UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D
(Rule 13d-101)
Under the Securities Exchange Act of 1934
(Amendment No. 7)
Steve Madden, Ltd.
(Name of Issuer)
Common Stock, par value $\$ .001$ per share
(Title of Class of Securities)
556299108
(CUSIP Number)
Jordan Belfort
500 North Broadway
Suite 240
Jericho, New York, 11753
(516) 938-5500
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

February 5, 1998
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule $13 G$ to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box |_|.

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).

CUSIP No. 55629108

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1 Name of Reporting Person
    S.S. or I.R.S. Identification No. of Above Person
    Jordan Belfort
2 Check the Appropriate Box If a Member of a Group
                                    a. |_|
                                    b. |_|
    SEC Use Only
4 Source of Funds
    PF
5 Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items
    2(d) or 2(e)
7 Sole Voting Power

Number of Shares
Beneficially Owned By Each Reporting Person With

345, 000
Shared Voting Power

90,000
Sole Dispositive Power
345,000
Shared Dispositive Power
90,000
11 Aggregate Amount Beneficially Owned by Each Reporting Person
435,000
12
13 Percent of Class Represented By Amount in Row (11)
5. 2\%
14 Type of Reporting Person
IN

SEE INSTRUCTIONS BEFORE FILLING OUT!
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1 Name of Reporting Person
S.S. or I.R.S. Identification No. of Above Person

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    J2 Holdings, Incorporated
2 Check the Appropriate Box If a Member of a Group
                                    a. \(|-|\)
                                    b. \(|-|\)
3 SEC Use Only
4 Source of Funds
    PF
5 Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items
    2(d) or 2(e)
                                    \(|X|\)
6 Citizenship or Place of Organization
    New York
    7 Sole Voting Power
    Number of
    Shares
Beneficially
    Owned By
        Each
        Reporting
        Person
        With
        NONE
    8 Shared Voting Power
        90, 000
    9 Sole Dispositive Power
    NONE
    10 Shared Dispositive Power
    90, 000
11 Aggregate Amount Beneficially Owned by Each Reporting Person
        90, 000
12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares |_|
13 Percent of Class Represented By Amount in Row (11)
    1.1\%
14 Type of Reporting Person
    CO
SEE INSTRUCTIONS BEFORE FILLING OUT!

Item 1. Security and Issuer.
Common Stock, \$.0001 par value ("Madden Common")
Steven Madden, Ltd. (the "Issuer")
52-16 Barnett Avenue
Long Island City, New York 11104
Item 2. Identity and Background.
Names of Person Filing:
(a) This statement is filed on behalf of 32 Holdings, Incorporated ("J2 Holdings") and Jordan Belfort (collectively, "Reporting Parties"). See attached Exhibit A which is a copy of their agreement in writing to file this statement on behalf of each of them.
(b) J2 Holdings' and Mr. Belfort's business address is 500 North Broadway, Suite 240, Jericho, New York 11753.
(c) Mr. Belfort's present principal occupation is the management of personal and family investments. Mr. Belfort sometimes engages in such activities through JRB Group, Incorporated, with offices at is 500 North Broadway, Suite 240, Jericho, New York 11753. Mr. Belfort is the sole shareholder of J 2 Holdings, ~ a Subchapter \(S\) corporation incorporated in New York.
(d) Mr. Belfort and J 2 Holdings and its respective officers and directors have not been convicted in a criminal proceeding.
(e) In 1994, Mr. Belfort consented, without admitting or denying any allegations of wrongdoing, to the entry of a civil judgment of injunction enjoining him from further violations of federal and state securities laws.
(f) Mr. Belfort is a citizen of the United States.

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

As previously reported in the original statement on Schedule 13D (the "Original Statement") filed by the Jordan Belfort on September 17, 1997, Mr. Belfort had used his personal funds to purchase 929,371 shares of Madden Common (approximately \(\$ 210,000\) for 30,000 of such shares and approximately \(\$ 4,496,855\) for the balance of such shares). In addition, in connection with the Issuer's initial public offering, Mr. Belfort, as an employee of the Issuer's underwriter, was issued units (the "Units") granting the right to purchase an additional 315,000 shares of Madden Common at a purchase price of \(\$ 5.80\) per share. During the period September 20, 1997 through November 21, 1997, J2 Holdings purchased an additional 125,000 shares of Madden Common at prices ranging from \(\$ 7.37\) to \(\$ 8.16\) per share and 10,000 warrants at \(\$ 3.25\) per warrant
(1) Please see attached Exhibit B indicating the executive officers and directors of \(J 2\) Holdings and providing information called for by Items 2-6 of this statement as to said officers and directors. Exhibit \(B\) is herein incorporated by reference.
which are convertible into 10,000 shares of Madden Common at a conversion price of \(\$ 5.50\) per warrant (the "Warrants"). These purchases were reflected in the Schedule 13D Amendment filed on September 18, 1997, Schedule 13D Amendment filed on September 30, 1997, Schedule 13D Amendment filed on October 16, 1997, Schedule 13D Amendment filed on October 28, 1997 and Schedule 13D Amendment filed on November 21, 1997. During the period, December 22, 1996 through December 29, 1997, J2 Holding sold 45,000 shares of Madden Common at prices ranging from \(\$ 6.81\) per share to \(\$ 7.00\) per share. These sales were reflected in the Schedule 13D Amendment filed on January 7, 1998 ("Amendment No. 6").

Subsequent to the filing of Amendment No.6, on February 5, 1998, 899, 371 shares of Issuer's Common Stock were retransferred to Bocap Corp. in settlement of litigation between Mr. Belfort and the Issuer, Mr. Steven Madden and Bocap Corp. As of February 5, 1998, Mr. Belfort, directly, and through acquisition of shares by \(J 2\) Holdings, beneficially owned 435,000 shares of the Issuer's Common Stock, including the 315,000 shares issuable upon exercise of the Units, and J2 Holdings beneficially owned 90,000 shares of the Issuer's Common Stock including 10,000 shares issuable upon conversion of the 10,000 Warrants.

Item 4. Purpose of Transaction.
On February 5, 1998, 899,371 shares of Issuer's Common Stock were retransferred to Bocap Corp. in settlement of litigation between Mr. Belfort and the Issuer, Mr. Steven Madden and Bocap Corp. Mr. Belfort intends to hold his remaining interest in the Issuer's Common Stock, which are not of the Settlement Shares for investment. Mr. Belfort may make future purchases of Common Stock from time to time and may dispose of any or all of the shares of Common Stock held by him at any time.

Except as indicated in this Schedule 13D, the Reporting Parties currently have no plans or proposals that relate to or would result in any of the matters described in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of the Issuer.
(a) As of February 5, 1998, Mr. Belfort, directly, and through acquisition of shares by J2 Holdings, beneficially owned 435,000 shares or \(5.2 \%\) of the Issuer's Common Stock, including the 315,000 shares issuable upon exercise of the Units, and J2 Holdings beneficially owned 90,000 shares of the Issuer's Common Stock including 10,000 shares issuable upon conversion of the 10,000 Warrants. Each warrant entitles its holder to purchase one share of common stock at a price of \(\$ 5.50\) per share. The warrants are exercisable through December 10, 1998, and may be redeemed by the Company, under certain conditions.
(b) Mr. Belfort holds the power to vote or to direct the vote, to dispose or to direct the disposition of all 435,000 shares, subject in the case of the 315,000 shares underlying the Units, to the purchase of such shares at a price of \(\$ 5.80\) per share and in the case of the 10,000 shares underlying the Warrants to the conversion of the Warrants at a price of \(\$ 5.50\) per Warrant. J2 Holdings holds the power to vote (shared with Mr. Belfort) and to dispose (shared with Mr. Belfort) 90, 000 shares of the Issuer's Common Stock subject to the conversion of the Warrants at a price of \(\$ 5.50\) per Warrant.
(c) Since the filing of Amendment No. 6, 899,371 shares of Issuer's Common Stock were retransferred to Bocap Corp. in settlement of litigation between Mr. Belfort and the Issuer, Mr. Steven Madden and Bocap Corp.
(d) \& (e) Not applicable.

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

Except as indicated in this 13D and the attached exhibits, there is no contract, arrangement, understanding or relationship between the Reporting Parties and any other person, with respect to any securities of the Issuer.

Item 7. Material to be Filed as Exhibits:

EXHIBIT A Copy of an Agreement between Jordan Belfort and J2 Holdings to file this statement on Schedule 13D on behalf of each of them.

EXHIBIT B List of executive officers and directors of 32 Holdings and information called for by Items 2-6 of this Statement relating to said officers and directors

SIGNATURES
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.

J2 HOLDINGS, INCORPORATED
Dated: February 5, 1998

Jericho, New York

Dated: February 5, 1998
Jericho, New York

By: /s/ Jordan Belfort
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Jordan Belfort President

By: /s/ Jordan Belfort
Jordan Belfort

The undersigned hereby agrees to jointly prepare and file with regulatory authorities a Schedule 13D and any future amendments thereto reporting each of the undersigned's ownership of securities of Steven Madden, Ltd. and hereby affirms that such Schedule 13D is being filed on behalf of each of the undersigned.

J2 HOLDINGS, INCORPORATED

Dated: February 5, 1998
Jericho, New York

Dated: February 5, 1998
Jericho, New York

By: /s/ Jordan Belfort
Jordan Belfort President

By: /s/ Jordan Belfort
Jordan Belfort

\section*{EXHIBIT B}

The name and principal occupation or employment, which is each instance is with J2 Holdings, Incorporated ("J2 Holdings") located at 500 North Broadway, Suite 240, Jericho, New York 11753, of each executive officer and director of J2 Holdings is as follows:

NAME PRINCIPLE OCCUPATION OR EMPLOYMENT

Jordan Belfort
President of J2 Holdings; Mr. Belfort's present principal occupation is the management of personal and family investments. Mr. Belfort sometimes engages in such activities with JRB Group, Incorporated, with offices at 500 North Broadway, Suite 240, Jericho, New York, 11753.

Item 2-6.
Please refer to Items 2-6 herein reporting the beneficial ownership.```

