UNITED STATES SECURITIE WASHINGTON, D.C. 20549	ES AND EX	(CHANG	GE COMM	ISSION								
FORM 4	N DENEET	TAL (	W.MEDCH	TD								
STATEMENT OF CHANGES IN												
( ) Check this box if I Form 4 or Form 5 obliga					ione 1	(h)						
1. Name and Address of				See Instruct	10115 1	(υ).						
Peltz, Nelson	керог сті	ig Fei	5011									
Triarc Companies, I	nc											
280 Park Avenue	ю.											
New York, NY 10017												
USA												
2. Issuer Name and Ticl	ker or Tr	cadino	Symbo	1								
MCM Capital Group,		auring	, Cymbo.	-								
MCMC												
3. IRS or Social Securi	ity Numbe	er of	Report	ing Person (V	olunta	ry)						
	•		•	,								
4. Statement for Month,	/Year											
February 28, 2002												
5. If Amendment, Date	or Origin	ıaı (M	iontn/ Y	ear)								
6. Relationship of Repo												
(specify below)	o owner (	. ,	11001	(give title b	cion,	( ) (	761101					
7. Individual or Joint	/Group Fi	ilina	(Check	Applicable L	ine)							
(X) Form filed by O				, pp1100010 1	,							
( ) Form filed by Mo				ng Person								
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Table T. New Desires					-1 - 5			- 11				
Table I Non-Deriva	tive Secu	ırıtıe	es Acqui	ired, Dispose	d of,	or Be	enetici	ally Owned				
1. Title of Security	12.	3		4.Securities	Acquir	ed (A	4)	l5.Amount	of		r  7.Nature o	f Indirect
11010 0. 0000.10,			tion	or Disposed			.,	Securi		lect		al Ownership
	i ···	1			(-	,			cially	(D)o	•	
	i	i	- 1 i		- 1	A/		j Owned		İÌnɗi		i
	Da	ate C	ode   V	Amount	ĺ	DΪ	Pri	ce   End of	Month	ect(	I)	j
Common Stock	1	I	1.1		1	1		603,787(	1)	(I)(	3) (1)	1
											0)   (0)	
		 			 	 		581,310(	2)	(I)(	3) (2)	
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					_		c					
Table II Derivative	e Securit	ites	Acquir	ea, Disposea	of, or	Bene	eticial	Ly Owned				ļ
1.Title of Derivative	   2 . Con -	3.	4.	15.Number o	f De l	6. Dat	e Exer	7.Title and	Amount	18.Price	9.Number	10. 11.Nature of
Security	version	•	•	•						•	•	Dir Indirect
2004. 12)	or Exer	•		rities Ac				,		vative		ect Beneficial
	cise	i	i	red(A) or				•		Secu	•	(D) Ownership
	Price of	εi	i	posed of(			rear)	i		rity		or
	Deriva-	i	i				Expir	i		1. 10,	•	Ind
	tive	i	i	i			ation		Number	i		ire
	Secu-	i	i	ıi			Date			i		ict i
	rity	Date	Code	  V  Amount		ble	i	İ		i	•	(I)
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			1.7			_						
Common Stock Warrants	\$0.01	[(4)	(J)	42,828				Common Stock	142,828	!	42,828 (4)	(I) (3)(4)
(right to buy)	I	1	I	I I	1 1	•	/05	I	I	I	I	1 I I
Series A Senior Cumula	1\$0 50	12/25	//(P)	3,616,810	A	Tmmer	 1 I	Common Stock	13 616 9	1\$5 00	3,616,810(5)	(T) (3)(5)
tive Participating Con		02			^		`		10			

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## Explanation of Responses:

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vertible Preferred Sto

(1) All such shares are held by Madison West Associates Corp. ("Madison West"), a wholly-owned subsidiary of Triarc Companies, Inc. ("Triarc"). Mr. Peltz is an officer, director and significant stockholder of

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Triarc

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(2) All such shares are held in the Nelson Peltz Children's Trust (the "NP Trust"), an entity in which Mr. Peltz is a trustee.

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- (3) The reporting person disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that the reporting person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.
- (4) Represents proportionate share of warrants to purchase an aggregate of 250,000 shares of Common Stock of the Issuer that were granted to CTW Funding,

LLC ("CTW") on October 31, 2000, March 13, 2001, March 23, 2001, June 30, 2001 and September 30, 2001 in consideration for CTW extending a secured credit facility to a wholly-owned subsidiary of the Issuer. Madison West and

the NP Trust are members of and hold the following respective interests in CTW: 8.729% and 8.4%. It is expected that CTW will be dissolved within 60 days from the date of this report.

(5) Represents 174,566 and 187,115 shares, respectively, of Series A Senior Cumulative Participating Convertible Preferred Stock purchased by Madison West and The Peltz Family Limited

Partnership, an entity in which Mr. Peltz is a General Partner. Each share of the Preferred Stock is convertible at the option of the holder at any time into shares of the Issuer's Common Stock at a

conversion price of \$0.50 per share of Common Stock, subject to customary anti-dilution adjustments.
SIGNATURE OF REPORTING PERSON
Nelson Peltz
DATE
March 11, 2002