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| Form 4 | RESTAURANTS | 5 INC | | | | | | | | |
|---|---|---------------|----------|-------------------------------------|---|--|---|--|--|---|
| July 05, 2006 FORM 4 Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b). JUNITED STATES SECURITIES AND EXCHANGE COMMISS Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1 Section 17(a) of the Public Utility Holding Company Act of 1935 or S 30(h) of the Investment Company Act of 1940 | | | | | | NERSHIP OF e Act of 1934, 1935 or Sectio | F Estimated average burden hours per response 0 | | | |
| (Print or Type | Responses) | | | | | | | | | |
| | Address of Reporting ERG INVESTME MENT CO | | Symbol | er Name and CAN REST | | - | | 5. Relationship of Issuer (Chec | f Reporting Po ck all applicat | |
| (Last) 19605 NE | (First) (8TH STREET | Middle) | | of Earliest Tr Day/Year) 2006 | ansaction | | | Director Difficer (give below) | | 0% Owner ther (specify |
| CAMAS, V | (Street) WA 98607 | | | endment, Da onth/Day/Year | - | | | 6. Individual or Jo Applicable Line) Form filed by D _X Form filed by D Person | One Reporting I | Person |
| (City) | (State) | (Zip) | Tab | ole I - Non-D | erivative Se | curiti | es Acq | uired, Disposed o | f, or Benefici | ally Owned |
| 1.Title of Security (Instr. 3) | 2. Transaction Date (Month/Day/Year) | Execution any | Date, if | Code (Instr. 8) | 4. Securitie (A) or Disp (Instr. 3, 4 | (A) or | of (D) | 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4) | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 7. Nature of Indirect Beneficial Ownership (Instr. 4) |
| Common Stock | 06/30/2006 | | | Code V J(1)(3) | Amount 48,224 | (D) D | Price $\frac{(1)}{(3)}$ | 0 | I | By The D3 Children's Fund, L.P. |
| Common Stock | 06/30/2006 | | | J <u>(1)(3)</u> | 222,770 | D | $\frac{(1)}{(3)}$ | 0 | I | By The D3 Family Retirement Fund, L.P. |
| Common Stock | 06/30/2006 | | | J <u>(1)(3)</u> | 439,627 | D | $\frac{(1)}{(3)}$ | 105,679 | I | By The D3 Family Fund, L.P. |
| | 06/30/2006 | | | J(2)(3) | 130,588 | А | $\frac{(2)}{(3)}$ | 236,267 | Ι | |

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| | - g | | | | | | | | | | | |
|--|--|---------------------------------------|--|---|---|------------------------|---------------|--|---|---|--|--|
| Common Stock | | | | | | | | Fami | he D3 ly , L.P. | | | |
| Common 06/30/2006 Stock | J <u>(2)(3)</u> | 580,033 | 3 A | $\frac{(2)}{(3)}$ | 686,698 | 8 I | | Fami Bullo | • | | | |
| Common Stock | | | | | 269,993 | 1 I | | Offsl | he DIII hore ., L.P. | | | |
| Reminder: Report on a separate line f | for each class of securities bene | Person inform require | ns who ation co ed to re ys a cui | resp ontai spor | indirectly. oond to the ined in this nd unless t ily valid Of | s form are the form | not | SEC 14 (9-0 | | | | |
| Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) | | | | | | | | | | | | |
| 1. Title of Derivative2.3. Transac (Month/D)Security (Instr. 3)or Exercise Price of Derivative Security | ction Date 3A. Deemed Pay/Year) Execution Date, if any (Month/Day/Year) | 4. Transacti Code (Instr. 8) | of | r E (N ive ies ed ed 3, | . Date Exerc expiration Da Month/Day/ | ate | Unde Secur | unt of rlying | 8. Price of Derivative Security (Instr. 5) | 9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr | | |
| | | Code V | (A) (I | E | Date exercisable | Expiration Date | Title | Amount or Number of Shares | | | | |
| Reporting Owners | | | | | | | | | | | | |
| Reporting Owner Name / Address | | | Relationships | | | | | | | | | |
| | | | 10% 0 | Owne | er Officer | Other | | | | | | |
| NIERENBERG INVESTMENT MANAGEMENT CO 19605 NE 8TH STREET CAMAS, WA 98607 | | | | X | | | | | | | | |
| DENVER CARA 19605 NE 8TH STREET CAMAS, WA 98607 | | X | | X | | | | | | | | |
| NIERENBERG DAVID 19605 SE 8TH STREET | | | | X | | | | | | | | |

| CAMAS, WA 98607 | | | |
|---|-------------------------------------|--------------------|------------|
| D3 Family Bulldog Fund LP 19605 NE 8TH STREET CAMAS, WA 98607 | | Х | |
| HOOPER HENRY E 19605 NE 8TH STREET CAMAS, WA 98607 | | Х | |
| Nierenberg Investment Manag 19605 NE 8TH STREET CAMAS, WA 98607 | ement Offshore Inc | Х | |
| Signatures | | | |
| - | Nierenberg Investment Management Co | ompany, Inc. | 07/05/2006 |
| | **Signature of Reporting Person | | Date |
| David Nierenberg | | | 07/05/2006 |
| | **Signature of Reporting Person | | Date |
| Henry Hooper | | | 07/05/2006 |
| | **Signature of Reporting Person | | Date |
| Cara Denver | | | 07/05/2006 |
| | **Signature of Reporting Person | | Date |
| David Nierenberg, President, I L.P. | NIMCO, General Partner of The D3 Fa | mily Bulldog Fund, | 07/05/2006 |
| | **Signature of Reporting Person | | Date |
| David Nierenberg, President, I (NIMO) | Nierenberg Investment Management Of | ffshore Inc. | 07/05/2006 |
| | **Signature of Reporting Person | | Date |

Explanation of Responses:

* 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).

Pro rata distribution of issuer shares owned by limited partnership to its general and limited partners as part of consolidation of funds within fund family. These shares have previously been included in statements filed by David Nierenberg, President of Nierenberg Investment Management Company, Inc., the general partner of the limited partnership and by Nierenberg Investment Management Company, Inc.

Pro rata receipt of issuer shares by limited partnership from its general and limited partners as part of consolidation of funds within
 (2) fund family. These shares have previously been included in statements filed by David Nierenberg, President of Nierenberg Investment Management Company, Inc., the general partner of the limited partnership and by Nierenberg Investment Management Company, Inc.

Four of the reporting persons, D3 Childrens Fund, LP (CIK 0001226845), D3 Family Fund, LP (CIK 0001282685), DIII Offshore Fund, LP (CIK 0001282684) and D3 Family Retirement Fund, LP (CIK 0001226843), would be reported in this filing if we had the

(3) Fund, Ef (CIR 0001222004) and ES Family Refinement Fund, Ef (CIR 0001220045), would be reported in this fining if we had the appropriate Edgar codes from the SEC. We made a formal request for the codes from the SEC. Since we do not have all of the appropriate codes at the time of this filing, we will file an amended Form 4 when we receive the correct Edgar codes.

Remarks:

As officers of Nierenberg Investment Management Company, Inc., the sole general partner of each of the limited partnerships, Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure.

Signatures

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