FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF CHANGES	IN BENEFICIAL	OWNERSHIP

OMB APPROVAL

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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

1. Name and Address of Reporting Person* <u>TED ARISON 1994 IRREVOCABLE TR</u> <u>FOR SHARI NO 1</u>				uer Name and T RNIVAL PI			Symbol		5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director Officer (give title below) The property of the person of t						
(Last) C/O COUTTS	(First	,	Middle)			e of Earliest Tra 7/2004	nsaction (Month	/Day/Year)			beio	,	te 2 below	
(Street) 23-25 BROAD ST CHANNEL ISLANDS		()		4. If A	mendment, Date	of Origin	al File	d (Month/Day	r/Year)		ne) X Fori	n filed by One	Filing (Check A Reporting Pers e than One Rep	on
(City)	(Sta	ate) (Zip)												
			e I - No			Securities A	_	l, Dis							
1. Title of Security	ty (Instr	. 3)		2. Transa Date (Month/Da		2A. Deemed Execution Date if any (Month/Day/Yea	Code	action (Instr.	4. Securities Disposed O	of (D) (Instr.		Secur Bener Owne Repo	ficially ed Following rted	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
							Code	V	Amount	(A) or (D)	Price	Trans (Instr	action(s) . 3 and 4)		
Ordinary Shares	es .												0	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		6,600(3)	D	\$43	.6 76	,592,925	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		1,200(3)	D	\$43.	61 76	,591,725	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾	enefici	al interest in spo	ecial	01/27/	2004		S		300(3)	D	\$43.	63 76	,591,425	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		1,800(3)	D	\$43.	64 76	,589,625	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		100(3)	D	\$43.	66 76	,589,525	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		13,900(3)	D	\$44	.1 76	,575,625	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		400(3)	D	\$44.	12 76	,575,225	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		300(3)	D	\$44.	13 76	,574,925	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		400(3)	D	\$44.	14 76	,574,525	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		13,400 ⁽³⁾) D	\$44	.2 76	,561,125	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		1,000(3)	D	\$44.	21 76	,560,125	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		400(3)	D	\$44.	22 76	,559,725	D ⁽²⁾	
Trust Shares (be voting share) ⁽¹⁾		al interest in spo	ecial	01/27/	2004		S		200(3)	D	\$44.	23 76	,559,525	D ⁽²⁾	
		Та				curities Acq lls, warrants						/ Owned			
1. Title of Derivative Security (Instr. 3) 2. Conversion or Exercise Price of Derivative Security 3. Transaction Date Executio if any (Month/Day/Year)		Date,	4. Transact Code (Ins 8)		6. Date Expirat (Month	ion Da	te ear)	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction((Instr. 4)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		

			Та	ble II - Deriva (e.g., p					options,	onvertib						
1. Title o		2. Conversion	3. Transaction	3A. Deemed	€ ode Transa		€A)Nu	m(150a)r	Expertise Elater of Expiration De		7itīētle Amou	aSolodares	8. Price of	9. Number of derivative	10. Ownership	11. Nature
ESectanta	tion o	of ERespises	e 6 Month/Dav/Year)	if any	Code (Instr.	Deriv	ative	(Month/Dav/\	(ear)	Securi	ties	Security	Securities	Form:	Beneficial
(Instr. 3)	ents t	Price of hist shares (th	e "Trust Shares") of	(Month/Day/Year) beneficial interests in al Corporation (the "I	8) P&O P	rincess :	Secul Special	rities Voting	Trust (the "Tru	ıst"). In conne	Under	ying Lijie dual l	(Instr. 5) isted company	Beneficially Tansection between	Direct (D) een landrect p	Ownership (Instr. 4)
known as	P&O	Security Cru	ises plc) and Carniva	al Corporation (the "I al Corporation (the "o at will issue an equiva	DLC Trai	nsaction	"AS O	nival pl	lc issued one sp	ecial voting sl	hase to f	ie finstrand	, following a	series of transactio	nn the Trust S	hares were
distribute	d to h	olders of com	imon stock of Carniv	al Corporation (the "	Carnival	Corpor	ationing	ommor	n Stock"). Follo	wing the com	Plationay	of the DLC 1	Transaction, if	Reported orpora	ition issues Ca	rnival
											es are pa	ired with sh	ares of Carni	/atransaomon(s)	ommon Stock	and are
represent	ed by 1	the same stoc	k certificate. The Tr	ıst Shares represent a	benefic	ial inter	es(Imistir	1 e3Ç4 rn	ival plc special	voting share.				(Instr. 4)		
2. The reporting person may be deemed a member of a Section 13(d) group that owns more than 10% of the Trust Shares and an interest in the Carnival plc special voting share. However, the reporting person																
disclaims such group membership, and this report shall not be deemed an admission that the reporting person is a member of a Section 13(d) group that owns more than 10% of the Trust Shares and an interest																
in the Carnival plc special voting share for purposes of Section 16 or for any other purpose.																
3. The shares covered by this form are being sold pursuant to a Rule 10b5-1(c) sales plan dated January 16, 2004.																
3. The sh	ares co	overed by this	s form are being sold	pursuant to a Rule 1	Ub5-1(c)	sales p	lan date	ed Janu	ary 16, 2004.			or				
1								1	l	Expiratic Jo		l Number				
						١.,	l	/ _D \	Date	I - !					l	
					Code	l v	(A)	(D)	Exercisable	Date Sign	<u>gnator</u>	<u>y, JJO De</u>	<u>laware, Inc</u>	<u>.,_01/28/200</u>	<u> </u>	

<u>Trustee</u>

John J. O'Neil, Authorized

Signatory, JMD Delaware, Inc., 01/28/2004

Trustee

** 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.