UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP () Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instructions 1(b). 1. Name and Address of Reporting Person May, Peter W. Triarc Companies, Inc. 280 Park Avenue New York, NY 10017 USA Issuer Name and Ticker or Trading Symbol MCM Capital Group, Inc. мсмс 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year February 28, 2002 5. If Amendment, Date of Original (Month/Year)

- Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director (X) 10% Owner () Officer (give title below) () Other (specify below)
- 7. Individual or Joint/Group Filing (Check Applicable Line)
 (X) Form filed by One Reporting Person
 () Form filed by More than One Reporting Person

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security	2. 3. 4.Securities Acquired (A) Transaction or Disposed of (D) A/				of (D)		5.Amount of Securities Beneficially Owned at	6.Dir 7.Nature of Indirect ect Beneficial Ownership (D)or Indir
Common Stock	Date	Code		Amount	D 	Price	End of Month 15,000	ect(I) D
· · · · · · · · · · · · · · · · · · ·	' 	 					603,787(1)	(I)(4) (1)
	 		 				145,327(2) 145,327(3)	(I)(4) (2) (I)(4) (3)

Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned 1.Title of Derivative |2.Con-|3. |5.Number of De |6.Date Exer|7.Title and Amount |8.Price|9.Number |10.|11.Nature of| |4. Security version |Transaction | rivative Secu |cisable and| of Underlying |of Deri|of Deriva |Dir|Indirect lor Exer rities Acqui |Expiration | Securities |vative |tive |ect|Beneficial Securities lcise red(A) or Dis |Date(Month/| l Secu (D)|Ownership IPrice of posed of(D) |Day/Year) |rity lBenefi lor |Deriva-|Date |Expir| lficiallv ITndl . iOwned at Title and Number ltive A/IExer-lation |ire| LSecu-| D |cisa-|Date | of Shares IEnd of lct | Date Code Amount lble IMonth lritv |(I)| Common Stock Warrants 1\$0.01 ١A IImmed|10/31|Common Stock|32,326 |(5)||(J) | 132,326 |32.326(5)||(I)|(4)(5)(right to buy) 1/05 1. Series A Senior Cumula|\$0.50 |2/22/|(P) | [Immed] |Common Stock|2,586,0|\$5.00 |258,600(6) 258,600 IA |(I)|(4)(6)tive Participating Con 102 00 Ι. vertible Preferred Sto ck Т 11 1 Т 1 L Т

Explanation of Responses:

(1) All such shares are held by Madison West Associates Corp. ("Madison West"), a wholly-owned subsidiary of Triarc Companies, Inc. ("Triarc"). Mr. May is an

a wholly-owned subsidiary of Friarc Companies, Inc. ("Friarc"). Mr. May is ar officer, director and significant

stockholder of

Triarc.

(2) All such shares are held in the Jonathan P. May 1998 Trust ("JPM Trust"), an entity in which Mr. May is a trustee.
(3) All such shares are held in the Leslie A. May 1998 Trust ("LAM Trust"), an entity in which Mr. May is a trustee.
(4) The reporting person disclaims beneficial ownership of these securities,

and this report shall not be deemed an admission that the reporting person is the beneficial owner of such securities for

purposes of Section 16 or for any other

purpose.

(5) Represents proportionate share of warrants to purchase an aggregate of 250,000 shares of Common Stock of the Issuer that were granted to CTW Funding, LLC ("CTW") on October 31, 2000, March 13, 2001, March 23, 2001, June 30, 2001 and September 30, 2001 in

March 13, 2001, March 23, 2001, June 30, 2001 and September 30, 2001 in consideration for CTW extending a secured credit facility to a wholly-owned subsidiary of the Issuer. Madison West, the JPM Trust and the LAM Trust are members of and hold the following respective interests in CTW: 8.729%, 2.1%, and 2.1%. It is expected that CTW will be dissolved within 60 days from the date of this report. (6) Represents 174,566, 42,017 and 42,017 shares, respectively, of Series A Senior Cumulative Participating Convertible Preferred Stock purchased by Madison West, the JPM Trust and the LAM Trust. Each share of the Preferred Stock is convertible at the option of the holder at any time into shares of the Issuer's Common Stock at a conversion price of \$0.50 per share of Common Stock, subject to customary anti-dilution adjustments. SIGNATURE OF REPORTING PERSON Peter W. May DATE

March 11, 2002