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

SCHEDULE 13D

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

HAIN FOOD GROUP, INC.

(Name of Issuer)

Common Stock, \$0.01 par Value
----(Title of Class of Securities)

405219106

(CUSIP Number)

Stephen M. Vine, Esq.
Akin, Gump, Strauss, Hauer & Feld, L.L.P.
590 Madison Avenue
New York, New York 10022
(212) 872-1000

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

July 8, 1997

(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(b)(3) or (4), check the following box  $[\_]$ .

Note: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d- 1(a) 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 disclosure 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).

Continued on following page(s)
Page 1 of 13 Pages

Page 2 of 13 Pages

### SCHEDULE 13D

CUSIP No. 405219106

Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person

Soros Fund Management LLC

2 Check the Appropriate Box If a Member of a Group\*

a. [\_

b. [x]

SEC Use Only

4	Source of Funds*							
	AF							
5	Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) $[\_]$							
6	Citizenship or Place of Organization							
	Delaware							
Number Shar								
Benefic: Owned Eacl	ially 8 Shared Voting Power By 0							
Repor Perso Witl	ting 9 Sole Dispositive Power on 0							
WILL	10 Shared Dispositive Power 0							
11	Aggregate Amount Beneficially Owned by Each Reporting Person							
	1,126,700/1/							
12	Check Box If the Aggregate $$ Amount in Row (11) Excludes Certain Shares* $[\times]$							
13	Percent of Class Represented By Amount in Row (11)							
	13.17%							
14	14 Type of Reporting Person*							
	00; IA							
	*SEE INSTRUCTIONS BEFORE FILLING OUT!							
1.	See Item 5.							

# CUSIP No. 405219106

1. See Item 5.

COSIP NO	0. 405219106							
1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person							
	George Soros (in the capacity described herein)							
2	Check the Appropriate Box If a Member of a Group* a. [_] b. [x]							
3	SEC Use Only							
4	Source of Funds*							
	AF							
5	Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) $[\_]$							
6	Citizenship or Place of Organization							
	United States							
Number Share								
Benefic: Owned Each	ially 8 Shared Voting Power By 0							
Report Perso With	ting 9 Sole Dispositive Power on 0							
WIC	10 Shared Dispositive Power 0							
11	Aggregate Amount Beneficially Owned by Each Reporting Person							
	1,126,700/1/							
12	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares* $[\times]$							
13	Percent of Class Represented By Amount in Row ( 1)							
	13.17%							
14	Type of Reporting Person*							
	IA							
	*SEE INSTRUCTIONS BEFORE FILLING OUT!							

# CUSIP No. 405219106

1. See Item 5.

CUSIP NO. 405219106							
Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person							
Stanley F. Druckenmiller (in the capacity described herein)							
2 Check the Appropriate Box If a Member of a Group* a. [_] b. [x]	a. [_]						
3 SEC Use Only							
4 Source of Funds*							
AF							
Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) $\left[ {} \right]$	D						
6 Citizenship or Place of Organization							
United States							
7 Sole Voting Power Number of 0							
Shares Beneficially 8 Shared Voting Power Owned By 0							
Each Reporting 9 Sole Dispositive Power Person 0 With							
10 Shared Dispositive Power 0							
11 Aggregate Amount Beneficially Owned by Each Reporting Person							
1,126,700/1/							
12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares [×]	*						
13 Percent of Class Represented By Amount in Row (11)							
13.17%							
14 Type of Reporting Person*							
IA							
*SEE INSTRUCTIONS BEFORE FILLING OUT!							

## CUSIP No. 405219106

1 Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person White Rock Capital, L.P. Check the Appropriate Box If a Member of a Group\* 2 [\_] [x] b. SEC Use Only 3 Source of Funds\* WC Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) [\_] Citizenship or Place of Organization Texas Sole Voting Power Number of Shares Beneficially Shared Voting Power Owned By 1,264,700 Each Reporting Sole Dispositive Power Person With Shared Dispositive Power 10 1,264,700 Aggregate Amount Beneficially Owned by Each Reporting Person 11 1,264,700 12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares\* [x]

- 13 Percent of Class Represented By Amount in Row (11)

14.78%

Type of Reporting Person\* 14

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\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No. 40521910	૭૯	1	L9	21	۱5	0	4	0	N	ĮΡ	5]	บร	C	
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1	Name	of	Report	ing Person				
	S.S.	or	I.R.S.	Identification	No.	of	Above	Person

Thomas U. Barton

2	Check	the	Appropriate	Box	If	a	Member	of	a	Group	)*
										a.	[-]
										b.	[x]

- SEC Use Only
- Source of Funds\*

AF

- Check Box If Disclosure of Legal Proceedings  $\,$  Is Required Pursuant to Items 2(d) or 2(e)  $[\_]$
- Citizenship or Place of Organization

# United States

Number of Shares Beneficially Owned By		7	Sole Voting Power 55,000
		8	Shared Voting Power 1,264,700
Each Reporting Person With		9	Sole Dispositive Power 55,000
WICI	1	10	Shared Dispositive Power 1,264,700
11	Aggregate	Amount Benefici	ally Owned by Each Reporting
			1,319,700

Person

- 12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares\* [x]
- 13 Percent of Class Represented By Amount in Row (11)

15.42%

Type of Reporting Person\* 14

IN; IA

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP	No.	405219106

	Reporting Person I.R.S. Identification No. of Above Person
	Joseph U. Barton

2 Check the Appropriate Box If a Member of a Group\* a. [\_] b. [x]

3 SEC Use Only

ource of Funds\*

PF; AF

- Check Box If Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) [\_]
- 6 Citizenship or Place of Organization

## United States

Number of	7	Sole Voting Power 25,000
Shares Beneficially Owned By Each	8	Shared Voting Power 1,264,700
Reporting Person With	9	Sole Dispositive Power 25,000
WICH	10	Shared Dispositive Power 1,264,700
44		islly Ormad by Each Demonsti

11 Aggregate Amount Beneficially Owned by Each Reporting Person

1,289,700

- 12 Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares\* [x]
- 13 Percent of Class Represented By Amount in Row (11)

15.07%

14 Type of Reporting Person\*

IN; IA

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

This Amendment No. 1 to Schedule 13D relates to shares of Common Stock, \$.01 par value per share (the "Shares"), of Hain Food Group, Inc. (the "Issuer"). This Amendment No. 1 amends the initial statement on Schedule 13D dated February 18, 1997 (the "Initial Statement") filed by the Reporting Persons (as defined herein). This Amendment No. 1 is being filed by the Reporting Persons to report the recent acquisition of Shares for the accounts of Quasar International Partners C.V., a Netherlands Antilles limited partnership ("Quasar Partners"), Collins Capital Diversified Fund, L.P., a Delaware limited partnership ("Collins Capital"), and Joseph U. Barton, as a result of which the percentage of Shares of which the Reporting Persons may be deemed to be the beneficial owner has increased by more than one percent. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Initial Statement. The Initial Statement is supplementally amended as follows.

#### Item 2. Identity and Background.

This Statement is filed on behalf of Soros Fund Management LLC, a Delaware limited liability company ("SFM LLC"), Mr. George Soros ("Mr. Soros"), Mr. Stanley F. Druckenmiller ("Mr. Druckenmiller"), White Rock Capital, L.P., a Texas limited partnership ("White Rock"), Thomas U. Barton and Joseph U. Barton (collectively, the "Reporting Persons").

Updated information concerning the Managing Directors of SFM LLC is attached hereto as Annex A and incorporated herein by reference.

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

White Rock expended approximately \$3,063,044 of the working capital of Quasar Partners to purchase the Shares reported herein as being acquired within the last 60 days. White Rock expended approximately \$163,457 of the working capital of Collins Capital to purchase the Shares reported herein as being acquired within the last 60 days. Joseph U. Barton expended approximately \$85,579 of his personal funds to purchase the Shares reported herein as having been acquired within the last 60 days.

The Shares (and securities derivative thereof) held for the accounts of Quasar Partners, other SFM Clients, Collins Capital, White Rock, Thomas U. Barton and Joseph U. Barton may be held through margin accounts maintained with brokers, which extend margin credit as and when required to open or carry positions in their margin accounts, subject to applicable federal margin regulations, stock exchange rules and such firm's credit policies. The Shares which may be held in the margin accounts are pledged as collateral security for the repayment of debit balances in the respective accounts.

#### Item 5. Interest in Securities of the Issuer.

(a) (i) As a consequence of SFM LLC's ability to terminate the White Rock Contract with respect to all investments, including those involving the Shares, and acquire voting and dispositive power over the Shares within 60 days, notwithstanding the fact that none of SFM LLC, Mr. Soros and Mr. Druckenmiller currently exercises such power, SFM LLC, Mr. Soros and Mr. Druckenmiller may be deemed the beneficial owner of 1,126,700 Shares (approximately 13.17% of the total number of Shares outstanding).

(ii) White Rock may be deemed the beneficial owner of 1,264,700 Shares (approximately 14.78% of the total number of Shares outstanding). This number consists of (1) 1,126,700 Shares held for the account of Quasar Partners and (2) 138,000 Shares held for the account of Collins Capital.

- (iii) Thomas U. Barton may be deemed the beneficial owner of 1,319,700 Shares (approximately 15.42% of the total number of Shares outstanding assuming the exercise of the Barton Options). This number consists of (1) 1,126,700 Shares held for the account of Quasar Partners, (2) 138,000 Shares held for the account of Collins Capital, and (3) 55,000 Shares issuable upon exercise by Thomas U. Barton of the Barton Options currently held for his account.
- (iv) Joseph U. Barton may be deemed the beneficial owner of 1,289,700 Shares (approximately 15.07% of the total number of Shares outstanding). This number consists of (1) 1,126,700 Shares held for the account of Quasar Partners, (2) 138,000 Shares held for the account of Collins Capital and (3) 25,000 Shares held for his account.
- (b) (i) White Rock, Thomas U. Barton and Joseph U. Barton are currently vested with shared power to direct the voting and disposition of the 1,126,700 Shares held for the account Quasar Partners as a result of the White Rock Contract and the positions of Thomas U. Barton and Joseph U. Barton as the general partners of White Rock. SFM LLC has the contractual authority on behalf of Quasar Partners to terminate the White Rock Contract within 60 days and, as a result, SFM LLC, Mr. Soros and Mr. Druckenmiller may be deemed to have the ability to acquire the voting and dispositive power held by White Rock with respect to the 1,126,700 Shares.
- (ii) White Rock, Thomas U. Barton and Joseph U. Barton are currently vested with shared power to direct the voting and disposition of the 138,000 Shares held for the account of Collins Capital.
- (iii) Thomas U. Barton is currently vested with the sole power to direct the voting and disposition of the 55,000 Shares issuable upon exercise by Thomas U. Barton of the Barton Options currently held for his account.
- (iv) Joseph U. Barton is currently vested with the sole power to direct the voting and disposition of the 25,000 Shares held for his account.
- (c) Except for the transactions disclosed on Annex B hereto, all of which were effected in the over-the-counter market in routine brokerage transactions, there have been no transactions with respect to the Shares since May 12, 1997 (60 days prior to the date hereof) by any of the Reporting Persons, Collins Capital or Quasar Partners.
- (d) (i) The partners of Quasar Partners, including Quasar International Fund N.V., a Netherlands Antilles corporation, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the Shares, held for the account of Quasar Partners in accordance with their partnership interests in Quasar Partners.
- (ii) The partners of Collins Capital have the right to participate in the receipt of dividends from, or proceeds from the sale of, the Shares held by Collins Capital in accordance with their partnership interests in Collins Capital.
- (iii) Thomas U. Barton has the sole right to participate in the receipt of dividends from, or proceeds from the sale of, the Shares issuable upon exercise by Thomas U. Barton of the Barton Options currently held for his account.

(iv) Joseph U. Barton has the sole right to participate in the receipt of dividends from, or proceeds from the sale of, the Shares held for his account.

## (e) Not applicable.

SFM LLC, Mr. Soros and Mr. Druckenmiller expressly disclaim beneficial ownership of any Shares (or securities derivative thereof) not held for the accounts of the SFM Clients. White Rock expressly disclaims beneficial ownership of any Shares (or securities derivative thereof) not held for the accounts of the White Rock Clients. Thomas U. Barton expressly disclaims beneficial ownership of any Shares (or securities derivative thereof) not held for his personal account or the accounts of the White Rock Clients. Joseph U. Barton expressly disclaims beneficial ownership of any Shares (or securities derivative thereof) not held for his personal account or the accounts of the White Rock Clients.

#### Item 7. Material to be Filed as Exhibits.

- A. Power of Attorney dated as of January 1, 1997 granted by Mr. Soros in favor of Mr. Sean C. Warren and Mr. Michael C. Neus (filed as Exhibit A to the Initial Statement and incorporated herein by reference).
- B. Power of Attorney dated as of January 1, 1997 granted by Mr. Druckenmiller in favor of Mr. Sean C. Warren and Mr. Michael C. Neus (filed as Exhibit B to the Initial Statement and incorporated herein by reference).
- C. Joint Filing Agreement dated January 1, 1997 by and among SFM LLC, Mr. Soros, Mr. Druckenmiller, White Rock, Thomas U. Barton and Joseph U. Barton (filed as Exhibit C to the Initial Statement and incorporated herein by reference).

#### **SIGNATURES**

 $\hbox{After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct. }$ 

Date: July 11, 1997 SOROS FUND MANAGEMENT LLC

By: /S/ MICHAEL C. NEUS

Michael C. Neus

Assistant General Counsel

GEORGE SOROS

By: /S/ MICHAEL C. NEUS

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Michael C. Neus Attorney-in-Fact

STANLEY F. DRUCKENMILLER

By: /S/ MICHAEL C. NEUS

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Michael C. Neus Attorney-in-Fact

WHITE ROCK CAPITAL, L.P.

By: /S/ THOMAS U. BARTON

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Thomas U. Barton General Partner

/S/ THOMAS U. BARTON

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Thomas U. Barton

/S/ JOSEPH U. BARTON

.....

Joseph U. Barton

#### ANNEX A

The following is a list of all of the persons (other than Stanley Druckenmiller) who serve as Managing Directors of SFM LLC:

Scott K. H. Bessent Walter Burlock Brian J. Corvese Jeffrey L. Feinberg Arminio Fraga Gary Gladstein Ron Hiram Robert K. Jermain David N. Kowitz Alexander C. McAree Paul McNulty Gabriel S. Nechamkin Steven Okin Dale Precoda Lief D. Rosenblatt Mark D. Sonnino Filiberto H. Verticelli Sean C. Warren

Each of the above-listed persons is a United States citizen whose principal occupation is serving as Managing Director of SFM LLC, and each has a business address c/o Soros Fund Management LLC, 888 Seventh Avenue, 33rd Floor, New York, New York 10106.

To the best of the Reporting Persons' knowledge:

- (a) None of the above persons holds any Shares.
- (b) None of the above persons has any contracts, arrangements, understandings or relationships with respect to the Shares.

ANNEX B

RECENT TRANSACTIONS IN THE COMMON STOCK OF HAIN FOOD GROUP, INC.

For the Account of	Date of Transaction	Nature of Transaction	Number of Shares	Price Per Share
Quasar Partners/1/	07/08/97	Buy	415,000	5.923
	07/09/97	Buy	100,000	6.049
Joseph U. Barton	05/16/97	Sell	5,000	4.252
	05/16/97	Sell	5,000	4.159
	06/17/97	Sell	5,000	4.669
	07/07/97	Buy	1,000	5.373
	07/07/97	Buy	4,000	5.435
	07/08/97	Buy	5,000	5.748
	07/08/97	Buy	5,000	5.946
Collins Capital	06/19/97	Buy	3,000	5.125
	07/08/97	Buy	25,000	5.923

Transactions effected at the direction of White Rock Capital, L.P.