(City)

(State)

1. Name and Address of Reporting Person\*

(Zip)

## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Was	hingto	n, D	.C.	205	549

STATEMENT	<b>OF CHANGES</b>	<b>IN BENEFICIAL</b>	<b>OWNERSHIP</b>

OMB APPROVAL					
OMB Number:	3235-0287				
Estimated average burd	en				
hours per response:	0.5				

7. Nature of Indirect Beneficial Ownership (Instr. 4)

See footnotes<sup>(3)</sup> (4)(5)(6)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

Instruc	tion 1(b).				ะน มนเร							nge Act	of 1934			<u> </u>		
											pany Ac							
1		Reporting Person								ading S		ו מוזכ	NC	5. Relationsh (Check all ap			erson(s) to	ssuer
CAMBRIDGE FRANCHISE PARTNERS,				CARROLS RESTAURANT GROUP, INC.  [ TAST ]						Dire		-	X 10%	Owner				
<u>LLC</u>					'	ASI	I									ive title		(specify
					3. [	Date of I	Earliest	Transa	ction (	Month/D	Day/Year)	)		belo	w)		belov	")
(Last)	,	•	(Middle)			29/20					.,,							
853 BRC	JADWAY, S	SUITE 2014																
(Street)					-   4. li	f Ameno	dment,	Date of	Origina	al Filed	(Month/E	Day/Year	)	6. Individual of Line)	or Joi	nt/Group Fili	ng (Check	Applicable
NEW YO	ORK N	Y	10003													d by One Re		
					-									X For		d by More th	an One Re	oorting
(City)	(St	ate)	(Zip)															
		Tah	le I - Non	-Deriv	zative	Seci	ırities	. Δcai	uired	Dien	need	of or	Renefic	cially Own	ed			
1 Title of 9	Security (Inst		1			. Deeme		3.	uncu					5. Amount of		6. Ownersh	n 7 Natu	re of Indire
i. Title of s	security (ilist	1. 3)	2. Transaction Date (Month/Day/Year)		Ex	ecution		Transa		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			Securities Beneficially		Form: Direction (D) or Indirection	t Benefic	7. Nature of Indire Beneficial Ownership (Instr.	
			(MOTHER)	(Month/Day/Tear)		onth/Da	y/Year)	Code (Instr. 8)		-,			Owned Following Reported				risinp (msu.	
								Code	v	Amoun	nt	(A) or (D)	Price	Transaction(s (Instr. 3 and 4				
Common	Ctool: now.	value ¢0 01 nov	_		+			_				(5)		(moar o una 4	,		_	
share	Stock, par	value \$0.01 per												25,024		D <sup>(1)</sup>		
	C <sub>1</sub> 1	1 #0.01																
share	Stock, par	value \$0.01 per												25,058		D <sup>(2)</sup>		
	C <sub>1</sub> 1	1 #0.01	+		+			-			-							
share	Stock, par	value \$0.01 per	08/29	9/2019				J <sup>(4)</sup>		7,450	,402	A <sup>(4)</sup>	\$0 <sup>(4)</sup>	14,814,81	.5	I	See fo (4)(5)(6)	otnotes <sup>(3</sup>
bruic																		
		T											neficia curities	lly Owned				
1. Title of	2.	3. Transaction	3A. Deeme		4.	, and	5. Nun				able and	7. Titl		8. Price of	9 1	lumber of	10.	11. Natu
Derivative Security	Conversion or Exercise	Date (Month/Day/Year)	Execution if any		Transa Code	action (Instr.	of Deriva		xpirati	on Date Day/Yea		Amou	nt of	Derivative Security	der	ivative curities	Ownership Form:	
(Instr. 3)	Price of Derivative	(	(Month/Day	/Year)	8)	(	Securi	ties   `		-u,	,	Under	rlying	(Instr. 5)	Ber	neficially ned	Direct (D) or Indirect	Ownersi (Instr. 4)
	Security						(A) or Dispos						ity (Instr.	3	Foll	lowing ported	(I) (Instr. 4)	,
							of (D) (Instr.									nsaction(s) str. 4)		
							and 5)								`	,		
													Amoun	t	l			
		ı																1
									Date		xpiration	.	Numbe	r				
					Code	v	(A)		Date Exercis		xpiration ate	Title		r				
1. Name ar	nd Address of	Reporting Person			Code	v	(A)						Number of	r				
1		Reporting Person	PARTN	ERS,			(A)						Number of	r				
1			PARTN	ERS,			(A)						Number of	r				
(Last)	RIDGE F	FRANCHISE (First)	PARTN (Middl				(A)						Number of	<u> </u>				
(Last)	RIDGE F	RANCHISE					(A)						Number of	, <u> </u>				
CAMB (Last) 853 BRC	RIDGE F	FRANCHISE (First)					(A)						Number of	,				
CAMB (Last) 853 BRC (Street)	OADWAY, S	(First) GUITE 2014	(Middl	e)			(A)						Number of	,				
(Last) 853 BRC	OADWAY, S	FRANCHISE (First)		e)			(A)						Number of	,				
CAMB (Last) 853 BRC (Street)	OADWAY, S	(First) GUITE 2014	(Middl	e)			(A)						Number of	7				
(Cambination (Cast) 853 BRC (Street) NEW YO (City)	OADWAY, S	(First) SUITE 2014 NY (State)	(Middl 1000) (Zip)	e)			(A)						Number of	,				
(Last) 853 BRC (Street) NEW YC (City)  1. Name ar	DADWAY, SO	(First) SUITE 2014 NY (State) Reporting Person	(Middl 1000)	e)			(A)						Number of	,				
(Last) 853 BRC (Street) NEW YC (City)  1. Name ar	DADWAY, SO	(First) SUITE 2014 NY (State)	(Middl 1000)	e)			(A)						Number of	7				
(Last) 853 BRC (Street) NEW YC (City)  1. Name ar	DADWAY, SO	(First) SUITE 2014 NY (State) Reporting Person	(Middl 1000)	e)			(A)						Number of	,				
(Cambridge) (Last) 853 BRC (Street) NEW YC (City)  1. Name at Cambridge) (Last)	DADWAY, SON Address of idge France	(First) SUITE 2014 NY (State) Reporting Person	(Middl 1000) (Zip) gs, LLC	e)			(A)						Number of	,				
(Cambridge) (Last) 853 BRC (Street) NEW YC (City)  1. Name at Cambridge) (Last)	DADWAY, SON Address of idge France	(First) SUITE 2014 NY (State) Reporting Person Chise Holding (First)	(Middl 1000) (Zip) gs, LLC	e)			(A)						Number of	7				
(Cambridge) (Last) 853 BRC (Street) NEW YC (City)  1. Name at Cambridge) (Last)	DADWAY, SON Address of idge France	(First) SUITE 2014 NY (State) Reporting Person Chise Holding (First)	(Middl 1000) (Zip) gs, LLC	e) 3			(A)						Number of	,				

Perelman Matthew Terker						
(Last) 853 BROADWAY,	(First) SUITE 2014	(Middle)				
(Street) NEW YORK	NY	10003				
(City)	(State)	(Zip)				
1. Name and Address of Sloane Alexand						
(Last) 853 BROADWAY,	(First) SUITE 2014	(Middle)				
(Street) NEW YORK	NY	10003				
(City)	(State)	(Zip)				

## **Explanation of Responses:**

- 1. Matthew Perelman is the beneficial and record owner of these shares of Common Stock.
- 2. Alexander Sloane is the beneficial and record owner of these shares of Common Stock.
- 3. These shares of Common Stock, par value \$0.01 per share (the "Common Stock"), of Carrols Restaurant Group, Inc (the "Issuer") are owned of record by Cambridge Franchise Holdings, LLC ("CFH") and were acquired by CFH pursuant to the Agreement and Plan of Merger, dated as of February 19, 2019 (the "Merger Agreement"), by and among the Issuer, Carrols Holdco Inc., GRC MergerSub Inc., GRC MergerSub LLC, Cambridge Franchise Partners, LLC ("CFP"), CFH and New CFH, LLC. On April 30, 2019, at the closing of the transactions contemplated by the Merger Agreement, CFH acquired 7,364,413 shares of Common Stock and 10,000 shares of Series C Convertible Preferred Stock, par value \$0.01 per share (the "Series C Preferred Stock"), of the Issuer.
- 4. The certificate of designations pursuant to which the Series C Preferred Stock was issued provided that the Series C Preferred Stock was not convertible into Common Stock unless and until stockholders of the Issuer approved the issuance of shares of Common Stock upon such conversion in accordance with the applicable rules of the Nasdaq Stock Market LLC and provided that, upon such stockholder approval, the Series C Preferred Stock would automatically convert into an aggregate of 7,450,402 shares of Common Stock, subject to adjustment in accordance with the certificate of designations. On August 29, 2019, at the 2019 annual meeting of the Issuer's stockholders, the Issuer's stockholders approved the issuance of shares of Common Stock upon the conversion of the Series C Preferred Stock and the 10,000 shares of Series C Preferred Stock automatically converted into 7,450,402 shares of Common Stock.
- 5. Matthew Perelman and Alexander Sloane are the managing principals of CFP, which is the sole member and manager of CFH. Accordingly, each of Matthew Perelman, Alexander Sloane and CFP may be deemed to beneficially own the securities of the Issuer held by CFH. The filing of this statement on Form 4 shall not be deemed an admission that any of the reporting persons beneficially owns any securities of the Issuer not owned directly by such reporting person, and each reporting person disclaims any beneficial ownership of any securities of the Issuer, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise, except to the extent of such reporting person's pecuniary interest therein. The reporting persons may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Exchange Act. The filing of this statement on Form 4 shall not be deemed an admission that any reporting person is a member of such a group.
- 6. Each of Matthew Perelman and Alexander Sloane was appointed to the board of directors of the Issuer as a representative of CFH and, pursuant to the Registration Rights and Stockholders' Agreement entered into by the Issuer and CFH on April 30, 2019, CFH has certain rights to nominate directors for election to the board of directors of the Issuer. Accordingly, each of CFH and CFP may be deemed a "director by deputization" solely for purposes of Section 16 of the Exchange Act.

## Remarks:

Exhibit 24.1 - Power of Attorney (incorporated by reference to the Power of Attorney given by CFP and filed as Exhibit 99.10 to the statement on Schedule 13D jointly filed by Matthew Perelman, Alexander Sloane, CFP and CFH on September 3, 2019). Exhibit 24.2 - Power of Attorney (incorporated by reference to the Power of Attorney given by CFH and filed as Exhibit 99.11 to the statement on Schedule 13D jointly filed by Matthew Perelman, Alexander Sloane, CFP and CFH on September 3, 2019). Exhibit 24.3 - Power of Attorney (incorporated by reference to the Power of Attorney given by Matthew Perelman and filed as Exhibit 99.12 to the statement on Schedule 13D jointly filed by Matthew Perelman, Alexander Sloane, CFP and CFH on September 3, 2019). Exhibit 24.4 - Power of Attorney given by Alexander Sloane and filed as Exhibit 99.13 to the statement on Schedule 13D jointly filed by Matthew Perelman, Alexander Sloane, CFP and CFH on September 3, 2019).

/s/ Kristin Rulison, Attorneyin-Fact 09/03/2019

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- \* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.