISPOSITIVE POWER 0				
		10	SHARED DISPOSITIVE POWER 1,322,081				
 11	AGGREGATI	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				

1,322,081

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

6.4%

14 TYPE OF REPORTING PERSON

ΙN

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SCHEDULE 13D

Company: FOOTSTAR, INC. CUSIP Number: 344912209

ITEM 1. SECURITY AND ISSUER.

This Amendment No. 2 (the "Amendment No. 2") to Statement on Schedule 13D amends and supplements the Statement on Schedule 13D filed with the Securities and Exchange Commission ("SEC") on November 24, 2004 (the "Original Statement") and the Amendment No. 1 to Statement filed on Schedule 13D as filed with the SEC on June 28, 2005 (the "Amendment No. 1") and relates to the shares of common stock, par value \$.01 per share, (the "Common Stock") of FOOTSTAR, INC., a Delaware corporation (the "Company"). The principal executive offices of the Company are located at 933 MacArthur Boulevard, Mahwah, New Jersey 07430.

ITEM 2. IDENTITY AND BACKGROUND.

This Amendment No. 2 is filed by Schultze Asset Management, LLC and George J. Schultze (the "Reporting Persons").

Schultze Asset Management, LLC is (i) a privately held asset management firm, (ii) a limited liability company organized under the laws of Delaware, and (iii) registered as an investment adviser under the Investment Advisers Act of 1940 (File No. 801-62112). Schultze Asset Management, LLC's principal business and office address is 3000 Westchester Avenue, Purchase, NY 10577. Schultze Asset Management, LLC acts as investment manager for individual and institutional investors through limited partnerships, offshore funds, and managed accounts (collectively, the "Managed Accounts"). In its capacity as investment manager, and pursuant to investment management agreements between Schultze Asset Management, LLC and each Managed Account, Schultze Asset Management, LLC has the power to vote and dispose of the Common Stock owned by the Managed Accounts.

George J. Schultze, a citizen of the United States of America, is the Managing Member of Schultze Asset Management, LLC. George J. Schultze exercises sole voting and investment control over Schultze Asset Management, LLC. George J. Schultze's business address is 3000 Westchester Avenue, Purchase, NY 10577.

This amendment No. 2 reports Schultze Asset Management, LLC's and George J. Schultze's indirect beneficial ownership of shares of Common Stock of the

Company held by the following Managed Accounts in the indicated amounts:

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Managed Account	Shares of Common Stock of the Company		
Schultze Master Fund, Ltd. AIP Alternative Strategies Funds -	1,009,623		
Alpha Hedged Strategies Fund	60,961		
Arrow Distressed Securities Fund	226,336		
Peter Schultze	5,090		
Alexis Schultze, IRA	2,571		
RH, LLC	17,500		
TOTAL	1,322,081		

During the past five years, neither of the Reporting Persons have been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result thereof was or is 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.

Certain Managed Accounts acquired or sold shares of Common Stock as follows:

MANAGED ACCOUNT	DATE	NUMBER OF SHARES ACQUIRED OR (SOLD)	P 	RICE
AIP Alpha Strategies I Fund	3/20/2006	(10,900)	\$4	.5881
Arrow Distressed Securities Fund	1/27/2006	3,500	\$	3.73
Arrow Distressed Securities Fund	2/15/2006	25,000	\$	4.40
Arrow Distressed Securities Fund	2/17/2006	89 , 807	\$	4.75
Arrow Distressed Securities Fund	3/16/2006	5 , 000	\$	4.50
Arrow Distressed Securities Fund	3/20/2006	22,000	\$	4.50
Arrow Distressed Securities Fund	3/21/2006	500	\$	4.50
Arrow Distressed Securities Fund	3/22/2006	14,900	\$	4.60
Arrow Distressed Securities Fund	3/24/2006	17,100	\$	4.72

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All funds used to purchase or acquire Common Stock of the Company came directly from investment advisory clients.

ITEM 4. PURPOSE OF TRANSACTION.

Schultze Asset Management, LLC is a long-term shareholder of the Company. The Reporting Persons may hold discussions with management, the board of directors of the Company and other shareholders of the Company concerning ways of maximizing shareholder value. Although the Company's business plan as outlined in its plan of reorganization disclosure statement is not without risk, the Reporting Persons believe that the Company's stock is substantially undervalued.

By using two customary valuation ratio measures - (1) enterprise value to last twelve months EBITDA (earnings before interest, taxes, depreciation and amortization), and (2) enterprise value to last twelve months sales -- and comparing these measures for the Company with comparable public footwear companies, it is clear that the Company's common stock trades at substantially less value than other public footwear companies.

Based on the ratio of the Company's enterprise value of \$64.2 million to the Company's last twelve months' EBITDA of \$41.9 million, the Company's common stock trades at only 1.5x EBITDA while comparable public footwear companies (including Payless Shoes, Ross Stores, Foot Locker, Brown Shoe Co., Finish Line, Shoe Carnival, and Rocky Shoes) trade at an average of 7.8x their last twelve months' EBITDA.

Similarly, based on the ratio of the Company's enterprise value of \$64.2 million to the Company's last twelve months' sales of \$715.1 million, the Company's common stock trades at only 0.09x sales while comparable public footwear companies (including Payless Shoes, Ross Stores, Foot Locker, Brown Shoe Co., Finish Line, Shoe Carnival, and Rocky Shoes) trade at an average of 0.64x last twelve months' sales.

Neither of the above two valuation measures ascribe any value to the Company's net operating loss carryforward ("NOL") asset. The Company's NOL is approximately \$156.1 million based on the Company's latest Annual Report on Form 10-K for the fiscal year ended December 31, 2005. Since the Company's NOL will likely reduce the Company's cash income taxes for the foreseeable future, it is a significant valuable asset that should be reflected in overall enterprise valuation.

Given the foregoing, the Reporting Persons may also make proposals to the board, seek to change the composition of, or seek representation on, the board, or solicit proxies or written consents from other shareholders, all with the underlying purpose of increasing shareholder value. In addition, the Reporting Persons may acquire additional shares (i) for investment purposes, or (ii) to change or influence the control of the Company.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) Schultze Asset Management, LLC and George J. Schultze (through Schultze Asset Management, LLC) beneficially own 1,322,081 shares of Common Stock of the Company,

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which represents approximately 6.35% of the issued and outstanding shares of Common Stock of the Company (based upon the 20,806,641 shares of Common Stock issued and outstanding as reported in the Company's annual report filed on Form 10-K, and filed with the SEC on March 15, 2006).

- (b) In its capacity as investment manager, and pursuant to revocable investment management agreements between Schultze Asset Management, LLC and each Managed Account, Schultze Asset Management, LLC and George J. Schultze (through Schultze Asset Management, LLC) have the power to vote and dispose of the 1,322,081 shares of Common Stock owned by the various Managed Accounts.
- (c) Except as described in this Schedule 13D, no transactions in the shares of Common Stock were effected by the Reporting Persons during the past sixty (60) days.
- (d) The Managed Accounts may have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock set forth opposite such Managed Account in Item 2, above. However, Schultze Asset Management, LLC, as the investment manager of each of the Managed Accounts, ultimately has the right to direct such activities.
- (e) Most of the 1,322,081 shares beneficially owned by the Reporting Persons are not owned economically by the Reporting Persons. Separate Managed Accounts have economic ownership of the 1,322,081 shares beneficially owned by the Reporting Persons. Each such Managed Account is the economic owner of less than 5% of the Company's Common Stock outstanding. No two or more Managed Accounts have any formal or informal understanding among themselves to make any coordinated acquisition of Common Stock.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Except as described in this Schedule 13D, no contracts, arrangements, understandings or similar relationships exist with respect to the securities of the Company between the Reporting Persons and any person or entity.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit I. Joint Filing Agreement by and among Schultze Asset Management, LLC and George J. Schultze, dated as of April 5, 2006.

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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.

Date: April 5, 2006

SCHULTZE ASSET MANAGEMENT, LLC

By: /s/ George J. Schultze

me. George J. Schultze

Name: George J. Schultze Title: Managing Member

/s/ George J. Schultze

George J. Schultze

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JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, and subject to the limitations set forth therein, the undersigned persons hereby agree to the joint filing on behalf of each of them an Amendment No. 2 to Schedule 13D (including any additional amendments thereto) with respect to the common stock, par value \$.01 per share, of FOOTSTAR, INC., a Delaware corporation. Furthermore, each party to this Agreement expressly authorizes each other party to this Agreement to file the Amendment on his behalf. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

Date: April 5, 2006

SCHULTZE ASSET MANAGEMENT, LLC

By: /s/ George J. Schultze

Name: George J. Schultze Title: Managing Member

/s/ George J. Schultze

George J. Schultze

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