REDHOOK ALE BREWERY INC Form SC 13D/A September 19, 2005

# SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 3)\*

Redhook Ale Brewery, Incorporated

(Name of Issuer)

Common Stock, par value \$.005

(Title of Class of Securities)

757473 10 3

(CUSIP Number)

Thomas Larson

Anheuser-Busch Companies, Inc.

One Busch Place

St. Louis, MO 63118-1852

Telephone: (314) 577-3298

(Name, Address and Telephone Number of Person

**Authorized to Receive Notices and Communications)** 

September 13, 2005

#### (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 that is the subject of this Schedule 13D, and is filing this schedule because of §§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 §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 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).

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|---|----|----|----|----|-------|--------|
|   |    |    |    |    |       |        |

| 1. I  | Names o          | of Rep        | porting Persons. I.R.S. Identification Nos. of above persons (entities only).                     |
|-------|------------------|---------------|---|
|       | Check th         | Anh<br>ne App | neuser-Busch Companies, Inc.; 43-1162835 propriate Box if a Member of a Group (See Instructions)  |
|       | (b) "<br>SEC Use | e Only        | y   |
| 4. \$ | Source o         | of Fund       | ds (See Instructions)   |
|       |                  |               | Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)  Place of Organization |
|       | nber of          |               | aware Sole Voting Power   |
| Bene  | ficially         |               | 2,761,713   |
|       | ned by           | 8.            | Shared Voting Power   |
| Rep   | orting           |               | - 0 -   |
|       | erson<br>Vith:   | 9.            | Sole Dispositive Power  |
|       |                  |               | 2,761,713*  |
|       |                  | 10.           | Shared Dispositive Power  |

- 0 -

- \* Shares are subject to contractual restrictions on transfer. See Item 4.
- 11. Aggregate Amount Beneficially Owned by Each Reporting Person

2,761,763

- 12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
- 13. Percent of Class Represented by Amount in Row (11)

33.7%

14. Type of Reporting Person (See Instructions)

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|   |    |    |    |    |    |     |     |   |   |

| 1.  | Names of       | f Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).                            |  |  |  |  |
|-----|----------------|--|--|--|--|--|
|     |                | Busch Investment Corporation; 51-0308458 Check the Appropriate Box if a Member of a Group (See Instructions) |  |  |  |  |
|     | (b) " SEC Use  | e Only   |  |  |  |  |
| 4.  | Source of      | f Funds (See Instructions)   |  |  |  |  |
| 5.  |                | WC ox if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)                          |  |  |  |  |
| 6.  | Citizensh      | nip or Place of Organization   |  |  |  |  |
|     | mber of        | Delaware 7. Sole Voting Power  |  |  |  |  |
|     | eficially      | 2,761,713  |  |  |  |  |
|     | ned by         | 8. Shared Voting Power   |  |  |  |  |
| Rej | porting        | - 0 -  |  |  |  |  |
|     | erson<br>With: | 9. Sole Dispositive Power  |  |  |  |  |
|     |                | 2,761,713*   |  |  |  |  |
|     |                | 10. Shared Dispositive Power   |  |  |  |  |

- 0 -

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14. Type of Reporting Person (See Instructions)

CO

| Page | 4 | of | 9 |
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CUSIP No. 757473 10 3

Pursuant to Rule 13d-2(a) under the Securities Exchange Act of 1934, this Amendment No. 3 amends the Schedule 13D dated August 22, 1995, amended by Amendment No. 1 dated May 19, 2004, and Amendment No. 2 dated July 2, 2004. Unless indicated otherwise, all items left blank remain unchanged and any items that are reported are deemed to amend and supplement, rather than supersede, the existing items in the Schedule 13D (as previously amended). All defined terms shall have the same meaning as previously ascribed to them in the Schedule 13D (as previously amended), unless otherwise noted.

Item 1. Security and Issuer.

Item 2. Identity and Background.

Item 3. Source and Amount of Funds or Other Consideration.

Item 4. Purpose of Transaction.

Item 4 is hereby amended by adding the following language to the end thereof:

Pursuant to the Exchange and Recapitalization Agreement, ABI is entitled to designate two members of the board of directors of the Company. The two directors were previously Patrick J. McGauley and Anthony J. Short. Because of a change in Mr. McGauley s responsibilities at ABI, Mr. McGauley has resigned as a director of the company and ABI has designated John W. Glick as its second director on the board of directors.

As a result of its entitlement to designate directors, its designation of directors of CBA, BIC s ownership interest in the Company, the terms of the agreements between ABI, the Company and CBA and ABI s status as the distributor for the Company and CBA, the Busch Entities believe that they have the ability to influence substantially the Company s operations. From time to time the Busch Entities evaluate their investment in and arrangements with the Company. As a result, the Busch Entities may develop proposals or plans relating to the Company or the arrangements among the Company, CBA and the Busch Entities. These proposals or plans may involve amendments to the agreements between the Company, CBA and the Busch Entities, agreements between the Company and third parties, investments, acquisitions or divestitures by the Company, changes in the operations or management of the Company or merger, reorganization, liquidation, consolidation or other change of control transactions involving the Company.

Item 5. Interest in Securities of the Issuer.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 7. Material to be Filed as Exhibits.

Page 5 of 9

#### 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: September 19, 2005

#### ANHEUSER-BUSCH COMPANIES, INC.

By: /s/ W. Randolph Baker

Name: W. Randolph Baker

Title: Vice President and Chief Financial Officer

#### BUSCH INVESTMENT CORPORATION

By: /s/ Mark A. Rawlins

Name: Mark A. Rawlins Title: Treasurer

Page 6 of 9

#### Schedule I

(Amendment No. 3)

#### EXECUTIVE OFFICERS AND DIRECTORS OF

#### BUSCH INVESTMENT CORPORATION

(As of September 1, 2005)

| NAME AND BUSINESS ADDRESS  | POSITION WITH THE COMPANY             |  |  |
|----------------------------|---------------------------------------|--|--|
| William J. Kimmins, Jr.*   | Chairman of the Board, President and  |  |  |
|                            | Director                              |  |  |
| John D. Castagno*          | Vice President and Tax Controller     |  |  |
| H. Murray Sawyer Jr.**     | Vice President and Director           |  |  |
| 1220 North Market Street   |                                       |  |  |
| Suite 606                  |                                       |  |  |
| Wilmington, Delaware 19801 |                                       |  |  |
| Laura H. Reeves*           | Secretary                             |  |  |
| Mark A. Rawlins*           | Treasurer                             |  |  |
| Denise R. Lynch*           | Assistant Treasurer-International and |  |  |
|                            | Director                              |  |  |

<sup>\*</sup> The business address of each such person is One Busch Place, St. Louis, Missouri 63118-1852

<sup>\*\*</sup> Mr. Sawyer s principal occupation is the Chairman and Chief Executive Officer of Registered Agents, Ltd.

Page 7 of 9

## Schedule II

(Amendment No. 3)

## EXECUTIVE OFFICERS AND DIRECTORS OF

## ANHEUSER-BUSCH COMPANIES, INC.

(As of September 1, 2005)

| NAME AND BUSINESS ADDRESS | POSITION WITH COMPANY   |  |  |
|---------------------------|---|--|--|
| Patrick T. Stokes*        | President and Chief Executive Officer   |  |  |
|                           | and Director  |  |  |
| August A. Busch III*      | Chairman of the Board and Director  |  |  |
| W. Randolph Baker*        | Vice President and Chief Financial Officer  |  |  |
| John E. Jacob*            | Executive Vice President - Global Communications  |  |  |
|                           | and Director  |  |  |
| Thomas W. Santel*         | Vice President - Corporate Development  |  |  |
| Stephen J. Burrows*       | Chief Executive Officer and President of  |  |  |
|                           | Anheuser-Busch International, Inc.  |  |  |
| August A. Busch IV*       | President of Anheuser-Busch, Incorporated   |  |  |
| Mark T. Bobak*            | Group Vice President and Chief Legal Officer  |  |  |
| Joseph P. Sellinger*      | Chairman of the Board, Chief Executive Officer, and President of Anheuser-Busch Packaging Group, Inc. |  |  |
| Douglas J. Muhleman*      | Group Vice President - Brewing Operations &   |  |  |
|                           | Technology of Anheuser-Busch, Incorporated  |  |  |
| Francine I. Katz*         | Vice President - Communications and Consumer Affairs  |  |  |
| Keith M. Kasen*           | Chairman of the Board and President of Busch  |  |  |
|                           | Entertainment Corporation   |  |  |
| Joseph P. Castellano*     | Vice President - Corporate Human Resources  |  |  |
| James F. Hoffmeister*     | Group Vice President - Procurement, Logistics, and  |  |  |

Agricultural Resources of Anheuser-Busch, Incorporated

Michael J. Owens\* Vice President - Sales and Marketing of

Anheuser-Busch, Incorporated

Anthony T. Ponturo\* Vice President - Global Media and Sports

Marketing of Anheuser-Busch, Incorporated

John F. Kelly\* Vice President and Controller

<sup>\*</sup> the business address of each person is One Busch Place, St. Louis, Missouri 63118-1852

Page 8 of 9

Schedule II (Cont d)

(Amendment No. 3)

## NON-EMPLOYEE DIRECTORS

## OF ANHEUSER-BUSCH COMPANIES, INC.

(As of September 1, 2005)

| NAME AND BUSINESS ADDRESS      | POSITION WITH COMPANY | PRINCIPAL OCCUPATION  |
|--------------------------------|-----------------------|---|
| Carlos Fernandez G.            | Director              | Vice Chairman of the Board and CEO of Grupo Modelo, S.A. de C.V.                  |
| Campos Eliseos No. 400         |                       | Stape Medic, SMM de Stat  |
| piso 18                        |                       |   |
| Lomas de Chapulltepec          |                       |   |
| Mexico, D.F., 110000           |                       |   |
| James J. Forese                | Director              | Operating Partner and Chief Operating<br>Officer of Thayer Capital Partners       |
| 1455 Pennsylvania Avenue, N.W. |                       | Officer of Thayer Capital Faithers  |
| Suite 350                      |                       |   |
| Washington, DC 20004           |                       |   |
| James R. Jones                 | Director              | Co-Chairman and Chief Executive Officer of<br>Manatt Jones Global Strategies, LLC |
| 1501 M Street, NW              |                       | Manatt Johes Global Strategies, LEC   |
| Suite 700                      |                       |   |
| Washington, DC 20005           |                       |   |
| Charles F. Knight              | Director              | Chairman Emeritus of  |
| 8000 West Florissant Avenue    |                       | Emerson Electric Company  |
| P.O. Box 4100                  |                       |   |
| St. Louis, MO 63136            |                       |   |
| Vernon R. Loucks, Jr.          | Director              |   |

1101 Skokie Boulevard Chairman of the Board of The Aethena Group, LLC

Suite 240

Northbrook, IL 60062

Vilma S. Martinez Director Partner of Munger, Tolles & Olson

355 South Grand Avenue

35th Floor

Los Angeles, CA 90071

William Porter Payne Director Partner of Gleacher Partners LLC

3455 Peachtree Road, NE

Suite 975

Atlanta, GA 30326

Page 9 of 9

Schedule II (Cont d)

(Amendment No. 3)

## NON-EMPLOYEE DIRECTORS

## OF ANHEUSER-BUSCH COMPANIES, INC.

(As of September 1, 2005)

(Continued)

| NAME AND BUSINESS ADDRESS          | POSITION WITH COMPANY | PRINCIPAL OCCUPATION                |
|------------------------------------|-----------------------|-------------------------------------|
| Joyce M. Roché                     | Director              | President and Chief Executive       |
| 120 Wall Street                    |                       | Officer of Girls Incorporated       |
| New York, NY 10005                 |                       |                                     |
| Henry Hugh Shelton                 | Director              | Former Chairman of the              |
| c/o Anheuser-Busch Companies, Inc. |                       | Joint Chiefs of Staff               |
| One Busch Place                    |                       |                                     |
| St. Louis, Missouri 63118-1852     |                       |                                     |
| Andrew C. Taylor                   | Director              | Chairman and Chief Executive        |
| 600 Corporate Park Drive           |                       | Officer of Enterprise Rent-A-Car    |
| St. Louis, MO 63105                |                       | Company                             |
| Douglas W. Warner III              | Director              | Former Chairman of the Board of     |
| 345 Park Avenue                    |                       | J.P. Morgan Chase & Company         |
| 11 <sup>th</sup> Floor             |                       |                                     |
| New York, NY 10154                 |                       |                                     |
| Edward E. Whitacre, Jr.            | Director              | Chairman and Chief Executive        |
| 175 E. Houston, Suite 1300         |                       | Officer of SBC Communications, Inc. |
| San Antonio, TX 78205              |                       |                                     |