ENCORE CAPITAL GROUP INC Form SC 13D/A May 11, 2007

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 13)*

Encore Capital Group, Inc.
 (Name of Issuer)

Common Stock (\$.01 par value) (Title of Class of Securities)

292554 10 2 (CUSIP Number)

Stuart I. Rosen
Senior Vice President and Associate General Counsel
Triarc Companies, Inc.

280 Park Avenue New York, New York 10017

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 10, 2007 (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 ss.240.13d-1(e), (f) or (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 ss.240.13d-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 purposes 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).

(1) Name of Reporting Person I.R.S. Identification No. of Above Person Madison West Associates Corp.

(2)		e Appropriate Box ber of a Group	(a)			
	II a Men	mer or a Group	(b) X	(b) X		
(3)	SEC Use	Only				
(4)	Source o	f Funds		00		
(5)	Legal Pr	ox if Disclosure of coceedings is Pursuant to Items 2(e)		[]		
(6)	Citizens Organiza	hip or Place of tion		Delaware		
Numbe		(7) Sole Voting 1	 Power	None		
	icially	(8) Shared Votino	g Power	87,500		
Repor	_	(9) Sole Disposit	tive Power	None		
rerso.	n With	(10) Shared Dispos	Shared Dispositive Power			
]	Aggregate Am Beneficially Reporting Pe	Owned by Each		87,500		
1		the Aggregate w (11) Excludes es		[]		
	Percent of C by Amount in	lass Represented Row (11)		0.4%*		
(14)	 Type of Repo	rting Person				
as r	eported in		n Stock outstanding as o 10-K, as filed with t			
(1)		Reporting Person dentification No.	Triarc Companies, In	с.		
(2)		e Appropriate Box	(a)			
	if a Mem	ber of a Group	(b) X			
(3)	SEC Use	Only				
(4)	Sec use Source o			00		
(5)	Check Bo					

Required Pursuant to Items 2(d) or 2(e)

	2(d) or				
(6)	Citizens Organiza		Place of		Delaware
Number	of	(7)	Sole Voting P		None
Shares Benefic	-	(8)			97,500
Owned by Reporti	ng	(9)	Sole Dispositive Power		None
Person	With	(10)	Shared Dispositive Power		97,500
Be	gregate Ameficially	Owned	by Each		97,500
Am	eck Box if ount in Ro	w (11)			[]
	rcent of C Amount in		-		0.4%*
/1// Tr	pe of Repo	 rting !	 Person		
* Based 2007, a	s reported	in the		rm 10-K, as filed w	
* Based 2007, a Exchang (1)	Name of I.R.S. I of Above	in the on on ! Report dentif Person	e Company's Fo February 28, 20 ing Person ication No.	rm 10-K, as filed w 07. Nelson Peltz	ing as of February 5, ith the Securities an
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* Based 2007, a Exchang (1)	Name of I.R.S. I of Above	in the on on in the on on in the control of the con	e Company's Fo February 28, 20 ing Person ication No. n	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	ith the Securities ar
* Based 2007, a Exchang (1) (2) (3)	Name of I.R.S. I of Above Check the if a Mem	Report dentified Appropriate A	e Company's Fo February 28, 20 ing Person ication No. n opriate Box a Group	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	ith the Securities ar
* Based 2007, a	Name of I.R.S. I of Above Check the if a Mem SEC Use Source o Check Book Legal President	Report dentified Appropriate A	e Company's Fo February 28, 20 ing Person ication No. n opriate Box a Group	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	ith the Securities ar
* Based 2007, a Exchang (1) (2) (3) (4)	Name of I.R.S. I of Above Check the if a Mem SEC Use Source o Check Bo. Legal Pr. Required 2 (d) or	Report dentified Appropriate A	ing Person ication No. n opriate Box a Group sclosure of ngs is ant to Items Place of	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	ith the Securities ar
* Based 2007, a Exchange (1) (1) (2) (3) (4) (5) (6)	Name of I.R.S. I of Above Check the if a Mem SEC Use Source o Check Bo. Legal Pr. Required 2(d) or Citizens Organiza	Report dentified Appropriate A	ing Person ication No. n opriate Box a Group sclosure of ngs is ant to Items Place of	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	ith the Securities ar
* Based 2007, a Exchang (1) (2) (3) (4) (5)	Name of I.R.S. I of Above Check the if a Memi SEC Use Source o Check Bo. Legal Pr. Required 2 (d) or Citizens Organiza of	Report dentife Person of the Appropriate of the App	ing Person ication No. nopriate Box a Group sisclosure of ngs is ant to Items Place of	rm 10-K, as filed w 07. Nelson Peltz (a) (b) X	United States None 191,500

		(10)	Shared Dispos	itive Power	191,500
В	ggregate Ar eneficially eporting Pe	y Owned	by Each		191,500
A	heck Box in mount in Ro ertain Shan	ow (11)			[]
, ,	ercent of (y Amount in		-		0.8%*
(14) T	ype of Repo	orting 1	Person		IN
2007,	as reported	d in the		rm 10-K, as filed wi	ng as of February 5, th the Securities and
(1)		[dentif	ing Person ication No. n	Peter W. May	
(2)		k the Appropriate Box		(a)	
	if a Member of a Group		(b) X		
(3)	SEC Use	Only			
(4)	Source of	of Fund	 S		00
(5)	Legal Pr	roceedi: d Pursu	isclosure of ngs is ant to Items		[]
(6)	Citizens Organiza		Place of		United States
Number Shares	~ -	(7)	Sole Voting P	ower	0
Benefi	cially	(8)	Shared Voting Power		97 , 500
Report	Owned by Each Reporting (9) Sole Disposit. Person With (10) Shared Disposit		Sole Dispositive Power		0
rerson			itive Power	97,500	
В	ggregate Ar eneficially eporting Pe	y Owned			97,500
A	heck Box in mount in Ro ertain Shan	ow (11)	ggregate		[]
(13) P	ercent of (Class R	epresented		

by Amount in Row (11) 0.4%

(14) Type of Reporting Person

T 3.T

* Based on 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Company's Form 10-K, as filed with the Securities and Exchange Commission on February 28, 2007.

Amendment No. 13 to Schedule 13D

This Amendment No. 13 to Schedule 13D ("Amendment No. 13") amends the Schedule 13D originally filed on March 4, 2002 (the "Original Statement"), as supplemented and amended by Amendment No. 1, dated October 31, 2002, Amendment No. 2, dated September 4, 2003, Amendment No. 3, dated September 29, 2003, Amendment No. 4 dated October 9, 2003, Amendment No. 5 dated October 16, 2003 and Amendment No. 6 dated December 23, 2004, Amendment No. 7 dated January 20, 2005, Amendment No. 8 dated May 12, 2005, Amendment No. 9 dated June 17, 2005, Amendment No. 10 dated January 23, 2006, Amendment No. 11 dated March 21, 2006 and April 20, 2007 (the Original Statement, as so amended, the "Schedule 13D"). Unless otherwise indicated, all capitalized terms shall have the same meaning as provided in the Schedule 13D. Except as set forth below, there are no changes to the information set forth in the Schedule 13D.

Item 2. Identity and Background

Schedules I and II are hereby amended and restated as set forth herein and are incorporated herein by reference.

Item 4. Purpose of Transaction

Item 4 of the Schedule 13D is hereby amended by adding the following:

On May 10, 2007, Madison West, Triarc, the Peltz LP, and the May Foundation sold 788,381 shares, 91,275 shares, 850,369 shares and 15,000 shares, respectively, of Common Stock to FPK for \$9.75 per share pursuant to the Stock Purchase Agreement, dated April 20, 2007, with FPK. In connection with the sale to FPK Mr. May resigned from the Board of Directors of the Company.

Item 5. Interest in Securities of the Issuer.

Paragraphs (i), (ii) (iv) and (v) of Part (a)-(b) of Item 5 are amended and restated to read in their entirety as follows:

- (i) Pursuant to Rule 13d-3 of the Exchange Act, Madison West may be deemed the beneficial owner of 87,500 shares of Common Stock, which constitute approximately 0.4% of the Company's outstanding shares of Common Stock (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Company's Form 10-K, as filed with the Securities and Exchange Commission on February 28, 2007. Madison West shares with Triarc, Mr. Peltz and Mr. May voting and dispositive power over the 87,500 shares of Common Stock directly owned by Madison West;
- (ii) Pursuant to Rule 13d-3 of the Exchange Act, Triarc may be deemed the beneficial owner of 97,500 shares of Common Stock, including (i) 87,500 shares of Common Stock directly owned by Madison West and (ii) 10,000 shares of Common Stock directly owned by Triarc. The aggregate holdings of

Triarc constitute approximately 0.43% of the Company's outstanding shares of Common Stock (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Company's Form 10-K, as filed with the Securities and Exchange Commission on February 28, 2007. Triarc shares with Madison West, Mr. Peltz and Mr. May voting and dispositive power over the 87,500 shares of Common Stock directly owned by Madison West and shares with Mr. Peltz and Mr. May voting and dispositive power over the 10,000 shares of Common Stock directly owned by Triarc;

(iv) On May 9, 2004 Mr. Peltz transferred all of his general partnership interests in the Peltz LP to Claudia Peltz, his wife, as a result of which Mrs. Peltz became the sole general partner of the Peltz LP. Immediately thereafter, Mrs. Peltz contributed all of the general partnership interests in the Peltz LP to a limited liability company of which she is the sole member. Accordingly, Mr. Peltz may be deemed to beneficially own 94,000 shares of Common Stock directly owned by the Peltz LP. As a result of the Voting Agreement, Mr. Peltz and Mr. May may be deemed to beneficially own, in the aggregate, approximately 34.4% of the voting power of the outstanding Class A Common Stock and Class B Common Stock, of Triarc (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 28,857,341 shares of Class A Common Stock and 63,755,575 shares of Class B Common Stock of Triarc outstanding as of April 12, 2007, as reported in Triarc's Proxy Statement filed with the Securities and Exchange Commission on April 30, 2007), and thus Mr. Peltz shares voting and dispositive power with Triarc and Mr. May over the 97,500 shares of Common Stock beneficially owned by Triarc (see (ii) above). As a result, pursuant to Rule 13d-3 of the Exchange Act, Mr. Peltz may be deemed the indirect beneficial owner of (i) the 94,000 shares of Common Stock directly owned by the Peltz LP, and (ii) the 97,500 shares of Common Stock beneficially owned by Triarc, which, in the aggregate, constitute approximately 0.8% of the Company's outstanding shares of Common Stock (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Company's Form 10-K, as filed with the Securities and Exchange Commission on February 28, 2007). Mr. Peltz disclaims beneficial ownership of such shares; and

(v) As a result of the Voting Agreement, Mr. Peltz and Mr. May may be deemed to beneficially own approximately 34.4% of the voting power of the outstanding Class A Common Stock and Class B Common Stock, of Triarc (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 28,857,341 shares of Class A Common Stock and 63,755,575 shares of Class B Common Stock of Triarc outstanding as of April 12, 2007, as reported in Triarc's Proxy Statement filed with the Securities and Exchange Commission on April 30, 2007), and thus, Mr. May shares with Triarc and Mr. Peltz voting and dispositive power over the 97,500 shares of Common Stock beneficially owned by Triarc (see (ii) above). As a result, pursuant to Rule 13d-3 of the Exchange Act, Mr. May may be deemed the beneficial owner of the 97,500 shares of Common Stock beneficially owned by Triarc which, in the aggregate, constitute approximately 0.4% of the Company's outstanding shares of Common Stock (computed in accordance with Rule 13d-3 of the Exchange Act and on the basis of 22,782,477 shares of Common Stock outstanding as of February 5, 2007, as reported in the Company's Form 10-K, as filed with the Securities and Exchange Commission on February 28, 2007). Mr. May disclaims beneficial ownership of all such shares.

Item 5 is also hereby amended by adding the following:

On May 10, 2007, the reporting persons ceased to be the beneficial owners of more than 5% of the Company's Common Stock.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to the undersigned is true, complete and correct.

Date: May 11, 2007

MADISON WEST ASSOCIATES CORP.

By:/s/STUART ROSEN

Name: Stuart I. Rosen

Title: Senior Vice President and Secretary

TRIARC COMPANIES, INC.

By:/s/STUART ROSEN

Name: Stuart I. Rosen

Title: Senior Vice President and Secretary

/s/NELSON PELTZ

Nelson Peltz

/s/PETER MAY

Peter W. May

SCHEDULE I DIRECTORS AND EXECUTIVE OFFICERS TRIARC COMPANIES, INC.

Set forth below are the names, citizenship, addresses and, to the best knowledge of the the beneficial ownership in the securities of the Company of each of the directors and executive other than Messrs. Peltz and May who are also Reporting Persons.(1)

Name	Citizenship	Residence or Business Address	Beneficia
Hugh L. Carey	USA	805 Third Avenue	

		New York, NY 10022
Clive Chajet	USA	575 Madison Avenue, New York, NY 10022
Joseph A. Levato	USA	280 Park Avenue New York, NY 10017
Gregory H. Sachs	USA	6250 N. River Road, 9th Floor Rosemont, IL 60018
David E. Schwab II	USA	1133 Avenue of the Americas New York, NY 10036
Raymond S. Troubh	USA	
Gerald Tsai, Jr.	USA	200 Park Avenue New York, NY 10166
Jack G. Wasserman	USA	280 Park Avenue New York, NY 10017
Edward Garden	USA	280 Park Avenue New York, NY 10017
Russell V. Umphenour, Jr.	USA	5995 Barfield Road Atlanta, GA 30328
Brian L. Schorr	USA	280 Park Avenue New York, NY 10017
Francis T. McCarron	USA	280 Park Avenue New York, NY 10017
Greg Essner	USA	280 Park Avenue New York, NY 10017
Stuart I. Rosen	USA	280 Park Avenue New York, NY 10017 10
Fred H. Schaefer	USA	280 Park Avenue New York, NY 10017
Anne A. Tarbell	USA	280 Park Avenue New York, NY 10017

Roland C. Smith	USA	1155 Perimeter Center West	
		Atlanta, Georgia 30338	

SCHEDULE II

DIRECTORS AND EXECUTIVE OFFICERS MADISON WEST ASSOCIATES CORP.

Set forth below are the names, citizenship, addresses and, to the best knowledge of the the beneficial ownership in the securities of the Company of each of the directors and executive Madison West.(1)

Name	Citizenship	Residence or Business Address	
Edward Garden	USA	280 Park Avenue New York, NY 10017	0
Francis T. McCarron	USA	280 Park Avenue New York, NY 10017	0
Brian L. Schorr	USA	280 Park Avenue New York, NY 10017	0
Greg Essner	USA	280 Park Avenue New York, NY 10017	0
Stuart I. Rosen	USA	280 Park Avenue New York, NY 10017	-
Fred H. Schaefer	USA	280 Park Avenue New York, NY 10017	0
Anne A. Tarbell	USA	280 Park Avenue New York, NY 10017	0