# RICKS CABARET INTERNATIONAL INC

### FORM 4

(Statement of Changes in Beneficial Ownership)

## Filed 4/7/1999 For Period Ending 3/29/1999

Address 505 NORTH BELT SUITE 630

HOUSTON, Texas 77060

Telephone 281-820-1181
CIK 0000935419
Industry Restaurants
Sector Services

Fiscal Year 09/30



#### | F O R M 4 |

## U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

[ ] Check this box if no longer Subject to Section 16.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act 1940 OMB APPROVAL
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1.Name and Address of Reporting   LANGAN ERIC	j			and Ticker		6.Relationship of Reporting Person to   Issuer (Check all Applicable)							
(Last) (First	- ) (MI) 3		Sec. No. g Person	4.Statement for Month/ Year March, 1999			(give title   Presiden 	X Officer Other  (give title below)(Specify below)   President					
(Street) Houston Texas 7	7060				5.If Amendment, Date of Original (Month/Year)			of Check Appl ) X Form filed Form filed	7. Individual or Joint/Group Filing (Check Applicable Line)				
City) (State) (Zip)  TABLE I - Non-Derivative Securities Acquired, Disposed of or Beneficially Owned													
1.Title of Security   2.Tran (Instr. 3)   tion (Mon/D		ate Code Dispose /Yr) (Instr.8) (Instr.		d of (D)   3, 4 & 5)			Securities Beneficially Owned at End of Month	Own.  Form  (D)  or	Own. Beneficial Form Ownership (D) (Instr. 4) or				
	   	Code		Amour 	nt 	(D)   	Price 	(Instr. 3 & 4)	(1) 	    			
Common Stock, par value \$0.01	03/29/199	99   P		52	20,532		1.74	566,732		E.S. LANGAN, L.P.			
Common Stock, par value \$0.01	 			 				207,406	D				

Reminder: Report on a separate line for each class securities owned directly or indirectly. \*If the form is filed by more than one reporting person, see Instruction 4(b)(v).

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FORM 4 (continued)

TABLE II - Derivative Securities Acquired, Disposed of, Beneficially Owned (e.g., puts, calls, warrants, options, convertible security)

1.Title of  2.Conver- 3.  4.Tran-	5.Number of	6.Date	7.Title and Amount	8.Price of	9.Number	10.	11.Nature
Derivative sion or  Trans  saction	Derivative	Exercisable	of Underlying	Derivative	of	Own.	of
Security   Exercise   Date   Code	Securities	and	Securities	Security	Derivative	Form	Indirect
(Instr. 3) Price of (Mon/(Instr.8)	Acquired (A) or	Expiration	(Instr. 3 & 4)	(Instr. 5)	Securities	of	Beneficial
Deriva-   Day/	Disposed of (D)	Date	i i	i i	Benefi-	Deri	Ownership
tive Year)	(Instr. 3, 4 & 5)	(Month/Day/		i i	cially	Sec.	(Instr. 4)
Security		Year)		i i	Owned at	Dir.	i i
i i i i		i	İ	i i	End of	(D)	i i
i i i i		i I	Amount or	i i	Month	or	i i
i i ii		Date Exp.	Title Number of	i i	(Instr. 4)	Ind.	i i
Code   V	(A)   (D)	Exbl. Date	Shares	i i	· i	(I)	ı i
İİİ				ii		ı İ	
i i i i i		i i	i i	i	i	ıj	i i
iii		i i	İ	ii		ı – – – j	ii
i i i i i		i i	i i	i i	i	ıj	i i
i i i i i		i i	i i	i i	į	ıj	ı i

Explanation of Responses:

These share amounts are post-reverse split with respect to the company's 2:1 reverse split effective March 15, 1999.

\*\*Intentional misstatements or omissions of facts constitute Federal /s/ Eric Langan 04/01/1990 Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a). \*\*Signature of Reporting Person Date

Note: File three copies of this form, one of which must be manually signed.

If space provided is insufficient, see Instruction 6 for procedure.

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Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMD Number

#### **End of Filing**



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