FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden hours per response: 0.5

5. Relationship of Reporting Person(s) to Issuer

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

2. Issuer Name **and** Ticker or Trading Symbol

1. Name and Address of Reporting Person* JAFASA CONTINUED IRREVOCABLE TRUST (Last) (First) (Middle) C/O JMD DELAWARE, INC., AS TRUSTEE 1201 MARKET STREET, 18TH FLOOR (Street) WILMINGTON DE 19801					3. E	ARN	Name and Tid IVAL PL Earliest Tran 1004	<u>C</u> [c	UK]]				all app	olicable) etor er (give titl v)	le		Owner (specify	
					4. I	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting					
(City) (State) (Zip)					-									Pers	on				
(City)	(51	.aie)			on-Deriv	/ative	Sec	urities Ac	auire	d. D	isposed o	f. or Be	nefic	ially (Owne	-d			
1. Title of Security (Instr. 3) 2. Tran Date					2. Transac	ransaction		2A. Deemed Execution Date,		action Instr.	4. Securities Acquired (A) of			r 5. Amount of Securities Beneficially Owned Followi		nt of s ally following	Form: (D) or	wnership n: Direct or Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership
									Code	v	Amount	(A) or (D)	Price	Tr	teported ransact nstr. 3 a	ion(s)			(Instr. 4)
Ordinary	Shares														(0		D	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial											759	,010		$\mathbf{I}^{(1)}$	By TAMMS Investment Company, Limited Partnership
Trust Shar voting sha	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		9,700(4)	D	\$44.	65	3,59	1,700	I	D ⁽¹⁾	
Trust Shar voting sha	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		800(4)	D	\$44.	66	3,590	0,900	I	D ⁽¹⁾	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		2,500(4)	D	\$44.	68	3,588	8,400	I	D ⁽¹⁾	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		400(4)	D	\$44.	69	3,588	8,000	1	D ⁽¹⁾	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		6,300 ⁽⁴⁾	D	\$44.	71	3,58	1,700	1	D ⁽¹⁾	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		300(4)	D	\$44.	72	3,58	1,400	I	D ⁽¹⁾	
Trust Shar	res (benefic are) ⁽²⁾⁽³⁾	rial inte	rest in sp	ecial	08/24/2	2004			S		15,000(4)	D	\$44	.8	3,560	6,400	I	D ⁽¹⁾	
Trust Shares (beneficial interest in special voting share) ⁽²⁾⁽³⁾				08/24/2004						500 ⁽⁴⁾	D	\$44.81 3,565,9		5,900	1	D ⁽¹⁾			
Trust Shares (beneficial interest in special voting share) ⁽²⁾⁽³⁾ 08/24				08/24/2	/2004			S		1,100(4)	D	\$44.	.82 3,56		54,800		D ⁽¹⁾		
Trust Shares (beneficial interest in special voting share) ⁽²⁾⁽³⁾ 08/24/200					2004			S		100(4)	D	\$44.	83	3,564	4,700	ı	D ⁽¹⁾		
Trust Shares (beneficial interest in special voting share) ⁽²⁾⁽³⁾ 08/24/20						2004			S		3,300 ⁽⁴⁾	D	\$44.	88	3,56	1,400	I	D ⁽¹⁾	
			Та	ble II							posed of, o				wned				
1. Title of Derivative Security (Instr. 3)	tle of 2. 3. Transaction 3A. Deemed Execution Date if any or Exercise (Month/Day/Year) if any		emed ion Date,	4. Transa Code 8)	action	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		e Exer	cisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Pri Deriv Secu (Insti		9. Numbe derivative Securities Beneficia Owned Following Reported Transacti (Instr. 4)	e s Illy	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)		

			Та	ble II - Deriva (e.g., p					ired, Disp options,	onvertib						
1. Title		2. Conversion	3. Transaction	3A. Deemed	€ ode Transc		6A)Nu	m(150e)r	ExpertisEblero Expiration D		7itletle	aSolodares	8. Price of	9. Number of derivative	10. Ownership	11. Nature
			e ß lonth/Day/Year)	if any	Code		Deriv	ative	(Month/Day/		Securi		Security	Securities	Form:	Beneficial
(Instr. 1. The i	3) reporti) and a	Price of ne person may Derivative	be deemed a membe	(Month/Day/Year) er of a Section 13(d) g all voting share. Howe	group the	at owns reporting	Secu Acqu	rities land ired	6 of the trust shaims such group	ares (the "Tru membership	Under Deriva	l ying 1 of benefi tive 5 report shall	(Instr. 5) cral interests	Beneficially in Owned Owned ed an admission th	Direct (D) pecial wiring or indirect la(I) (instr. 4)	Ownership Thist (Instr. 4)
membe	r of a S	Section 13(d) g	roup that owns more	than 10% of the Tru	st Shares	and an	ं (A) '01 ंक्शक्तिह	tinthe	Carnival plc sp	ecial voting s	haradon	purposes of	Section 16 or	f ernoving	(i) (instr. 4) oose.	g person is a
2. Repr Corpora Corpora	esents ation (t ation (t	Trust Shares o the "DLC Tran the "Carnival C	f beneficial interests saction"), Carnival p Corporation Common	in the Trust. In conne lc issued one special a Stock"). Following t	ection w voting s the comp	ith the d hare to t oletion o	lu e fi(9) th(Instr of and is	ed com t 3 and, LC Tra	pany transactio following a seri ansaction, if Ca	n between Ca es of transact mival Corpora	rnival plo ions, the ation issu	c (formerly l Trust Shares ies Carnival	known as P&C s were distrib Corporation C	Transaction(s) of the common Stock to	s plc) and Carn common stock a person, the	of Carnival Frust will
				ch person. The Trust special voting share.	Shares a	re paired	d with s	hares o	of Carnival Cor	oration Com	mon Sto	ck and are re Amount	presented by	the same stock ce	rtificate. The T	rust Shares
				sales price for the pai	red Trus	st Shares	s and sl	ares of	Carnival Corp	oration Comn	on Stoc	or Number				
				pursuant to a Rule 1		sales pl				Expiration Date	ı Title	of Shares	Authorize	ı d 		

Signatory, JMD Delaware, Inc., 08/26/2004

** 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.