FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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Instruc	tion 1(b).				Filed							curities Exch Company A				<u> [1</u>				
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]								Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner								
(Last) (First) (Middle) C/O GENERAL ATLANTIC SERVICE CO., L.P. 55 EAST 52ND STREET, 33RD FLOOR				3. Date of Earliest Transaction (Month/Day/Year) 08/11/2021									Officer (give title Other (specify below)							
(Street) NEW Y	ORK N	ΙΥ	10055			4. If Amendment, Date of Original Filed (Month/Day/Year)							Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person							
(City)	(5	State)	(Zip)																	
		T	able I -	Non-D	eriva	tive	Sec	curiti	ies A	cquire	ed, [Disposed	of, or E	Benefic	ially Owne	d				
1. Title of	Security (Inst	tr. 3)		Date	saction /Day/Ye	ear)	Execu if any	eemed ution D th/Day/	Date,	3. Transa Code (I 8)	ction Instr.	4. Securitie Disposed (5)			5. Amount Securities Beneficiall Owned Fo	у	6. Own Form: (D) or I (I) (Inst	Direct Indirect		e of Beneficial hip (Instr.
										Code	v	Amount	(A) or (D)	Price	Reported Transactio (Instr. 3 an					
Class A c	ommon sto	ck		08/1	1/202	1				S		676,002	2 D	\$17	19,180),186		I	See footno	ites ⁽¹⁾⁽²⁾⁽³⁾
Class B c	ommon sto	ck ⁽⁴⁾⁽⁵⁾		08/1	1/202	1/2021				D		509,293	3 D	(6)	14,279	14,279,561		I S		ites ⁽²⁾⁽³⁾⁽⁷⁾
			Table									sposed o			lly Owned s)					
1. Title of Derivative Security (Instr. 3)	e of 2. 3. Transaction Addition San. Deemed San. Deemed San. Deemed Execution Date, Iransity or Exercise (Month/Day/Year) if any Code		Trans Code	5. Nun Deriva Securi Acqui or Dis of (D) 3, 4 an		erivativ ecuritie cquired Dispo	ve es d (A) osed nstr.	6. Date Exerc Expiration Da (Month/Day/Y		ate	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5) 8. Price of derivat Securit Benefic Owned Follow Report		tive Owners ties Form: cially Direct (I or Indiring (I) (Instri		Beneficial Ownership oct (Instr. 4)			
			Coo		Code	v	(A)	(A) (D)		Date Exercis	able	Expiration Date	Title	Amount or Number of Share	s	Transaction(s) (Instr. 4)				
Common units of EWC Ventures, LLC ⁽⁵⁾	(5)	08/11/2021			D			509	9,293	(5)		(5)	Class A common stock	509,29	3 (6)	14,27	7 9,561	I	See (3)(7	footnotes ⁽²
ı		Reporting Person* GenPar (EW	7) <u>, L.P.</u>					,	·						,				·	
		(First) LANTIC SERV	ICE CO.,	iddle)																
(Street) NEW Y	ORK	NY	10	0055			-													
(City)		(State)	(Zi	p)			-													
ı		Reporting Person*																		
		(First) LANTIC SERV REET, 33RD FL	ICE CO.,	iddle)																
(Street) NEW Y	ORK	NY	10	055			_													
(City)		(State)	(Zi	p)																
		Reporting Person*		L.P.																

(Middle)

(First) C/O GENERAL ATLANTIC SERVICE CO., L.P. 55 EAST 52ND STREET, 33RD FLOOR

(Street) NEW YORK	NY	10055	
(City)	(State)	(Zip)	

Explanation of Responses:

- 1. Reflects 657,332 shares of Class A common stock held directly by GA AIV-1 B Interholdco (EW), L.P., a Delaware limited partnership ("GA AIV-1 B Interholdco EW") and 18,670 shares of Class A common stock held directly by GAPCO AIV Interholdco (EW), L.P., a Delaware limited partnership ("GAPCO AIV Interholdco EW").
- 2. The shares held by GA AIV-1 B Interholdco EW, GAPCO AIV Interholdco EW and General Atlantic Partners AIV (EW), L.P., a Delaware limited partnership ("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 B"), General Atlantic Partners AIV-1 B, L.P., a Delaware limited partnership ("GAP CIV-1 B"), GAP Coinvestments CIDA, L.P., a Delaware limited partnership ("GAPCO CDA"), GAP Coinvestments III, L.C., 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")
- 3. 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, 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., 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 III, 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.
- 4. 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.
- 5. 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.
- 6. The Issuer sold an additional 913,998 shares of Class A common stock of the Issuer, pursuant to the underwriters' exercise in full of the over-allotment option the Issuer granted to the underwriters in connection with its recently closed initial public offering of 10,600,000 shares of Class A common stock. The Issuer used a portion of the net proceeds from the offering of the additional 913,998 shares of Class A common stock to purchase EWC Ventures Units and corresponding shares of Class B common stock. The purchase price per EWC Ventures Unit and share of Class B common stock was \$17.00, the same price per share received by the Issuer from the underwriters in the initial public offering.
- 7. Reflects 2,483,148 shares of Class B common stock held directly by GAPCO AIV Interholdco EW and 11,796,413 shares of Class B common stock held directly by GAP AIV EW.

Remarks:

GA AIV-1 B Interholdco EW, GAPCO AIV Interholdco EW, GAP AIV EW, the GA Funds, GA GenPar EW, 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 person. 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/ J. Frank Brown
 08/11/2021

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 08/11/2021

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 08/11/2021

 ** 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.