SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 Schedule 13D Under the Securities Exchange Act of 1934 (Amendment No. 9)* Carnival Corporation Carnival plc ----------(Name of Issuer) Common Stock, par value \$0.01 per share, of Carnival Corporation Special Voting Share of Carnival plc Trust Shares (representing beneficial interests in the P&O Princess Special Voting Trust) (Title of Class of Securities) Common Stock: 143658 10 2 and 143658 30 0** Special Voting Share: G7214F 12 2 Trust Shares: 143658 30 0** _____ (CUSIP Number) Arnaldo Perez, Esq. General Counsel Carnival Corporation 3655 N.W. 87th Avenue Miami, Florida 33178-2428 (305) 599-2600 _____ (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) June 6, 2005 _____ (Date of Event which Requires Filing of this Statement) If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. [] NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent. *The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or

otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

** The Common Stock and the Trust Shares trade together under CUSIP Number 143658 30 0. See Items 1 and 4 of this Schedule 13D for additional information.

			10 2 and 143658 30 0, 12 2, Trust Shares: 143658	30 0						
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Above Persons:									
	TAMMS INVESTMENT COMPANY, LIMITED PARTNERSHIP									
2)	2) Check the Appropriate Box if a Member of a Group (See Instructions)									
				(a) (b)	[_] [X]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable	<u>.</u>								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)									
					[_]					
6)		Place (of Organization:							
	Delaware									
Number c Shares E			Sole Voting Power:							
ficially Owned by			Shared Voting Power:	-0-						
Each Rep	ort-		Sole Dispositive Power:							
ing Pers With		10)	Shared Dispositive Power:	- 0 -						
 11)			ficially Owned by Each Repor							
	3,653,168									
12)	Check if the A Instructions)	ggregat	e Amount in Row (11) Exclude	s Certain Sha						
					[_]					
13)	Percent of Cla	iss Repr	esented by Amount in Row (11	.):						
	0.6%									
14)			son (See Instructions):							
	00									

1)	Names of Rep Persons:	oorting P	ersons S.S. or I.R.S. Identi	fication Nos.	of Above		
	TAMMS MANAGE	EMENT COR	PORATION				
2)	Check the Ap	opropriat	e Box if a Member of a Group	(See Instruc	tions)		
				(a) (b)	[_] [X]		
3)	SEC Use Only						
4)	Source of Fu	unds (See	Instructions):				
	Not Applicat	ole					
5)	Check if Dis 2(d) or 2(e)		of Legal Proceedings is Requi				
 6)	Citizenship or Place of Organization:						
	Delaware						
Number of			Sole Voting Power:				
Shares Be ficially		8)	Shared Voting Power:	- 0 -			
Owned by Each Repo	ort-		Sole Dispositive Power:	365,317			
ing Perso With			Shared Dispositive Power:	3,287,851			
 11)			eficially Owned by Each Repo				
	3,653,168						
12)	Check if the Instructions		te Amount in Row (11) Exclude	es Certain Sh	ares (See		
 13)			resented by Amount in Row (1:		L_J		
13)		Στασό κεμ	resented by Amount in Row (i.				
14)	0.6%		rson (See Instructions):				
14) 1	туре от керс	літің Ре	ison (see instructions).				

	. Common Stock: Voting Share:					80 0				
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Persons:									
	NICKEL CONTINUED IRREVOCABLE TRUST									
2)	Check the Appropriate Box if a Member of a Group (See Instructions)									
						(a) (b)	[_] [X]			
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)	Check if Discl 2(d) or 2(e)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items								
	2(u) 01 2(e)						[_]			
6)	Citizenship or	Place o	of Organi:	zation:						
	Delaware									
Number o Shares B				ting Power:		2,124,560				
ficially Owned by		8)	Shared	Voting Power	:	- 0 -				
Each Rep	ort-	9)	Sole Di	spositive Po	wer:	2,124,560				
ing Pers With	son	10)	Shared	Dispositive	Power:	- 0 -				
11)	Aggregate Amou									
	2,124,560									
12)	Check if the A	ggregate	Amount	in Row (11)	Excludes	Certain Sh	ares (See			
	Instructions) [_]									
13)	Percent of Cla									
	0.3%									
14)	Type of Report									
	00									

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0							
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Abo Persons:										
	MA 1997 HOLDINGS, L.P.										
2)	Check the Appropriate Box if a Member of a Group (See Instructions)										
				(a) (b)	[_] [X]						
3)	SEC Use Only										
4)	Source of Funds (See Instructions):										
	Not Applicable										
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)										
	Oitige shires		6. On an an inclusion of the second		[_]						
6)	·	Place o	f Organization:								
	Delaware										
Number o Shares B			Sole Voting Power:								
ficially Owned by		8)	Shared Voting Power:	-0-							
Each Rep ing Pers	ort-	9)	Sole Dispositive Power:	2,599,265							
With	011	10)	Shared Dispositive Power:	- 0 -							
11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:							
	2,599,265										
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	es Certain Sha	-						
					[_]						
13)	Percent of Cla	ss Repre	sented by Amount in Row (11	L):							
	0.4%										
14)	Type of Report	ing Pers	on (See Instructions):								
	PN										

		G7214F 1	10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0							
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Abov Persons:										
	MA 1997 HOLDINGS, INC.										
2)	Check the Appropriate Box if a Member of a Group (See Instructions)										
				(a) (b)	[_] [X]						
3)	SEC Use Only										
4)	Source of Funds (See Instructions):										
	Not Applicable										
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)										
					[_]						
6)	Citizenship or	Place o	f Organization:								
	Delaware										
Number o Shares B			Sole Voting Power:								
ficially Owned by		8)	Shared Voting Power:	-0-							
Each Rep ing Pers	ort-	9)	Sole Dispositive Power:	2,599,265							
With		10)	Shared Dispositive Power:	- 0 -							
11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:							
	2,599,265										
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	es Certain Sha	-						
					[_]						
13)	Percent of Cla	ss Repre	sented by Amount in Row (11	.):							
	0.4%										
14)	Type of Report	ing Pers	on (See Instructions):								
	СО										

			10 2 and 143658 30 2 2, Trust Shares		0 0					
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Abo Persons:									
	NICKEL 1994 "B" TRUST									
2)) Check the Appropriate Box if a Member of a Group (See Instructions)									
					(a) (b)	[_] [X]				
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)		Check if Disclosure of Legal Proceedings is Required Pursuant to Items								
	2(d) or 2(e)				[_]					
6)	Citizenship or	Place o	f Organization:							
	Delaware									
Number o			Sole Voting Power	:	106,114,284					
Shares B ficially			Shared Voting Pow	er:	- 0 -					
Owned by Each Rep	ort-	9)		Power:	106,114,284					
ing Pers With	on		Shared Dispositiv		- 0 -					
 11)	Aggregate Amou	nt Benef	icially Owned by E	ach Report	ing Person:					
	106,114,284									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Excludes	Certain Sha	-				
						[_]				
13)		ss Repre	sented by Amount i	n Row (11)	:					
14)		ing Pers	on (See Instructio	ns):						
	00									

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0						
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of A Persons:									
	MA 1994 B SHARES, L.P.									
2)	2) Check the Appropriate Box if a Member of a Group (See Instruction									
				(a) (b)	[_] [X]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)									
	2(0) 01 2(0)	[_]								
6)	Citizenship or	Place o	f Organization:							
	Delaware									
Number o			Sole Voting Power:	106,114,284						
Shares B ficially			Shared Voting Power:	- 0 -						
Owned by Each Rep	ort-	9)	Sole Dispositive Power:							
ing Pers With	on	10)	Shared Dispositive Power:	- 0 -						
 11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:						
	106,114,284									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	s Certain Sha	-					
					[_]					
13)	Percent of Cla	ss Repre	sented by Amount in Row (11):						
	16.7%									
14)	Type of Report	ing Pers	on (See Instructions):							
	PN									

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0						
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Above Persons:									
	MA 1994 B SHARES, INC.									
2)	Check the Appropriate Box if a Member of a Group (See Instructions)									
					_] x]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Item 2(d) or 2(e)									
	[_]									
6)	Citizenship or	Place o	f Organization:							
	Delaware									
Number o Shares B			Sole Voting Power:							
ficially Owned by		8)	Shared Voting Power:	-0-						
Each Rep ing Pers	ort-	9)	Sole Dispositive Power:	106,114,284						
With		10)	Shared Dispositive Power:	- 0 -						
11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:						
	106,114,284									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude		-					
					_]					
13)	Percent of Cla	ss Repre	esented by Amount in Row (11	.):						
	16.7%									
14)	Type of Report	ing Pers	on (See Instructions):							
	СО									

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658 3	30 0						
1)	ication Nos.	of Above								
	MICKY ARISON									
2)	2) Check the Appropriate Box if a Member of a Group (See Instruction									
				(a) (b)	[_] [X]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)) Check if Disclosure of Legal Proceedings is Required Pursuant to Ite 2(d) or 2(e)									
		[_]								
6)	Citizenship or	Place o	f Organization:							
	United States									
Number o Shares B			Sole Voting Power:							
ficially Owned by			Shared Voting Power:	76,067,139						
Each Rep ing Pers	ort-	9)	Sole Dispositive Power:	113,570,864						
With	on	10)	Shared Dispositive Power:	77,499,579						
11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:						
	191,070,443									
12)		ggregate	Amount in Row (11) Exclude:	s Certain Sha	res (See					
	Instructions)				[X]					
 13)			sented by Amount in Row (11							
	30.1%									
14)			on (See Instructions):							
	IN									

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0						
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of A Persons:									
	ETERNITY ONE TRUST									
2)) Check the Appropriate Box if a Member of a Group (See Instructions)									
				(a) [_] (b) [X]						
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)									
				[_]						
6)	·		f Organization:							
	Guernsey, Chan	nel Isla 	nds							
Number o Shares B			Sole Voting Power:	-0-						
ficially Owned by		8)	Shared Voting Power:	- 0 -						
Each Rep	ort-		Sole Dispositive Power:							
ing Pers With	011		Shared Dispositive Power:							
11)	Aggregate Amou	nt Benef	icially Owned by Each Repo							
	5,102,708									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclud	es Certain Shares (See						
				[_]						
13)	Percent of Cla	ss Repre	sented by Amount in Row (1	1):						
	0.8%									
14)			on (See Instructions):							
	00									

CUSIP No. Common Stock: 143658 10 2 and 143658 30 0, Special Voting Share: G7214F 12 2, Trust Shares: 143658 30 0										
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of A Persons:									
	ETERNITY TWO TRUST									
2)	Check the Appropriate Box if a Member of a Group (See Instructions)									
				(a) (b)	[_] [X]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
 Check if Disclosure of Legal Proceedings is Required Pursuant t 2(d) or 2(e) 										
					[_]					
6)	Citizenship or	Place of	f Organization:							
	Delaware									
Number o Shares B			Sole Voting Power:	3,000,000						
ficially Owned by			Shared Voting Power:	- 0 -						
Each Rep	ort-	9)	Sole Dispositive Power:							
ing Pers With			Shared Dispositive Power:	759,010						
11)	Aggregate Amou	nt Benef:	icially Owned by Each Repor	ting Person:						
	3,759,010									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	s Certain Sha						
			and he Amount in Day (44		[_]					
13)		ss Repres	sented by Amount in Row (11):						
14)		ing Perso	on (See Instructions):							
	00									

		G7214F 1	10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0						
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Persons:									
	SHARI ARISON									
2)) Check the Appropriate Box if a Member of a Group (See Instruction									
				(a) (b)	[_] [X]					
3)	SEC Use Only									
4)	Source of Funds (See Instructions):									
	Not Applicable									
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)									
					[_]					
6)	-		f Organization:							
	United States	and Isra 	el							
Number o Shares B			Sole Voting Power:							
ficially Owned by			Shared Voting Power:	1,200						
Each Rep ing Pers	ort-		Sole Dispositive Power:							
With	5011		Shared Dispositive Power:							
11)	Aggregate Amou		icially Owned by Each Repor							
	5,103,908									
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	s Certain Sha	res (See					
			sented by Amount in Row (11							
13)	0.8%		Sented by Amount in Now (ii).						
 14)			on (See Instructions):							
	IN	-	. ,							

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0					
1)) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Abov Persons:								
	JMD DELAWARE, INC.								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
					[_]				
6)	Citizenship or	Place o	f Organization:						
	Delaware								
Number o Shares B			Sole Voting Power:						
ficially Owned by			Shared Voting Power:	- 0 -					
Each Rep	ort-		Sole Dispositive Power:						
ing Pers With			Shared Dispositive Power:	759,010					
11)	Aggregate Amou	nt Benef	icially Owned by Each Repor	ting Person:					
	7,506,492								
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	s Certain Sha					
					[_]				
13)		ss Repre	sented by Amount in Row (11):					
	1.2%								
14)		ing Pers	on (See Instructions):						
	C0								

	. Common Stock: Voting Share:					0 0		
1)	1) Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Ab Persons:							
	JAMES M. DUBIN							
2)	Check the Appr	opriate	Box if a	Member of a	Group (See Instruct	ions)	
						(a) (b)	[_] [X]	
3)	SEC Use Only							
4)	Source of Fund	s (See I	nstructio	ns):				
	Not Applicable							
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
	Citizanakin an						[_]	
6)	Citizenship or	Place o	i organiz	ation:				
	United States							
Number o Shares B						6,748,482		
ficially Owned by		8)		oting Power		109,152,855 		
Each Rep ing Pers	ort-			positive Po		6,748,482		
With		10)		ispositive		112,103,315		
11)	Aggregate Amou	nt Benef				ing Person:		
	118,851,797							
12)	Check if the A Instructions)	ggregate	Amount i	n Row (11)	Excludes	Certain Sha		
							[_]	
13)	Percent of Cla	ss Repre	sented by	Amount in	Row (11)	:		
	18.7%							
14)	Type of Report	ing Pers	on (See I	nstructions	s):			
	IN							

Special		G7214F 1	10 2 and 143658 2 2, Trust Sha		0 0				
1)			sons S.S. or I.	R.S. Identifi	cation Nos.	of Above			
	ARTSFARE 1992	IRREVOCA	BLE TRUST						
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
					(a) (b)	[_] [X]			
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
	Citizonchin or		f Organization:			[_]			
6)		Place U	i organization.						
	Delaware								
Number o Shares B	ene-		Sole Voting Po		-0-				
ficially Owned by			Shared Voting						
Each Rep ing Pers	ort-		Sole Dispositi		-0-				
With		10)	Shared Disposi	tive Power:					
11)	Aggregate Amou		icially Owned by		ing Person:				
	41,145,830								
12)		ggregate	Amount in Row	(11) Excludes	Certain Sha	ares (See			
	Instructions)					[_]			
 13)			sented by Amoun						
	6.5%								
 14)	Type of Report	ing Pers	on (See Instruc	tions):					
	00								

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0					
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Identi	fication Nos.	of Above				
	KNIGHT PROTECTOR, INC.								
2)	Check the Appr	opriate	Box if a Member of a Group	(See Instruct	ions)				
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
6)	Citizenship or		f Organization,		[_]				
0)	Delaware	FINCE U	i organización.						
Number o Shares B	ene-		Sole Voting Power:						
ficially Owned by		8)	Shared Voting Power:						
Each Rep ing Pers			Sole Dispositive Power:	-0-					
With		10)	Shared Dispositive Power:	68,766,035					
11)	Aggregate Amou	nt Benef	icially Owned by Each Repo	rting Person:					
	68,766,035								
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclude	es Certain Sha					
					[_]				
13)	Percent of Cla	ss Repre	sented by Amount in Row (1	1):					
	10.8%								
14)	Type of Report	ing Pers	on (See Instructions):						
	CO								

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658 3	0 0				
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Identifi	cation Nos.	of Above			
	SUNTRUST DELAWARE TRUST COMPANY							
2)	Check the Appropriate Box if a Member of a Group (See Instructions)							
				(a) (b)	[_] [X]			
3)	SEC Use Only							
4)	Source of Fund	s (See I	nstructions):					
	Not Applicable							
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
 6)	Citizenship or	Place o	f Organization:					
	Delaware							
 Number o	 f	 7)	Sole Voting Power:					
Shares B ficially	ene-		Shared Voting Power:	0 -				
Owned by Each Rep			Sole Dispositive Power:					
ing Pers With	on		Shared Dispositive Power:					
 11)	Aggregate Amou		icially Owned by Each Report					
	41,145,830							
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Excludes	Certain Sha	res (See [_]			
			sented by Amount in Row (11)					
13)	6.5%	33 Kepre	Sented by Amount in Now (ii)	•				
 14)			on (See Instructions):					
<u> </u>	00							

	. Common Stock: Voting Share:	G7214F 1		hares: 143658	30 0				
1)	Names of Repor Persons:				ication Nos.	of Above			
	JMD-LMA PROTECTOR, INC.								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
					(a) (b)	[_] [X]			
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
						[_]			
6)	Citizenship or	Place o	f Organizatio	n:					
	Delaware								
Number o Shares B			Sole Voting	Power:	-0-				
ficially Owned by		8)	Shared Votin	g Power:	41,145,830				
Each Rep ing Pers	ort-	9)	Sole Disposi	tive Power:	- 0 -				
With	011			sitive Power:					
11)	Aggregate Amou	nt Benef	icially Owned	by Each Repor	ting Person:				
	41,145,830								
12)	Check if the A Instructions)	ggregate	Amount in Ro	w (11) Exclude	s Certain Sha	res (See			
						[_]			
13)	Percent of Cla	ss Repre	sented by Amo	unt in Row (11):				
	6.5%								
14)	Type of Report	ing Pers	on (See Instr	uctions):					
	C0								

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658 3	30 0					
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Identif	ication Nos.	of Above				
	JPMORGAN TRUST COMPANY OF DELAWARE								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
			6. Ouronaian tinan		[_]				
6)	-	Place o	f Organization:						
	Delaware								
Number o Shares B				-0-					
ficially Owned by			Shared Voting Power:	3,000,000					
Each Rep ing Pers			Sole Dispositive Power:	- 0 -					
With			Shared Dispositive Power:						
11)	Aggregate Amou	nt Benef	icially Owned by Each Report	ting Person:					
	8,861,718								
12)		ggregate	Amount in Row (11) Excludes	s Certain Sha	res (See				
	Instructions)				[_]				
 13)			sented by Amount in Row (11						
	1.4%								
14)			on (See Instructions):						
	00								

			10 2 and 143658 30 0, 2 2, Trust Shares: 14	3658 30 0				
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Id	lentification Nos.	of Above			
	ARTSFARE 2003 TRUST							
2)	Check the Appropriate Box if a Member of a Group (See Instructions)							
				(a) (b)	[_] [X]			
3)	SEC Use Only							
4)	Source of Fund	s (See I	nstructions):					
	Not Applicable							
5)	Check if Discl 2(d) or 2(e)	osure of	Legal Proceedings is	Required Pursuant	to Items			
	2(u) 01 2(e)				[_]			
6)	Citizenship or	Place o	f Organization:					
	Delaware							
Number o			Sole Voting Power:	400,000				
Shares B ficially			Shared Voting Power:	- 0 -				
Owned by Each Rep	ort-		Sole Dispositive Powe	er: -0-				
ing Pers With	on		Shared Dispositive Po	wer: 1,432,440				
 11)	Aggregate Amou	nt Benef	icially Owned by Each					
	1,432,440							
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Ex	cludes Certain Sha				
					[_]			
13)		ss Repre	sented by Amount in Ro	w (11):				
14)	Type of Report	ing Pers	on (See Instructions):					
	00							

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658 3	0 0					
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Identifi	cation Nos.	of Above				
	MBA I, L.P.								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Funds (See Instructions):								
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
					[_]				
6)	Citizenship or	Place o	f Organization:						
	Delaware								
Number o Shares B			Sole Voting Power:						
ficially Owned by			Shared Voting Power:	-0-					
Each Rep ing Pers	ort-		Sole Dispositive Power:						
With			Shared Dispositive Power:						
11)	Aggregate Amou		icially Owned by Each Report						
	1,432,440								
12)		ggregate	Amount in Row (11) Excludes	Certain Sha	ares (See				
	Instructions)				[_]				
 13)			sented by Amount in Row (11)						
	0.2%								
14)			on (See Instructions):						
	00								

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	30 0					
1)	Names of Reporting Persons S.S. or I.R.S. Identification Nos. of Abov Persons:								
	JAFASA CONTINUED IRREVOCABLE TRUST								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
	Oiti his		E. O		[_]				
6)	Citizenship or	Place 0	i organization:						
	Delaware								
Number o Shares B			Sole Voting Power:						
ficially Owned by			Shared Voting Power:	- 0 -					
Each Rep ing Pers		9)	Sole Dispositive Power:	1,000,000					
With			Shared Dispositive Power:						
11)	Aggregate Amou		icially Owned by Each Repo						
	1,759,010								
12)		ggregate	Amount in Row (11) Exclud	les Certain Sha	ares (See				
	Instructions)				[_]				
 13)			sented by Amount in Row (1						
	0.3%								
14)			on (See Instructions):						
	00								

Special	. Common Stock: Voting Share:	G7214F 1			30 0				
1) Names of Reporting Persons S.S. or I.R.S. Identification Nos. Persons:									
	JOHN J. O'NEIL								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
					(a) (b)	[_] [X]			
3)	SEC Use Only								
4)	Source of Fund	s (See I	nstructions):						
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
						[_]			
6)	Citizenship or	Place o	f Organization	:					
	Delaware								
Number o Shares B			Sole Voting P		-0-				
ficially Owned by			Shared Voting						
Each Rep	ort-	9)	Sole Disposit	ive Power:	- 0 -				
ing Pers With		10)	Shared Dispos	itive Power:					
11)	Aggregate Amou				ting Person:				
	68,766,035								
12)	Check if the A	ggregate	Amount in Row	(11) Exclude	s Certain Sha	ares (See			
	Instructions)					[_]			
 13)	Percent of Cla		sented by Amou						
	10.8%								
14)	Type of Report		on (See Instru						
	IN								

			10 2 and 143658 30 0, 2 2, Trust Shares: 143658	3 30 0					
1)	Names of Repor Persons:	ting Per	sons S.S. or I.R.S. Identi	ification Nos.	of Above				
	NICKEL 2003 GRAT								
2)	Check the Appropriate Box if a Member of a Group (See Instructions)								
				(a) (b)	[_] [X]				
3)	SEC Use Only								
4)	Source of Funds (See Instructions):								
	Not Applicable								
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)								
					[_]				
6)	Citizenship or	Place o	f Organization:						
	Delaware								
Number o Shares B			Sole Voting Power:						
ficially Owned by		8)	Shared Voting Power:	-0-					
Each Rep ing Pers	ort-		Sole Dispositive Power:	3,622,922					
With			Shared Dispositive Power:	- 0 -					
11)	Aggregate Amou	nt Benef	icially Owned by Each Repo	orting Person:					
	3,622,922								
12)	Check if the A Instructions)	ggregate	Amount in Row (11) Exclud	les Certain Sha					
					[_]				
13)		ss Repre	sented by Amount in Row (1	11):					
	0.6%								
14)		ing Pers	on (See Instructions):						
	00								

The Schedule 13D relating to Carnival Corporation and Carnival plc is being filed by TAMMS Investment Company, Limited Partnership, TAMMS Management Corporation, the Nickel Continued Irrevocable Trust, MA 1997 Holdings, L.P., MA 1997 Holdings, Inc., Nickel 1994 "B" Trust, MA 1994 B Shares, L.P., MA 1994 B Shares, Inc., Micky Arison, Eternity One Trust, Eternity Two Trust, Shari Arison, JMD Delaware, Inc., James M. Dubin, Artsfare 1992 Irrevocable Trust, Knight Protector, Inc., SunTrust Delaware Trust Company, JMD-LMA Protector, Inc., JPMorgan Trust Company of Delaware, Artsfare 2003 Trust, MBA I, L.P., the Jafasa Continued Irrevocable Trust, John J. O'Neil and the Nickel 2003 GRAT (collectively, the "Reporting Persons"). This Amendment No. 9 is being filed because the number of Shares beneficially owned by the Reporting Persons has decreased by an amount in excess of one percent of the total number of Shares outstanding. This Schedule 13D is hereby amended as follows:

ITEM 1. SECURITY AND ISSUER

No material change.

ITEM 2. IDENTITY AND BACKGROUND

No material change.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

No material change.

ITEM 4. PURPOSE OF TRANSACTION

No material change.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 is hereby amended and restated in its entirety as follows:

All ownership percentages set forth herein assume that there are 634,905,663 Shares outstanding, representing the total number of shares reported in the Quarterly Report on Form 10-Q of Carnival Corporation for the quarter ending February 28, 2005 to be outstanding as of March 31, 2005.

(a) and (b)(i) TAMMS L.P. may be deemed to own beneficially 3,653,168 Shares (approximately 0.6% of the total number of Shares outstanding). TAMMS L.P. has sole voting power and sole dispositive power over the 3,653,168 Shares held by TAMMS L.P.

(ii) TAMMS Corp. is the Managing General Partner of TAMMS L.P. and as such is entitled, pursuant to the Limited Partnership Agreement, to exercise all voting rights with respect to the Shares held by TAMMS L.P. TAMMS Corp. may be deemed to own beneficially all the 3,653,168 Shares (approximately 0.6% of the total number of Shares outstanding) beneficially owned by TAMMS L.P. TAMMS Corp. has sole voting power over

the 3,653,168 Shares directly held by TAMMS L.P. Pursuant to the Limited Partnership Agreement, the Managing General Partner of TAMMS L.P. can dispose of up to 10% in value of the property of TAMMS L.P. To dispose of a greater amount of the property, consent of a majority interest of the partners in TAMMS L.P. is needed. Thus, TAMMS Corp. has sole dispositive power over 365,317 Shares held by TAMMS L.P. and shares dispositive power over the remaining 3,287,851 Shares held by TAMMS L.P.

(iii) Nickel Continued Irrevocable Trust beneficially owns an aggregate of 2,124,560 Shares (approximately 0.3% of the total number of Shares outstanding), all of which it holds directly. Nickel Continued Irrevocable Trust has sole voting and dispositive power with respect to the 2,124,560 Shares held by it.

(iv) MA 1997, L.P. beneficially owns an aggregate of 2,599,265 Shares (approximately 0.4% of the total number of Shares outstanding), all of which it holds directly. MA 1997, L.P. has sole voting and dispositive power with respect to all such Shares that it holds directly.

(v) MA 1997, Inc. beneficially owns an aggregate of 2,599,265 Shares (approximately 0.4% of the total number of Shares outstanding), by virtue of being the general partner of MA 1997, L.P. MA 1997, Inc. has sole voting and dispositive power with respect to all such Shares.

(vi) Nickel 1994 "B" Trust beneficially owns 106,114,284 Shares (approximately 16.7% of the total number of Shares outstanding), by virtue of being the sole stockholder of B Shares, Inc., the general partner of B Shares, L.P. Nickel 1994 "B" Trust has sole voting power and dispositive power with respect to all such Shares held by B Shares, L.P.

(vii) B Shares, L.P. beneficially owns an aggregate of 106,114,284 Shares (approximately 16.7% of the total number of Shares outstanding), which its holds directly. B Shares, L.P. has sole voting and dispositive power with respect to all such Shares.

(viii) B Shares, Inc. beneficially owns an aggregate of 106,114,284 Shares (approximately 16.7% of the total number of Shares outstanding), by virtue of being the general partner of B Shares, L.P. B Shares, Inc. has sole voting and dispositive power with respect to all such Shares.

(ix) Micky Arison beneficially owns an aggregate of 191,070,443 Shares (approximately 30.1% of the total number of Shares outstanding), 696,000 Shares of which are underlying vested options which he holds directly, 2,599,265 Shares with respect to which he has a beneficial interest by virtue of the interest and authority granted to him under the trust instrument for the Nickel 2003 Revocable Trust, 106,114,284 Shares with respect to which he has a beneficial interest by virtue of the interest and authority granted to him under the trust instrument for the Nickel 1994 "B" Trust, 76,605,532 Shares with respect to which he has a beneficial interest by virtue of the interest and authority granted to him under the last will of Ted Arison, dated July 8, 1999 and 1,432,440 Shares with respect to which he has a beneficial interest by virtue of the interest and authority granted to him under

instrument for the Artsfare 2003 Trust. Micky Arison has shared dispositive and voting power with respect to the 41,145,830 Shares held by the Artsfare 1992 Irrevocable Trust and with respect to 34,921,309 Shares held by the Eternity Four Trust. Micky Arison has sole voting and dispositive power with respect to the 2,599,265 Shares indirectly held by the Nickel 2003 Revocable Trust, which is the sole stockholder of MA 1997, Inc. Micky Arison has shared dispositive power with respect to 1,432,440 Shares indirectly held by the Artsfare 2003 Trust. Micky Arison has sole voting power over the 400,000 Shares indirectly held by the Artsfare 2003 Trust. Micky Arison has sole voting and dispositive power with respect to the 538,393 Shares held by the Nickel 1997 Irrevocable Trust and the 106,114,284 Shares indirectly held by the Nickel 1994 "B" Trust. Micky Arison is deemed to be the beneficial owner of the 696,000 Shares underlying vested options and the 3,622,922 Shares held by the Nickel 2003 GRAT over which he may acquire beneficial ownership at any time by replacing the trustee or reacquiring the Shares from the Nickel 2003 GRAT by substituting other property of an equivalent value.

Because of his status as President and Treasurer of TAMMS Corp., Micky Arison may also be deemed to share voting power with respect to the remaining 2,620,728 Shares beneficially owned by TAMMS L.P. in addition to 1,032,440 Shares held by the Artsfare 2003 Trust. Micky Arison disclaims beneficial ownership of the 2,620,728 Shares owned by TAMMS L.P. which are beneficially owned by the partners of TAMMS L.P. Accordingly, Micky Arison has not reported beneficial ownership of the 2,620,728 Shares held by TAMMS L.P.

(x) Eternity One Trust beneficially owns an aggregate of 5,102,708 Shares (approximately 0.8% of the total number of Shares outstanding), 4,000,000 of which it owns directly and 1,102,708 of which it holds beneficially by virtue of its interest in TAMMS L.P. Eternity One Trust has shared dispositive power over all such Shares.

(xi) Eternity Two Trust beneficially owns an aggregate of 3,759,010 Shares (approximately 0.6% of the total number of Shares outstanding), 3,000,000 of which it holds directly and 759,010 of which it holds beneficially by virtue of its interest in TAMMS L.P. Eternity Two Trust has sole voting and dispositive power with respect to the 3,000,000 Shares held by it and shares dispositive power over the 759,010 Shares held by TAMMS L.P.

(xii) Shari Arison beneficially owns 5,103,908 Shares (approximately 0.8% of the total number of Shares outstanding). Shari Arison has sole voting power and shared dispositive power with respect to 4,000,000 Shares directly held by Eternity One Trust and shared dispositive power with respect to the trust's ownership interest in the 1,102,708 Shares held by TAMMS L.P. Ms. Arison also may be deemed to beneficially own 1,200 Shares held by her children and have shared voting and dispositive power over such Shares. Ms. Arison disclaims beneficial ownership of such Shares held by her children.

(xiii) JMD Delaware, Inc. beneficially owns an aggregate of 7,506,492 Shares (approximately 1.2% of the total number of Shares outstanding), by virtue of being the trustee of the Nickel Continued Irrevocable Trust, the Jafasa Continued Irrevocable Trust and the Nickel 2003 GRAT. JMD Delaware, Inc. has sole voting and dispositive power with respect to the Shares held by the Nickel Continued Irrevocable Trust, the Nickel 2003 GRAT

and 1,000,000 Shares held by the Jafasa Continued Irrevocable Trust. JMD Delaware, Inc. has shared dispositive power with respect to 759,010 Shares held by the Jafasa Continued Irrevocable Trust. Accordingly, JMD Delaware, Inc. may be deemed to beneficially own such Shares for which it expresses voting and/or dispositive power. JMD Delaware, Inc. disclaims beneficial ownership of all such Shares.

(xiv) James M. Dubin beneficially owns an aggregate of 118,851,797 Shares (approximately 18.7% of the total number of Shares outstanding), 1,000 Shares of which he holds directly and 118,850,797 Shares with respect to which he has a beneficial interest by virtue of being the sole shareholder of JMD Delaware, Inc. and JMD-LMA Protector, Inc., a fifty-percent shareholder of Knight Protector, Inc. and the sole trustee of the Artsfare 2003 Trust. Accordingly, Mr. Dubin may be deemed to beneficially own such Shares for which he exercises voting and/or dispositive power. Mr. Dubin disclaims beneficial ownership of all such Shares, except for the 1,000 Shares he holds directly.

(xv) Artsfare 1992 Irrevocable Trust beneficially owns the
 41,145,830 Shares for which it exercises shared dispositive power (approximately
 6.5% of the total number of Shares outstanding).

(xvi) Knight Protector, Inc. beneficially owns an aggregate of 68,766,035 Shares (approximately 10.8% of the total number of Shares outstanding), by virtue of being the protector of Eternity Four Trust and the protector of Eternity Two Trust. Knight Protector, Inc. has shared voting and dispositive power with respect to the 3,000,000 Shares held by Eternity Two Trust and shared dispositive power with respect to the 759,010 Shares held by TAMMS L.P. Knight Protector, Inc. has shared dispositive power with respect to Shares held by Eternity Four Trust. Knight Protector, Inc. has shared voting power with respect to 34,921,309 Shares held by Eternity Four Trust, and has sole voting power with respect to 30,085,716 Shares held by Eternity Four Trust.

(xvii) SunTrust Delaware Trust Company beneficially owns 41,145,830 Shares (approximately 6.5% of the total number of Shares outstanding), by virtue of being the trustee of Artsfare 1992 Irrevocable Trust. SunTrust Delaware Trust Company has shared dispositive power with respect to the Shares held by Artsfare 1992 Irrevocable Trust. Accordingly, SunTrust Delaware Trust Company may be deemed to beneficially own such Shares for which it exercises such dispositive power. SunTrust Delaware Trust Company disclaims beneficial ownership of such Shares.

(xviii) JMD-LMA Protector, Inc. beneficially owns an aggregate of 41,145,830 Shares (approximately 6.5% of the total number of Shares outstanding), by virtue of being the protector of Artsfare 1992 Irrevocable Trust. JMD-LMA Protector, Inc., has shared voting and dispositive power with respect to Shares held by Artsfare 1992 Irrevocable Trust.

(xix) JPMorgan Trust Company of Delaware beneficially owns 8,861,718 Shares (approximately 1.4% of the total number of Shares outstanding), by virtue of being the sole trustee of Eternity One Trust and Eternity Two Trust. JPMorgan Trust Company of Delaware has shared dispositive power with respect to the 4,000,000 Shares directly held by

Eternity One Trust and 1,102,708 Shares held by TAMMS L.P. JPMorgan Trust Company of Delaware has shared voting and dispositive power with respect to the 3,000,000 Shares held directly by Eternity Two Trust and shared dispositive power with respect to the 759,010 Shares held by TAMMS L.P. Accordingly, JPMorgan Trust Company of Delaware may be deemed to beneficially own such Shares for which it exercises shared voting and/or dispositive power. JPMorgan Trust Company of Delaware disclaims beneficial ownership of such Shares.

(xx) Artsfare 2003 Trust beneficially owns an aggregate of 1,432,440 Shares (approximately 0.2% of the total number of Shares outstanding), 400,000 of which it holds beneficially by virtue of its interest in MBA and 1,032,440 of which it holds beneficially by virtue of the limited partnership interest of MBA in TAMMS, L.P. Artsfare 2003 Trust has shared dispositive power with respect to the 400,000 Shares directly held by MBA and exercises shared dispositive power over the 1,032,440 Shares held by TAMMS L.P.

(xxi) MBA beneficially owns an aggregate of 1,432,440 Shares (approximately 0.2% of the total number of Shares outstanding), 400,000 Shares of which it holds directly and 1,032,440 Shares of which it owns beneficially by virtue of its interest in TAMMS L.P. MBA has sole voting and dispositive power over the 400,000 Shares it holds directly and exercises shared dispositive power over the 1,032,440 Shares held by TAMMS L.P.

(xxii) The Jafasa Continued Irrevocable Trust beneficially owns an aggregate of 1,759,010 Shares (approximately 0.3% of the total number of Shares outstanding), 1,000,000 of which it holds directly and 759,010 of which it holds beneficially by virtue of its interest in TAMMS L.P. The Jafasa Continued Irrevocable Trust has sole voting and dispositive power with respect to the 1,000,000 Shares held by it and shares dispositive power over the 759,010 Shares held by TAMMS L.P.

(xxiii) John J. O'Neil beneficially owns an aggregate of 68,766,035 Shares (approximately 10.8% of the total number of Shares outstanding) by virtue of being a fifty-percent shareholder of Knight Protector, Inc. Mr. O'Neil has shared voting and dispositive power with respect to the 3,000,000 Shares held by Eternity Two Trust and shared dispositive power with respect to the 759,010 Shares held by TAMMS L.P. Mr. O'Neil has shared voting and dispositive power with respect to the Shares held by Eternity Four Trust. Accordingly, Mr. O'Neil may be deemed to beneficially own such Shares for which he exercises shared voting and/or dispositive power. Mr. O'Neil disclaims beneficial ownership of all such Shares.

(xxiv) The Nickel 2003 GRAT owns an aggregate of 3,622,922 Shares (approximately 0.6% of the total number of Shares outstanding). The Nickel 2003 GRAT has sole voting power and sole dispositive power with respect to the 3,622,922 Shares held by it.

(xxv) The Reporting Persons, as a group, beneficially own an aggregate of 233,903,647 Shares (approximately 34.7% of the total number of Shares outstanding). The Reporting Persons, as a group, have sole voting and dispositive power over all such Shares,

except for Shares held by Eternity Four Trust over which Citigroup Institutional Trust Company exercises shared dispositive power.

(c) (i) During the past 60 days, Artsfare 1992 Irrevocable Trust((1)) has sold Shares in open market transactions on the New York Stock Exchange as follows:

04/07/05 32,000 \$51.05 04/12/05 32,000 \$50.58
-,
04/12/05 32,000 \$50.58
04/15/05 10,000 \$49.54
04/18/05 6,200 \$49.24
04/19/05 10,000 \$49.33
04/21/05 64,000 \$49.33
04/25/05 5,500 \$49.54
04/27/05 5,000 \$47.12
04/28/05 32,000 \$47.80
04/29/05 5,400 \$48.27

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(1) Each of Micky Arison, SunTrust Delaware Trust Company, JMD-LMA Protector, Inc. and James M. Dubin also report beneficial ownership of the Shares held by Artsfare 1992 Irrevocable Trust.

(c) (ii) During the past 60 days, the Jafasa Continued Irrevocable Trust((2)) has sold Shares in open market transactions on the New York Stock Exchange as follows:

DATE	NO. OF SHARES SOLD	AVERAGE PRICE PER SHARE
04/07/05	85,000	\$51.06
04/12/05	85,000	\$50.59
04/15/05	20,000	\$49.56
04/18/05	25,000	\$49.35
04/19/05	25,000	\$49.32
04/21/05	170,000	\$49.27
04/25/05	13,000	\$49.54
04/27/05	25,000	\$47.14
04/28/05	85,000	\$47.77
04/29/05	85,000	\$48.43
05/03/05	20,000	\$49.01
05/04/05	155,000	\$49.58
05/06/05	25,000	\$50.25
05/11/05	85,000	\$49.12
05/12/05	36,100	\$49.40
05/13/05	67,000	\$49.78
05/16/05	18,100	\$50.61

 (2) Each of JMD Delaware, Inc. and James M. Dubin also report beneficial ownership of the Shares held by the Jafasa Continued Irrevocable Trust.

(c) (iii) During the past 60 days, the Eternity Four((3)) has sold Shares in open market transactions on the New York Stock Exchange as follows:

DATE	NO. OF SHARES SOLD	AVERAGE PRICE PER SHARE
05/17/05	246,400	\$52.02
05/18/05	945,000	\$52.71
05/19/05	490,000	\$52.89
05/20/05	865,000	\$52.46
05/24/05	70,000	\$52.69
05/25/05	72,500	\$52.37
05/26/05	800,000	\$52.89
05/31/05	7,000	\$52.95
06/01/05	200,000	\$53.47
06/02/05	225,000	\$53.10
06/06/05	138,300	\$52.36

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(3) Each of Knight Protector, Inc., John J. O'Neil and James M. Dubin report beneficial ownership of the Shares held by Eternity Four Trust.

Except as set forth in this paragraph (c), to the best of the knowledge of each of the Reporting Persons, none of the persons named in response to paragraph (a) has effected any transactions in the Shares during the past 60 days.

(d) Each of the Reporting Persons affirms that no person other than such Reporting Person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares owned by such Reporting Person.

(e) Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 is hereby amended by adding the following:

A Consent, Waiver and Agreement, dated as of April 13, 2005, released (i) 857,143 Shares held by SunTrust Delaware Trust Company, as trustee for Artsfare 1992 Irrevocable Trust, from a pledge in favor of SunTrust Bank pursuant to an assignment and pledge agreement dated December 17, 2003 and (ii) 1,142,857 Shares held by Citigroup Institutional Trust Company, as trustee for Eternity Four, from a pledge in favor of SunTrust Bank pursuant to a pledge agreement dated December 17, 2003.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

The following exhibits have been filed with this Schedule 13D.

- Exhibit 34 Joint Filing Agreement, dated as of June 8, 2005, among TAMMS L.P., TAMMS Corp., Nickel Continued Irrevocable Trust, MA 1997, L.P., MA 1997, Inc., Nickel 1994 "B" Trust, B Shares, L.P., B Shares, Inc., Micky Arison, Eternity One Trust, Eternity Two Trust, Shari Arison, JMD Delaware, Inc., James M. Dubin, Artsfare 1992 Irrevocable Trust, Knight Protector, Inc., SunTrust Delaware Trust Company, JMD-LMA Protector, Inc., JPMorgan Trust Company of Delaware, Artsfare 2003 Trust, MBA, Jafasa Continued Irrevocable Trust, John J. O'Neil and Nickel 2003 GRAT.
- Exhibit 35 Consent, Waiver and Agreement, dated as of April 13, 2005, by and among Arison Holdings (1998) Ltd., the lenders named therein and SunTrust Bank, as administrative agent and as collateral agent for the lenders.

The Power of Attorney filed for Eternity Two Trust and JPMorgan Trust Company of Delaware as an exhibit to Amendment No. 8 to Schedule 13D filed on March 22, 2005, the Powers of Attorney filed for Artsfare 1992 Irrevocable Trust and SunTrust Delaware Trust Company as an exhibit to the Form 4 for Artsfare 1992 Irrevocable Trust filed on January 31, 2005, the Power of Attorney filed for Eternity One Trust as an exhibit to Amendment No. 7 to Schedule 13D filed on November 19, 2004 and the Powers of Attorney filed for the other signatories hereto (other than Eternity Two Trust and JPMorgan Trust Company of Delaware) as an exhibit to Amendment No. 4 to Schedule 13D filed on February 23, 2004 are hereby incorporated herein by reference.

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Date: June 8, 2005

ARTSFARE 1992 IRREVOCABLE TRUST ARTSFARE 2003 TRUST ETERNITY ONE TRUST ETERNITY TWO TRUST JAFASA CONTINUED IRREVOCABLE TRUST JAMES M. DUBIN JMD DELAWARE, INC. JPMORGAN TRUST COMPANY OF DELAWARE MA 1994 B SHARES, INC. MA 1994 B SHARES, L.P. MA 1997 HOLDINGS, INC. MA 1997 HOLDINGS, L.P. MBA I, L.P. MICKY ARISON NICKEL 1994 "B" TRUST NICKEL 2003 GRAT NICKEL CONTINUED IRREVOCABLE TRUST SUNTRUST DELAWARE TRUST COMPANY SHARI ARISON TAMMS INVESTMENT COMPANY, LIMITED PARTNERSHIP TAMMS MANAGEMENT CORPORATION

By: /s/ John J. O'Neil John J. O'Neil, Attorney-in-Fact

JMD-LMA PROTECTOR, INC. KNIGHT PROTECTOR, INC.

By: /s/ John J. O'Neil John J. O'Neil, Authorized Signatory

/s/ John J. O'Neil John J. O'Neil - ----

- Exhibit 34 Joint Filing Agreement, dated as of June 8, 2005, among TAMMS L.P., TAMMS Corp., Nickel Continued Irrevocable Trust, MA 1997, L.P., MA 1997, Inc., Nickel 1994 "B" Trust, B Shares, L.P., B Shares, Inc., Micky Arison, Eternity One Trust, Eternity Two Trust, Shari Arison, JMD Delaware, Inc., James M. Dubin, Artsfare 1992 Irrevocable Trust, Knight Protector, Inc., SunTrust Delaware Trust Company, JMD-LMA Protector, Inc., JPMorgan Trust Company of Delaware, Artsfare 2003 Trust, MBA, Jafasa Continued Irrevocable Trust, John J. O'Neil and Nickel 2003 GRAT.
- Exhibit 35 Consent, Waiver and Agreement, dated as of April 13, 2005, by and among Arison Holdings (1998) Ltd., the lenders named therein and SunTrust Bank, as administrative agent and as collateral agent for the lenders.

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(f) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of this amendment to Schedule 13D. This Joint Filing Agreement shall be included as an Exhibit to such joint filing. In evidence thereof, each of the undersigned, being duly authorized, hereby executed this Agreement.

Date: June 8, 2005

ARTSFARE 1992 IRREVOCABLE TRUST ARTSFARE 2003 TRUST ETERNITY ONE TRUST ETERNITY TWO TRUST JAFASA CONTINUED IRREVOCABLE TRUST JAMES M. DUBIN JMD DELAWARE, INC. JPMORGAN TRUST COMPANY OF DELAWARE MA 1994 B SHARES, INC. MA 1994 B SHARES, L.P. MA 1997 HOLDINGS, INC. MA 1997 HOLDINGS, L.P. MBA I, L.P. MICKY ARISON NICKEL 1994 "B" TRUST NICKEL 2003 GRAT NICKEL CONTINUED IRREVOCABLE TRUST SUNTRUST DELAWARE TRUST COMPANY SHARI ARISON TAMMS INVESTMENT COMPANY, LIMITED PARTNERSHIP TAMMS MANAGEMENT CORPORATION

By: /s/ John J. O'Neil John J. O'Neil, Attorney-in-Fact

JMD-LMA PROTECTOR, INC. KNIGHT PROTECTOR, INC.

By: /s/ John J. O'Neil John J. O'Neil, Authorized Signatory

/s/ John J. O'Neil John J. O'Neil

EXHIBIT 35

Execution Version

Consent, Waiver and Agreement dated as of April 13, 2005 (this "AGREEMENT"), to the Credit Agreement dated as of December 17, 2003 (the "CREDIT AGREEMENT"), by and among ARISON HOLDINGS (1998) LTD., the LENDERS named therein and SUNTRUST BANK, as administrative agent (in such capacity, the "ADMINISTRATIVE AGENT") and as collateral agent for the Lenders (in such capacity, the "COLLATERAL AGENT", together with the Administrative Agent, the "AGENTS"). Capitalized terms used herein and not otherwise defined shall have the respective meanings ascribed thereto in the Credit Agreement.

RECITALS

WHEREAS, the Borrower has requested that the Collateral Agent (i) release two million shares of Carnival Corporation common stock (the "CCL STOCK") from the Pledged Accounts, which CCL Stock constitutes a portion of the Collateral which is pledged as security pursuant to the Assignment and Pledge Agreement in support of the Loans and (ii) waive the thirty (30) day prior written notice requirement in Section 4(f) of the Assignment and Pledge Agreement with respect to the name change of the sole trustee of Eternity Four Trust, "Smith Barney Corporate Trust Company" to "Citigroup Institutional Trust Company", on December 8, 2004, which notice was given to the Collateral Agent on March 24, 2005;

WHEREAS, pursuant to Section 9.8(b) of the Credit Agreement, none of the provisions of the Credit Agreement or of any other Loan Document may be waived, amended or modified to release any Collateral (including any withdrawals of principal from the Pledged Accounts pursuant to Section 2.3.1 of the Control Agreement) or amend or modify any of the Collateral Documents, without the prior written consent of each Lender;

WHEREAS, pursuant to Section 4(b) of the Assignment and Pledge Agreement, the Pledgors shall neither attempt to modify nor attempt to terminate the Control Agreement or the customer agreements with the Securities Intermediary under which the Pledged Accounts were established;

WHEREAS, pursuant to Section 4(f) of the Assignment and Pledge Agreement, each Pledgor is required to notify the Collateral Agent at least thirty (30) days before any proposed name change;

WHEREAS, pursuant to Section 9(b) of the Assignment and Pledge Agreement, no waiver of the Assignment and Pledge Agreement shall be effective unless the same shall be in writing and signed by the Collateral Agent; and

WHEREAS, the Lenders and the Agents are willing to grant their consent to release the CCL Stock and to waive the notice requirement in Section 4(f) of the Assignment and Pledge Agreement, on the terms and conditions set forth herein.

NOW THEREFORE, in consideration of the premises, the sum of \$1.00 and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Section 1. CONSENT; WAIVERS. The Lenders hereby consent and agree to the release of the CCL Stock pledged pursuant to the Assignment and Pledge Agreement and held by Northern Trust Bank, FSB, as Securities Intermediary pursuant to the Control Agreement. In addition, the Lenders and the Agents hereby (i) waive any breach, Default or Event of Default relating to such release of CCL Stock under the Credit Agreement or any breach, default or Event of Default relating to such release of CCL Stock under the notice requirement in Section 4(f) of the Assignment and Pledge Agreement with respect to the name change of "Smith Barney Corporate Trust Company" to "Citigroup Institutional Trust Company".

Section 2. REPRESENTATIONS AND WARRANTIES. The Borrower hereby represents and warrants to the Agents and the Lenders as of the date hereof:

(i) After giving effect to this Agreement, no Default or Event of Default has occurred or is continuing.

(ii) The execution, delivery and performance by the Borrower of this Agreement are within the scope of its corporate powers, and have been duly authorized by all necessary corporate action, and no authorizations, approvals or consents of, and no filings or registrations with, any governmental or regulatory authority or agency are necessary for the execution or delivery of this Agreement or for the validity or enforceability hereof. The Credit Agreement, as amended by this Agreement, constitutes the legal, valid and binding obligations of the Borrower, enforceable against it in accordance with its terms, except as such enforceability may be limited by (i) bankruptcy, insolvency, reorganization, moratorium or other similar laws of general applicability affecting the enforcement of creditors' rights and (ii) the application of general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

(iii) All representations and warranties of the Borrower contained in the Credit Agreement (other than those representations or warranties expressly made only on as of the Closing Date) are true and correct in all material respects on and as of the date hereof with the same force and effect as if made on and as of the date hereof.

Section 3. NO OTHER CONSENTS OR WAIVERS; CONFIRMATION. Except for the consent and waivers expressly granted in Section 1 hereof, the provisions of the Credit Agreement and of the other Loan Documents are and shall remain in full force and effect.

Section 4. DIRECTION. The Collateral Agent hereby directs the Securities Intermediary to release (i) 857,143 shares from account number: 26-23759, held by SunTrust Delaware Trust Company, as account holder and sole trustee of Artsfare 1992 Irrevocable Trust and (ii) 1,142,857 shares from account number: 26-23758, held by Citigroup Institutional Trust Company (formerly Smith Barney Corporate Trust Company), as account holder and sole trustee of Eternity Four Trust.

Section 5. EFFECTIVENESS. This Agreement shall become effective upon the receipt by the Collateral Agent or its counsel of counterparts hereof, duly executed and delivered by the Borrower, the Lenders and the Agents party hereto (the "CONSENT EFFECTIVE DATE").

Section 6. EXPENSES. The Borrower agrees to reimburse the Collateral Agent for its out-of-pocket expenses in connection with the preparation, execution and delivery of this Agreement, including the fees, charges and disbursements of Greenberg Traurig, LLP, counsel for the Collateral Agent.

Section 7. COUNTERPARTS. This Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Agreement by signing and delivering one or more counterparts.

Section 8. BENEFIT OF CONSENT. This Agreement shall be binding upon each party to the Credit Agreement, its successors and assigns. No other person (other than the Pledgors) shall be entitled to claim any right or benefit hereunder, as a third-party beneficiary or otherwise.

Section 9. GOVERNING LAW. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York, without giving effect to the conflict of laws provisions thereof.

IN WITNESS WHEREOF, the parties hereto have each caused this Agreement to be duly executed by their duly authorized officers, all as of the day and year first above written.

ARISON HOLDINGS (1998) LTD., as Borrower

By: /s/ Moddi Keret Name: Moddi Keret Title: Vice President & CFO

SUNTRUST BANK, as Administrative Agent, Collateral Agent and Lender

By: /s/ Kathy Boone Name: Kathy Boone Title: Vice President

CITICORP USA, INC., as Lender

By: /s/ William R. Lordi Name: William R. Lordi Title: Vice President

THE NORTHERN TRUST COMPANY, as Lender

By: /s/ Donald D. Dabisch Name: Donald D. Dabisch Title: Vice President

JPMORGAN CHASE BANK, as Lender

- By: /s/ Luisa V. O'Hanlon Name: Luisa V. O'Hanlon Title: Vice President
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Acknowledged:

NORTHERN TRUST BANK, FSB, as Securities Intermediary (pursuant to Section 2.3.1 of the Control Agreement):

By: /s/ Lawrence E. Kohn Name: Lawrence E. Kohn Title: Vice President

The Sole Trustee of Eternity Four Trust

By: CITIGROUP INSTITUTIONAL TRUST COMPANY (formerly Smith Barney Corporate Trust Company), not in its individual capacity but solely as trustee (with respect to the waiver of Section 4(f) of the Assignment and Pledge Agreement)

By: /s/ Carol E. Fisher Name: Carol E. Fisher Title: Executive Vice President