FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549	

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

footnotes(4)(5)(6)

See footnotes⁽³⁾
(4)(5)

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

(First)

C/O GENERAL ATLANTIC SERVICE CO., L.P.

(Middle)

Instruc	tion 1(b).				File						curities Exch				L		гооронос	- 0.0
1. Name and Address of Reporting Person* General Atlantic GenPar (EW), L.P.						or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol European Wax Center, Inc. [EWCZ]								5. Relationship Check all app	olicable)	Reporting Person(s) to Issuer lole)		
	NERAL AT	First) LANTIC SERV REET, 33RD FL		L.P.			ate of 124/20		nsaction	ı (Mon	th/Day/Year)				er (give	title		Other (specify selow)
(Street) NEW Y	ORK 1	NY	10055			4. If <i>i</i>	Ameno	dment, Date	of Origi	inal Fi	led (Month/Da	ay/Year)	6	Forn	n filed by	y One Re	porting F	k Applicable Line) Person Reporting Person
(City)	(State)	(Zip)															
1 Title of	Security (Inc	tr 2)	Table I -	_	Deriv	_		curities A	Acquii	red,	Disposed 4. Securities			Ily Owned		6. Owne	erchin	7. Nature of
1. Title of Security (Instr. 3)			Date (Month/Day/Ye		ear)	Execution Da		Code (Instr.		Disposed Of (D) (Instr. 3, 4 and 5)			Securities Beneficially Owned Following		Form: Direct (D) or Indirect (I) (Instr. 4)		Indirect Beneficia Ownership (Instr 4)	
									Code	v	Amount	(A) or (D)	Price	Reported Transaction (Instr. 3 and	ı(s) i 4)			
Class B	ommon sto	ck ⁽¹⁾⁽²⁾		05/	24/202	22			C ⁽²⁾		2,088,22	8 D	(2)	9,706,	709		I	See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾
Class A	common sto	ck		05/	24/202	22			C ⁽²⁾		2,088,22	8 A	(2)	17,970	,492	-	I	See footnotes ⁽⁴⁾⁽⁵⁾⁽⁶
Class A	common sto	ck		05/	24/202	22			S		4,860,00	0 D	\$21.5	13,110,	,492		I	See footnotes ⁽⁴⁾⁽⁵⁾⁽⁶
			Table								isposed o			y Owned				
Derivative Conversion Date Execution Security or Exercise (Month/Day/Year) if any			3A. Deeme Execution if any (Month/Day	d 4. Date, Transaction Code (Ins			5. Number of Derivative		6. Date Exercisable Expiration Date (Month/Day/Year)		ate	7. Title and Amount Securities Underlyir Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)			10. Owners Form: Direct (I or Indire (I) (Insti	Beneficial Ownership ect (Instr. 4)
					Code	v		(D)	Date Exerci	sable	Expiration Date	Title	Amount or Number of Shares		Transa (Instr. 4	action(s) 4)		
Common units of EWC Ventures, LLC ⁽²⁾	(2)	05/24/2022			C ⁽²⁾			2,088,228	(2)	2)	(2)	Class A common stock	2,088,228	8 (2)	9,70	06,709	I	See footnotes
		Reporting Person [*] C GenPar (EW																
(Last)	NERAL AT	(First) LANTIC SERV	,	iddle) L.P.			_											
55 EAS	Γ 52ND ST	REET, 33RD FL	OOR															
(Street) NEW Y	ORK	NY	10	055														
(City)		(State)	(Zi	p)														
		Reporting Person*																
		(First) LANTIC SERV REET, 33RD FL	ICE CO.,	iddle) L.P.														
(Street) NEW Y	ORK	NY	10	055														
(City)		(State)	(Zi	p)			_											
		Reporting Person*		D			\exists											
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55 EAST 52ND 5	STREET, 32ND I	LOOR						
(Street) NEW YORK	NY	10055						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person* GAPCO AIV Holdings, L.P.								
(Last)	(First)	(Middle)						
C/O GENERAL ATLANTIC SERVICE CO., L.P.								
55 EAST 52ND S	STREET, 33RD F	LOOR						
(Street)								
NEW YORK	NY	10055						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. Shares of Class B common stock of the Issuer have one vote per share but no economic rights (including rights to dividends and distributions upon liquidation) and are issued in an equal amount to the number of common units of EWC Ventures, LLC ("EWC Ventures Units") held.
- 2. Pursuant to the terms of the Exchange Agreement, effective as of August 4, 2021, by and among the Issuer, EWC Ventures, LLC and the equityholders of EWC Ventures, LLC (the "Exchange Agreement"), EWC Ventures Units, together with a corresponding number of shares of Class B common stock, may be exchanged for shares of Class A common stock of the Issuer, which have one vote per share and economic rights (including rights to dividends and distributions upon liquidation), on a one-for-one basis at the discretion of the holder. The exchange rights under the Exchange Agreement do not expire.
- 3. Reflects 1,683,464 shares of Class B common stock held directly by GAPCO AIV Interholdco (EW), L.P., a Delaware limited partnership ("GAPCO AIV Interholdco EW") and 8,023,245 shares of Class B common stock held directly by General Atlantic Partners AIV (EW), L.P., a Delaware limited partnership ("GAP AIV EW").
- 4. The shares held by GA AIV-1 B Interholdco (EW), L.P., a Delaware limited partnership ("GA AIV-1 B Interholdco EW"), GAPCO AIV Interholdco EW and GAP AIV EW, are indirectly held and shared by the following investment funds (the "GA Funds"): General Atlantic Partners AIV-1 A, L.P., a Delaware limited partnership ("GAP AIV-1 A"), General Atlantic Partners AIV-1 B, L.P., a Delaware limited partnership ("GAP AIV-1 A"), General Atlantic Partners AIV-1 B, L.P., a Delaware limited partnership ("GAP AIV-1 A"), General Atlantic Partners AIV-1 B, L.P., a Delaware limited partnership ("GAP AIV-1 B"), GAP Coinvestments CDA, L.P., a Delaware limited partnership ("GAPCO AIV Holdings"), GAP Coinvestments III, LLC, a Delaware limited liability company ("GAPCO III"), GAP Coinvestments IV, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAP Coinvestments V, LLC, a Delaware limited liability company ("GAPCO IV"), and GAPCO IV")
- 5. The general partner of GAP AIV EW is General Atlantic GenPar (EW), L.P., a Delaware limited partnership ("GA GenPar EW"). The general partner of GA GenPar EW, GAPCO AIV Holdings, GA AIV-1 B Interholdco EW and GAPCO AIV Interholdco EW is General Atlantic (SPV) GP, LLC, a Delaware limited liability company ("GA SPV"). The general partner of GAP AIV-1 A and GAP AIV-1 B is General Atlantic GenPar, L.P., a Delaware limited partnership ("GA GenPar"). The general partner of GA GenPar is General Atlantic, L.P., a Delaware limited partnership ("GA, L.P."). GA, L.P. is the sole member of GA SPV, the managing member of GAPCO IV and GAPCO IV and GAPCO V and the general partner of GAPCO CDA. There are nine members of the management committee of GA, L.P. (the "GA Management Committee"). Each of the members of the GA Management Committee disclaims ownership of the shares except to the extent he has a pecuniary interest therein.
- 6. Reflects 12,749,506 shares of Class A common stock held directly by GA AIV-1 B Interholdco EW and 360,986 shares of Class A common stock held directly by GAPCO AIV Interholdco EW.

Remarks

GA AIV-1 B Interholdco EW, GAPCO AIV Interholdco EW, GAP AIV EW, the GA Funds, GA GenPar EW, GAPCO AIV Holdings, GA SPV, GA GenPar, and GA, L.P. may be deemed to be members of a "group" for the purposes of the Securities Exchange Act of 1934. Each reporting person disclaims beneficial ownership of any securities deemed to be owned by the group that are not directly owned by the reporting persons. This report shall not be deemed an admission that the reporting persons are a member of a group or the beneficial owner of any securities not directly owned by the reporting person. Each of the reporting persons is a director-by-deputization solely for purposes of Section 16 of the Exchange Act. // Form 2 of 2

 /s/ D. Gordon Cruess
 05/25/2022

 ** 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.

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