Registration No. 333-

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

> FORM S-8 Registration Statement under The Securities Act of 1933

NEWELL RUBBERMAID INC.

(Exact name of registrant as specified in its charter)

DELAWARE

36-3514169

(State or other jurisdiction of incorporation or organization)

(I.R.S. employer identification no.)

Suite 300 Atlanta, Georgia 30328 (Address of principal executive offices, including zip code)

10B Glenlake Parkway

NEWELL RUBBERMAID INC. 2003 STOCK PLAN (AS AMENDED AND RESTATED EFFECTIVE FEBRUARY 8, 2006) (Full title of the plan)

Dale L. Matschullat Vice President-General Counsel & Corporate Secretary 10B Glenlake Parkway Suite 300 Atlanta, Georgia 30328

(Name and address of agent for service)

(770) 407-3830 (Telephone number, including area code, of agent for service)

> With a copy to: Lauralyn G. Bengel Schiff Hardin LLP 6600 Sears Tower Chicago, Illinois 60606 (312) 258-5500

CALCULATION OF REGISTRATION FEE

AMOUNT

PROPOSED MIIMIXAM OFFERING PRICE

PROPOSED MIMIXAM AGGREGATE

AGGREGATE AMOUNT OF OFFERING PRICE REGISTRATION FEE (1)

TITLE OF SECURITIES TO BE REGISTERED

TO BE REGISTERED

17,436,840

PER SHARE

\$24.66 (2)

\$429,922,474.40 (2) \$46,009.20 (2)

On May 16, 2006, Newell Rubbermaid Inc. a Registration Statement on Form S-8 (File No. 333-134176) register 17,436,840 shares of Common Stock issuable under the "Plan that Registration Statement have been offered or sold. with this filing, and in order to avoid any question as Registrant's ability to use a Form S-8 at the filing, the Registrant is filing a post-effective amendment to the Registration Statement to deregister all of the 17,436,840 shares. \$51,065.36 is being carried over and used to offset the filing fee for this Registration Statement. Because the amount of the carried-over fee exceeds the filing fee for this Registration Statement, no filing fee is being paid at this time.

Estimated on the basis of \$24.66 per share, the average of the

	New York Stock Exchange on June 13, 2006. (See Rules 457(c) and
	457(h) of the Securities Act of 1933.)
(2)	Pursuant to Rule 416 of the Securities Act of 1933, this
. ,	Registration Statement shall also cover any additional shares of
	Common Stock which become issuable under the Plan pursuant to
	this Registration Statement by reason of any stock dividend, stock split, recapitalization or any other similar transaction
	effected without the receipt of consideration which results in a
	increase in the number of the Registrant's outstanding shares of
	Common Stock.
	<del>2</del>
	TRATION OF ADDITIONAL SECURITIES STATEMENT PURSUANT TO GENERAL
ENSTR	NUCTION E OF FORM S-8
	The contents of Registration Statement on Form S 8 (File No. 333
10511	3) filed by the Registrant with the Securities and Exchange
	ssion on May 9, 2003 registering Common Stock issuable under the
:ian	is hereby incorporated by reference.
	PART II
	INFORMATION REQUIRED IN THE REGISTRATION STATEMENT
	All information required in this Registration Statement not
nclu	ded in the exhibits attached hereto or set forth on the signature
	is set forth in the Registration Statement described above, which
. <del>3 l</del> n	corporated herein by reference.
TEM	3. INCORPORATION OF DOCUMENTS BY REFERENCE.
	The following documents filed by the Registrant are incorporated n by reference:
ICICI	n by lefelence.
	(a) The Registrant's Annual Report on Form 10-K for the fiscal
	year ended December 31, 2005.
	(b) The Registrant's Quarterly Report on Form 10-Q for the
	quarter ended March 31, 2006.
	(c) All other reports filed by the Registrant pursuant to
	Section 13(a) or 15(d) of the Securities Exchange Act of 1934 since the end of 2005.
	(d) The description of the Registrant's Common Stock contained
	in the Registrant's Registration Statement on Form 8 B file on June 30, 1987.
	on ounce 307 1307.
	(e) The description of the Registrant's Rights contained in the
	Registration Statement on Form 8-A/A filed on October 27,
	<del>2003.</del>
	All documents subsequently filed by the Registrant pursuant to
Secti	ons 13(a), 13(c), 14 and 15(d) of the Securities Exchange Act of
1934,	prior to the filing of a post effective amendment which
	vates that all securities offered hereby have been sold or which risters all securities then remaining unsold, shall be deemed to
	corporated by reference herein to be a part hereof from the date
	ling of such documents.
mes.	Q EVILIDING
. rsM	8. EXHIBITS.
	The Exhibits filed herewith are set forth on the Exhibit Index
	las part of this Registration Statement.
	<del>3</del>
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пем	9. UNDERTAKINGS
. 1 1111	J. ONDERTRATION
	The undersigned Registrant hereby undertakes:
	(1) To file, during any period in which offers or sales are
	made, a post effective amendment to this registration statement
eing	
eing	(i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
eing	(i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;  (ii) To reflect in the prospectus any facts or events
eing	(i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;

(iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement;

PROVIDED, HOWEVER, that paragraphs (i) and (ii) do not apply if the information required to be included in a post-effective amendment by those paragraphs is contained in periodic reports filed with or furnished to the Commission by the Registrant pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 that are incorporated by reference in the registration statement.

- (2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial BONA FIDE offering thereof.
- (3) To remove from registration by means of a post-effective

  amendment any of the securities being registered which remain unsold

  at the termination of the offering.

The undersigned Registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing of the Registrant's annual report pursuant to Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each filing of the Plan's annual report pursuant to Section 15(d) of the Securities Exchange Act of 1934) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial BONA FIDE offering thereof.

Insofar as indemnification for liabilities arising under the
Securities Act of 1933 may be permitted to directors, officers and
controlling persons of the Registrant pursuant to the foregoing
provisions, or otherwise, the Registrant has been advised that in the

opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the Registrant of expenses incurred or paid by a director, officer or controlling person of the Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.

	SIGNATURES	
THE REGISTRANT. Pursuant		
reasonable grounds to believe		
<del>iling on Form S-8 and has dul</del>		
e signed on its behalf by the n the City of Atlanta, State		
1006.	or deorgra, on the roth	uay or may,
	NEWELL RUBBERMAID I (Registrant)	<del>INC.</del>
	( 9	
	By: /s/ Mark D. F	o+ahum
	By: /s/ Mark D. F	
	Mark D. Ketchu	
	President and Executive Offi	
	<u> </u>	<del>-cer</del>
Each person whose signatu	ure appears below appoint	s J. Patrick
binson, Ronald L. Hardnock a		
em, as such person's true and me of each such person, and		
fective amendments to this I	Registration Statement th	at any of such
torneys shall deem necessary	y or advisable to enable	the Registrant
o comply with the Securities egulations and requirements of	Act of 1933, as amended,	and any rules,
th respect thereto, in conne		
<del>lich amendments may make suc</del> k	<del>n changes in such Registr</del>	ation Statement
any of the above-named attention the undertakings of the I	erneys deems appropriate,	and to comply
egistration Statement; and ea	ach of the undersigned he	ereby ratifies
1 that any of said attorneys	s shall do or cause to be	done by virtue
ereof.		
Pursuant to the requireme	ents of the Securities As	rt of 1933 ag
mended, this Registration Sta	atement has been signed b	
ersons in the capacities and	on the dates indicated.	
SIGNATURE	TITLE	DATE
		DAIL
		——————————————————————————————————————
a / Mark D. Katahum	Dragidant and Chief	
s/ Mark D. Ketchum	President and Chief Executive Officer	
	Executive Officer (Principal Executive	May 10, 2006
	Executive Officer	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
/s/ Mark D. Ketchum	Executive Officer (Principal Executive	May 10, 2006
fark D. Ketchum	Executive Officer (Principal Executive Officer) and Director	May 10, 2006
	Executive Officer (Principal Executive	May 10, 2006
Mark D. Ketchum	Executive Officer (Principal Executive Officer) and Director	May 10, 2006
SIGNATURE	Executive Officer (Principal Executive Officer) and Director  6 TITLE Vice President - Chic	May 10, 2006
SIGNATURE  S/ J. Patrick Robinson	Executive Officer (Principal Executive Officer) and Director  6 TITLE  Vice President - Chic	May 10, 2006
SIGNATURE  S/ J. Patrick Robinson	Executive Officer (Principal Executive Officer) and Director  6 TITLE Vice President - Chic	May 10, 2006
SIGNATURE  SIGNATURE  SIGNATURE  SIGNATURE  SIGNATURE	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer)	May 10, 2006
SIGNATURE  S/ J. Patrick Robinson  T. Patrick Robinson	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President	May 10, 2006  DATE  May 10, 2006  May 10, 2006
SIGNATURE  S/ J. Patrick Robinson  J. Patrick Robinson  S/ Ronald L. Hardnock	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer  Vice President Corporate Controller	DATE  May 10, 2006  May 10, 2006
SIGNATURE  S/ J. Patrick Robinson  T. Patrick Robinson  S/ Ronald L. Hardnock	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting	DATE  May 10, 2006  May 10, 2006
SIGNATURE  SIGNATURE  S/ J. Patrick Robinson  F. Patrick Robinson  S/ Ronald L. Hardnock  tonald L. Hardnock	Executive Officer (Principal Executive Officer) and Director   TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting Officer)	May 10, 2006
SIGNATURE  SIGNATURE  SIGNATURE  SIGNATURE  SA J. Patrick Robinson  J. Patrick Robinson  SA Ronald L. Hardnock  Ronald L. Hardnock	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting	May 10, 2006
SIGNATURE  S/ J. Patrick Robinson  T. Patrick Robinson  S/ Ronald L. Hardnock  Sonald L. Hardnock  Sonald L. Hardnock	Executive Officer (Principal Executive Officer) and Director   TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting Officer)	May 10, 2006
SIGNATURE  S/ J. Patrick Robinson  T. Patrick Robinson  S/ Ronald L. Hardnock  Sonald L. Hardnock  Sonald L. Hardnock	Executive Officer (Principal Executive Officer) and Director   TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting Officer)	May 10, 2006
SIGNATURE  SIGNATURE  SIGNATURE  S/S/ J. Patrick Robinson  J. Patrick Robinson  J. Patrick Robinson  S/S/ Ronald L. Hardnock  Ronald L. Hardnock  S/S/ Thomas E. Clarke  Chomas E. Clarke	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer)  Vice President - Corporate Controller (Principal Accounting Officer)  Director	May 10, 2006
SIGNATURE  /s/ J. Patrick Robinson  J. Patrick Robinson	Executive Officer (Principal Executive Officer) and Director   TITLE  Vice President Chic Financial Officer (Principal Financial Officer)  Vice President Corporate Controller (Principal Accounting Officer)	May 10, 2006
SIGNATURE  /s/ J. Patrick Robinson  J. Patrick Robinson  /s/ Ronald L. Hardnock  Ronald L. Hardnock  /s/ Thomas E. Clarke  Thomas E. Clarke	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer)  Vice President - Corporate Controller (Principal Accounting Officer)  Director	May 10, 2006
SIGNATURE  SIGNATURE  /s/ J. Patrick Robinson  J. Patrick Robinson  /s/ Ronald L. Hardnock  Ronald L. Hardnock  /s/ Thomas E. Clarke  Phomas E. Clarke	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer)  Vice President - Corporate Controller (Principal Accounting Officer)  Director	May 10, 2006
SIGNATURE  SIGNATURE  /s/ J. Patrick Robinson  J. Patrick Robinson  /s/ Ronald L. Hardnock  Ronald L. Hardnock  /s/ Thomas E. Clarke  Phomas E. Clarke	Executive Officer (Principal Executive Officer) and Director  6  TITLE  Vice President - Chic Financial Officer (Principal Financial Officer)  Vice President - Corporate Controller (Principal Accounting Officer)  Director	May 10, 2006  DATE  May 10, 2006

/s/ William D. Marohn Chairman of the Board May 10, 2006

Michael T. Cowhig

William D. Marohn		
/s/ Elizabeth Cuthbert Millett	Director	Mary 10 2006
/3/ Bilzabeen eachbeit miliett	DILCCCOL	May 10, 2000
/s/ Cynthia A. Montgomery	Director	May 10, 2006
/s/ Allan P. Newell	Director	May 10, 2006
—— Allan P. Newell		
/s/ Steven J. Strobel	Director	May 10, 2006
Steven J. Strobel		
	<del>-7</del>	
SIGNATURE	TITLE	DATE
/s/ Gordon R. Sullivan	Director	May 10, 2006
		<b>4</b> ,
— Gordon R. Sullivan		
/s/ Raymond G. Viault		May 10, 2006
	Dimonton	
	<del>Director</del>	
	<del>Director</del>	
	<u>Director</u>	
	Director	
Raymond G. Viault	<u>Director</u>	
Raymond G. Viault	<del>Director</del>	
Raymond G. Viault	<del>Director</del>	
Raymond G. Viault	<del>Director</del>	
Raymond G. Viault	<u>Director</u>	
Raymond G. Viault	Director	

INDEX TO EXHIBITS Exhibit Number Exhibit

4	Rights Agreement, dated as of August
-	6, 1998, between the Company and
	First Chicago Trust Company of New
	York, as Rights Agent (incorporated
-	by reference to Exhibit 4 to the
	Company's Current Report on Form 8-K
	dated August 6, 1998, File No. 001-
	09608), as amended by a First
	- Amendment to Rights Agreement
	effective as of September 29, 2003,
	between the Company and The Bank of
	New York, as Rights Agent
	(incorporated by reference to
	Exhibit 4.2 to the Company's
	Registration Statement on Form 8-
	A/A, filed October 27, 2003).
5	Opinion of Schiff Hardin LLP.
23.1	Consent of Ernst & Young LLP.
	-
23.2	Consent of Schiff Hardin LLP
	(contained in the Opinion filed as
	Exhibit 5).
24	Power of Attorney (set forth on the
	signature page).

	June 16, 2006
Securities and Exchange Co	<del>ommission</del>
100 F Street, NE	
Washington, D.C. 20549	
-	
Re: Newell Rubberma:	id Inc. Registration of
Common Stock, Pa	ar Value \$1.00 Per Share, on Form S-8
Ladies and Gentlemen:	
	nsel to Newell Rubbermaid Inc., a Delawar
	"), in connection with the Company's fili
of a Registration Statemen	nt on Form S-8 (the "Registration Stateme
covering 17,436,840 shares	s of the Company's common stock, par valu
	related Purchase Rights associated therew
(the "Common Stock"), issu	uable under the Newell Rubbermaid Inc. 20
Stock Plan (As Amended and	d Restated Effective February 8, 2006) (t
<del>"Plan").</del>	
	e have made such investigation and have
	s we have deemed necessary in order to en
us to render the opinion of	<del>contained herein.</del>
	ng, it is our opinion that the shares of
	in accordance with the terms of the Plan
	tration Statement, will be legally issued
fully paid and nonassessal	<del>ble.</del>
	the filing of this opinion as an exhibit
the Registration Statement	<del>t.</del>
	Very truly yours,
	SCHIFF HARDIN LLP
	By: /s/ Lauralyn G. Bengel

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the Registration
Statement (Form S-8) pertaining to the Newell Rubbermaid Inc. 2003
Stock Plan (as amended and restated effective February 8, 2006) of our reports dated February 8, 2006, with respect to the consolidated financial statements and schedule of Newell Rubbermaid Inc., Newell
Rubbermaid Inc. management's assessment of the effectiveness of internal control over financial reporting, and the effectiveness of internal control over financial reporting of Newell Rubbermaid Inc., included in its Annual Report (Form 10-K) for the year ended December 31, 2005, filed with the Securities and Exchange Commission.

/s/ Ernst & Young LL

Chicago, Illinois

June 13, 2006