CLINTON GROUP INC Form SC 13D January 07, 2011

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

Under the Securities Exchange Act of 1934 (Amendment No. 5)*

Red Robin Gourmet Burgers, Inc. (Name of Issuer)

Common Stock, Par Value \$0.001 Per Share (Title of Class of Securities)

75689M101 (CUSIP Number)

Marc Weingarten, Esq. and David E. Rosewater, Esq. Schulte Roth & Zabel LLP 919 Third Avenue New York, New York 10022 (212) 756-2000

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

> January 6, 2011 (Date of Event which Requires Filing of this Schedule)

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 Rule 13d-1(e), 13d-1(f) or 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.

(Continued on following pages)

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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 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.

CUSIP No. 75689M101 SCHEDULE 13D Page 2 of 14 Pages

1	NAME OF REPORTING PE	RSON		
	I.R.S. IDENTIFICATION NO	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	CLINTON GROUP, INC.			
2	CHECK THE APPROPRIAT	E BOX IF A MEMBER OF A(a) x		
	GROUP*	(b) "		
3	SEC USE ONLY			
4	SOURCE OF FUNDS*			
	AF			
5	CHECK BOX IF DISCLOSU	RE OF LEGAL "		
	PROCEEDING IS REQUIRE	ED PURSUANT TO ITEMS		
	2(d) or 2(e)			
6	CITIZENSHIP OR PLACE C	OF ORGANIZATION		
	Delaware			
NUMBER OF	7	SOLE VOTING POWER		
		0		
SHARES BENEFICIALLY	,8	SHARED VOTING POWER		
		1,395,128 (See Item 6)		
OWNED BY EACH	9	SOLE DISPOSITIVE POWER		
REPORTING		0		
PERSON WITH	, 10	SHARED DISPOSITIVE POWER		
PERSON WITH	-	1,395,128 (See Item 6)		
11	AGGREGATE AMOUNT BI	ENEFICIALLY O WNED BY EACH PERSON		
	1,395,128 (See Item 6)			
12	CHECK IF THE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES "		
	CERTAIN SHARES*			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) (see Item :			
	8.95% (See Item 6)			
14	TYPE OF REPORTING PER	SON*		
	IA; CO			

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1	NAME OF REPORTING PE	RSON	
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	CLINTON MAGNOLIA MA		
2		E BOX IF A MEMBER OF A(a) x	
	GROUP*	(b)	
3	SEC USE ONLY	` '	
4	SOURCE OF FUNDS*		
	WC		
5	CHECK BOX IF DISCLOSU	TRE OF LEGAL "	
	PROCEEDING IS REQUIRE	ED PURSUANT TO ITEMS	
	2(d) or 2(e)		
6	CITIZENSHIP OR PLACE O	OF ORGANIZATION	
	Cayman Islands		
NUMBER OF	7	SOLE VOTING POWER	
		0	
SHARES BENEFICIALLY	_z 8	SHARED VOTING POWER	
OWNED BY		1,188,084 (See Item 6)	
EACH	9	SOLE DISPOSITIVE POWER	
REPORTING		0	
PERSON WITH	, 10	SHARED DISPOSITIVE POWER	
rekson with	L	1,188,084 (See Item 6)	
11	AGGREGATE AMOUNT B	ENEFICIALLY OWNED BY EACH PERSON	
	1,188,084 (See Item 6)		
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES		
	CERTAIN SHARES*		
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) (see		RESENTED BY AMOUNT IN ROW (11) (see Item 5)	
	7.62%(See Item 6)		
14	TYPE OF REPORTING PERSON*		
	CO		

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1	NAME OF REPORTING PER	
		OS. OF ABOVE PERSONS (ENTITIES ONLY)
_		TUNITIES MASTER FUND, LTD.
2		E BOX IF A MEMBER OF A(a) x
•	GROUP*	(b) "
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
_	WC	DE OFFICAL "
5	CHECK BOX IF DISCLOSU	
	PROCEEDING IS REQUIRE	D PURSUANT TO TIEMS
6	2(d) or 2(e) CITIZENSHIP OR PLACE O	AE OD CANIZATION
6	Cayman Islands	r ORGANIZATION
	7	SOLE VOTING POWER
NUMBER OF	•	0
SHARES		SHARED VOTING POWER
BENEFICIALLY		60,440
OWNED BY	9	SOLE DISPOSITIVE POWER
EACH		0
REPORTING PERSON WITH	. 10	SHARED DISPOSITIVE POWER
PERSON WITH		60,440
11	AGGREGATE AMOUNT BE	ENEFICIALLY OWNED BY EACH PERSON
	60,440	
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES "	
	CERTAIN SHARES*	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) (see Item 5)	
	0.39%	
14	TYPE OF REPORTING PERSON*	
	CO	

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1	NAME OF REPORTING PER	RSON	
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	GEH Capital, Inc.	,	
2	•	E BOX IF A MEMBER OF A(a) x	
	GROUP*	(b) "	
3	SEC USE ONLY	. ,	
4	SOURCE OF FUNDS*		
	WC		
5	CHECK BOX IF DISCLOSU	RE OF LEGAL "	
	PROCEEDING IS REQUIRE	D PURSUANT TO ITEMS	
	2(d) or 2(e)		
6	CITIZENSHIP OR PLACE O	F ORGANIZATION	
	Delaware		
NUMBER OF	7	SOLE VOTING POWER	
		0	
SHARES BENEFICIALLY	.8	SHARED VOTING POWER	
BENEFICIALLY		0	
OWNED BY EACH	9	SOLE DISPOSITIVE POWER	
REPORTING		0	
PERSON WITH	10	SHARED DISPOSITIVE POWER	
PERSON WITH		0	
11	AGGREGATE AMOUNT BE	ENEFICIALLY OWNED BY EACH PERSON	
	0		
12	CHECK IF THE AGGREGAT	ΓΕ AMOUNT IN ROW (11) EXCLUDES "	
	CERTAIN SHARES*		
13	PERCENT OF CLASS REPR	ESENTED BY AMOUNT IN ROW (11) (see Item 5)	
	0.0%		
14	TYPE OF REPORTING PERS	SON*	
	CO		

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1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	GEORGE HALL	ob. of Above Lensons (Entitles of El)	
2	CHECK THE APPROPRIAT	E BOX IF A MEMBER OF A(a) x	
2	GROUP*	(b)	
3	SEC USE ONLY SOURCE OF FUNDS*		
4	AF		
5	CHECK BOX IF DISCLOSU	DE OETEGAT "	
3	PROCEEDING IS REQUIRE		
	2(d) or 2(e)	EDFORSUANT TOTTEMS	
6	CITIZENSHIP OR PLACE O	OF ORGANIZATION	
O	UNITED STATES	or o	
	7	SOLE VOTING POWER	
NUMBER OF		0	
SHARES	,8	SHARED VOTING POWER	
BENEFICIALLY	, -	1,395,128 (See Item 6)	
OWNED BY EACH	9	SOLE DISPOSITIVE POWER	
REPORTING		0	
PERSON WITH	. 10	SHARED DISPOSITIVE POWER	
TERSON WITH		1,395,128 (See Item 6)	
11		ENEFICIALLY OWNED BY EACH PERSON	
	1,395,128 (See Item 6)		
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES "		
	CERTAIN SHARES*		
13		RESENTED BY AMOUNT IN ROW (11) (see Item 5)	
	8.95% (See Item 6)	GOV.	
14	TYPE OF REPORTING PERSON*		
	IN		

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1		NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
		Clinton Equity Strategies Mas	· · · · · · · · · · · · · · · · · · ·	
2		1 2	E BOX IF A MEMBER OF A(a) x	
		GROUP*	(b) "	
3		SEC USE ONLY	· ,	
4		SOURCE OF FUNDS*		
		WC		
5		CHECK BOX IF DISCLOSU	RE OF LEGAL "	
		PROCEEDING IS REQUIRE	D PURSUANT TO ITEMS	
		2(d) or 2(e)		
6		CITIZENSHIP OR PLACE O	F ORGANIZATION	
		CAYMAN ISLANDS		
	NUMBER OF		SOLE VOTING POWER	
	SHARES		0	
Е	BENEFICIALLY	Y ⁸	SHARED VOTING POWER	
	OWNED BY		146,604 (See Item 6)	
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING		0	
]	PERSON WITH	10	SHARED DISPOSITIVE POWER	
1	1	A CODEC ATE A MOUNTEDI	146,604 (See Item 6)	
1	1		ENEFICIALLY OWNED BY EACH PERSON	
1	2	146,604 (See Item 6)	TE AMOUNT IN DOW (11) EVOLUDES "	
1	2	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES		
1	3	CERTAIN SHARES*	ESENTED BY AMOUNT IN ROW (11) (see Item 5)	
1	3	.94% (See Item 6)	ESENTED BY AMOUNT IN ROW (11) (see Itelii 3)	
1	4	TYPE OF REPORTING PER	SON*	
1	-	CO		
		CO		

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	1	NAME OF REPORTING PER	RSON	
		I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
		SPOTLIGHT ADVISORS, LI	.C	
	2	CHECK THE APPROPRIATI	E BOX IF A MEMBER OF A(a) x	
		GROUP*	(b)	
	3	SEC USE ONLY	. ,	
	4	SOURCE OF FUNDS*		
		WC		
	5	CHECK BOX IF DISCLOSU	RE OF LEGAL "	
		PROCEEDING IS REQUIRE	D PURSUANT TO ITEMS	
		2(d) or 2(e)		
	6	CITIZENSHIP OR PLACE O	F ORGANIZATION	
		DELAWARE		
	NUMBER OF	7	SOLE VOTING POWER	
			0	
	SHARES BENEFICIALLY	,8	SHARED VOTING POWER	
	OWNED BY		5,700	
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING		0	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	
	PERSON WITH		5,700	
	11	AGGREGATE AMOUNT BE	NEFICIALLY OWNED BY EACH PERSON	
		5,700		
	12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES "		
		CERTAIN SHARES*		
	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) (see Item 5)		
		Less than 0.1%		
14 TY		TYPE OF REPORTING PERS	SON*	
		CO		

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1	NAME OF REPORTING PERSON		
		OS. OF ABOVE PERSONS (ENTITIES ONLY)	
2	GREGORY P. TAXIN	DE DOW IE A MEMBER OF A ()	
2		TE BOX IF A MEMBER OF A(a) x	
2	GROUP*	(b) "	
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		
~	AF	THE OFFICAL	
5	CHECK BOX IF DISCLOSU		
	PROCEEDING IS REQUIRE	ED PURSUANT TO ITEMS	
	2(d) or 2(e)	NE OD GANYGA EVON	
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	UNITED STATES		
NUMBER OF	7	SOLE VOTING POWER	
SHARES		0	
BENEFICIALLY	⁸	SHARED VOTING POWER	
OWNED BY		5,700	
EACH	9	SOLE DISPOSITIVE POWER	
REPORTING	4.0	0	
PERSON WITH	10	SHARED DISPOSITIVE POWER	
1.1	A CODEC ATE A MOUNTED	5,700	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON		
4.0	5,700		
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES "		
4.0	CERTAIN SHARES*		
13		RESENTED BY AMOUNT IN ROW (11) (see Item 5)	
	Less than 0.1%	1901V	
14	TYPE OF REPORTING PER	SON*	
	IN		

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Item 1. SECURITY AND ISSUER

The Schedule 13D filed on June 10, 2010 (the "Schedule 13D"), as amended by Amendment No. 1 dated June 24, 2010, as amended by Amendment No. 2 dated July 12, 2010, as amended by Amendment No. 3 dated August 5, 2010, as amended by Amendment No. 4 dated November 10, 2010 by the Clinton Group, Inc., a Delaware corporation, Clinton Magnolia Master Fund, Ltd., a Cayman Islands exempted company, Clinton Special Opportunities Master Fund, Ltd., a Cayman Islands exempted company, GEH Capital, Inc., a Delaware corporation, George Hall, Spotlight Advisors, LLC, a Delaware Limited Liability Company, and Gregory Taxin relating to the shares of Common Stock, \$0.001 par value per share (the "Shares"), of Red Robin Gourmet Burgers, Inc., a Delaware corporation (the "Issuer"), is hereby amended as set forth below by this Amendment No. 5 to the Schedule 13D.

Item 2. IDENTITY AND BACKGROUND.

- (a) This statement is filed by
- (b) The principal business address of the Reporting Persons, the Principal, the Portfolio Managers and the Directors is
- (c) The principal business of the Reporting Persons, the Principal, the Portfolio Managers and the Directors is
- (d) None of the Reporting Persons, the Principal, the Portfolio Managers or the Directors has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the Reporting Persons, the Principal, the Portfolio Managers or the Directors has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) The Principal, the Portfolio Managers and the Directors are citizens of the United States of America.

Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Item 3 of the Schedule 13D is hereby amended and restated in its entirety as follows:

Funds for the purchase of the Shares reported herein were derived from available capital of CMAG, CSO, CES, CAB and SAL. A total of approximately \$29,018,000 was paid to acquire such Shares.

Item 4. PURPOSE OF TRANSACTION.

Item 4 of the Schedule 13D is hereby amended to include the following:

On January 6, 2011, representatives of the Reporting Persons delivered a letter to the board of directors of the Issuer (the "Board") (the "January 2011 Letter") to advise the Board of its view that the time has come for the Board to

proactively solicit proposals for the acquisition of the Company. In furtherance thereof, the Reporting Persons also requested that the Board eliminate the existing poison pill and pledge not to adopt another poison pill without shareholder approval.

In the event that the Board does not adopt the recommendations of the Reporting Persons, the Reporting Persons advised that they will consider all of their options as shareholders.

The foregoing description of the Letter Agreement is a summary only and is qualified in its entirety by reference to the Letter Agreement, which is attached hereto as Exhibit 7 and is incorporated herein by reference.

Except as set forth herein, the Reporting Persons have no present plan or proposal that would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D. The Reporting Persons intend to review their investment in the Issuer on a continuing basis and may engage in discussions with management, the board of directors, other shareholders of the Issuer and other relevant parties concerning the business, operations, management, board composition, strategy and future plans of the Issuer. Depending on various factors including, without limitation, the Issuer's financial position and strategic direction, the outcome of the discussions and actions referenced above, actions taken by the board of directors, price levels of the Shares, other investment opportunities available to the Reporting Persons, conditions in the securities market and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate including, without limitation, purchasing additional Shares or selling some or all of their Shares, engaging in short selling of or any hedging or similar transactions with respect to the Shares and/or otherwise changing their intention with respect to any and all matters referred to in Item 4 of this Schedule 13D.

Item 5. INTEREST IN SECURITIES OF THE COMPANY.

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a) The aggregate percentage of Shares beneficially owned by the Reporting Persons is based upon 15,595,799 Shares outstanding, which is the total number of Shares outstanding as of November 3, 2010 as reported in the Issuer's Amendment No.1 to its Quarterly Report on Form 10-Q/A filed with the Securities and Exchange Commission on November 9, 2010 for the period ended October 3, 2010.

As of the close of business on January 6, 2011, Clinton may be deemed the beneficial owners of an aggregate of 1,395,128 Shares constituting approximately 8.95% of the Shares outstanding. Spotlight may be deemed to beneficially own 5,700 shares, constituting less than 0.1% of the Shares outstanding.

By virtue of the Letter Agreement, the Reporting Persons may be deemed to have formed a "group" within the meaning of Section 13(d)(3) of the Securities Act of 1934 and may be deemed to beneficially own 1,400,828 Shares, constituting approximately 8.98% of the Shares outstanding. However, (i) Clinton expressly disclaims beneficial ownership of the Shares beneficially owned by Spotlight and (ii) Spotlight expressly disclaims beneficial ownership of the Shares beneficially owned by Clinton.

(b) By virtue of investment management agreements with CMAG, CSO, CES and CAB, CGI has the power to vote or direct the voting, and to dispose or direct the disposition, of all of the 1,395,128 Shares beneficially owned by CMAG, CSO, CES and CAB. By virtue of his direct and indirect control of CGI, CMAG, CSO, CES and CAB, George Hall is deemed to have shared voting power and shared dispositive power with respect to all Shares as to which CGI, CMAG, CSO, CES and CAB has voting power or dispositive power.

By virtue of his direct control as managing member of SAL, Gregory Taxin is deemed to have shared voting power and shared dispositive power with respect to all Shares as to which SAL has voting power or dispositive power.

- (c) Information concerning transactions in the Shares effected by the Reporting Persons during the past sixty days is set forth in Schedule B hereto and is incorporated herein by reference. Unless otherwise indicated, all of such transactions were effected in the open market.
- (d) No person (other than the Reporting Persons) is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares.
- (e) Not applicable.
- Item 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.
- Item 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit 7: January 2011 Letter, dated January 6, 2011, from CGI and Spotlight to the Board.

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SIGNATURES

After reasonable inquiry and to the best of his or its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: January 7, 2011

CLINTON GROUP, INC.

By: /s/ Francis Ruchalski

Name: Francis Ruchalski Title: Chief Financial Officer

CLINTON MAGNOLIA MASTER FUND, LTD. By: Clinton Group, Inc. its investment Manager

By: /s/ Francis Ruchalski

Name: Francis Ruchalski Title: Chief Financial Officer

CLINTON SPECIAL OPPORTUNITIES MASTER FUND, LTD.

By: Clinton Group, Inc. its investment Manager

By: /s/ Francis Ruchalski

Name: Francis Ruchalski Title: Chief Financial Officer

CLINTON EQUITY STRATEGIES MASTER FUND,

LTD.

By: Clinton Group, Inc. its investment Manager

By: /s/ Francis Ruchalski

Name: Francis Ruchalski Title: Chief Financial Officer

GEH CAPITAL, INC.

By: /s/ Francis Ruchalski

Name: Francis Ruchalski Title: Chief Financial Officer

SPOTLIGHT ADVISORS, LLC

By: /s/ Gregory P. Taxin

Name: Gregory P. Taxin

Title: Managing Member

By:/s/ Gregory P. Taxin Gregory P. Taxin CUSIP No. 75689M101

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SCHEDULE B

This Schedule sets forth information with respect to each purchase and sale of Shares which were effectuated by a Reporting Person during the past sixty days. Unless otherwise indicated, all transactions were effectuated in the open market through a broker.

CLINTON MAGNOLIA MASTER FUND, LTD.

EQUITY

Trade Date	Shares Purchased (Sold)	Price Per Share (\$)
11/12/2010	10,000.00	18.68894
12/7/2010	(17,190.00)	20.51737
12/8/2010	(7,300.00)	21.04705
12/9/2010	20,000.00	20.23253
12/10/2010	43,799.00	19.97671
12/15/2010	10,000.00	20.5898
12/16/2010	700.00	20.68
12/17/2010	(25,000.00)	20
12/22/2010	5,000.00	22.13716
12/28/2010	10,000.00	21.8884
1/4/2011	49,000.00	20.78233
1/5/2011	16,100.00	20.61121
1/6/2011	95,000.00	21.71089
1/6/2011	5,000.00	21.80608

OPTIONS

Trade Date	Expiration Date	Quantity	Strike Price (\$)
11/16/2010	12/18/2010	(25,000.00)	20
11/29/2010	12/18/2010	(5,000.00)	20
12/3/2010	1/22/2011	(20,000.00)	20
12/8/2010	12/18/2010	(5,000.00)	20
12/8/2010	1/22/2011	(10,000.00)	20
12/13/2010	1/22/2011	(5,000.00)	20
12/13/2010	3/19/2011	(40,300.00)	22.5
12/13/2010	3/19/2011	(5,000.00)	20
12/13/2010	12/18/2010	(10,000.00)	20
12/15/2010	1/22/2011	(15,000.00)	20
12/16/2010	1/22/2011	(5,000.00)	20
12/16/2010	12/18/2010	5,000.00	20
12/17/2010	1/22/2011	(15,000.00)	20
12/17/2010	12/18/2010	15,000.00	20

12/17/2010	6/18/2011	(25,000.00)	22.5
12/17/2010	3/19/2011	(15,000.00)	22.5
12/21/2010	3/19/2011	(25,000.00)	22.5
12/21/2010	1/22/2011	(45,000.00)	22.5
12/21/2010	2/19/2011	(5,000.00)	22.5
12/21/2010	6/18/2011	(35,000.00)	25
12/21/2010	3/19/2011	(25,000.00)	25
12/22/2010	1/22/2011	(48,700.00)	22.5
12/23/2010	1/22/2011	(15,000.00)	22.5
12/27/2010	1/22/2011	(40,400.00)	22.5

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Trade Date	Expiration Date	Quantity	Strike Price (\$)
12/30/2010	1/22/2011	(3,300.00)	22.5
1/3/2011	1/22/2011	(20,000.00)	22.5
1/4/2011	3/19/2011	(25,000.00)	22.5
1/4/2011	2/19/2011	(80,000.00)	22.5
1/4/2011	1/22/2011	(50,000.00)	20
1/4/2011	2/19/2011	(30,000.00)	20
1/5/2011	1/22/2011	(15,000.00)	20
1/6/2011	2/19/2011	(115,000.00)	22.5
1/6/2011	1/22/2011	15,000.00	20
1/6/2011	2/19/2011	(17,300.00)	20
1/6/2011	1/22/2011	(10,000.00)	20
1/6/2011	1/22/2011	(25,000.00)	22.5

CLINTON EQUITY STRATEGIES MASTER FUND, LTD.

EQUITY

Trade Date	Shares Purchased (Sold)	Price Per Share (\$)	
12/17/2010	(181,000.00)	20	

OPTIONS

Trade Date	Expiration Date	Quantity	Strike Price (\$)
		-	
11/10/2010	12/18/2010	(10,000.00)	20
11/12/2010	11/19/2010	10,100.00	20
11/12/2010	12/18/2010	(45,000.00)	20
11/22/2010	12/18/2010	(5,000.00)	20

SPOTLIGHT ADVISORS, LLC

OPTIONS

Trade Date	Expiration Date	Quantity	Strike Price (\$)
12/10/2010	12/18/2010	2,200.00	20
12/15/2010	12/18/2010	(2.200.00)	20

CUSIP No. 75689M101

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EXHIBIT 7

JANUARY 2011 LETTER

Clinton Group, Inc. 9 West 57th Street, 26th Floor 26th Floor New York, NY 10019 Spotlight Advisors, LLC 9 West 57th Street,

New York, NY 10019

January 6, 2011

Board of Directors Red Robin Gourmet Burgers, Inc. 6312 South Fiddlers Green Circle, # 200N Greenwood Village, CO 80111

RE: The Board's Role in Red Robin's Proposed Turnaround

Dear Madam and Sirs:

We write on behalf of Clinton Group, Inc. and Spotlight Advisors, LLC, together with their affiliates (the "Investor Group"), which own more than 1.4 million shares of Red Robin Gourmet Burgers, Inc. (the "Company").

Over the Summer and again in the Fall, we spoke with representatives of the Board of Directors of the Company (the "Board") about the role and responsibilities of the Board with respect to considering merger and acquisition proposals. We have been assured on multiple occasions that the Board is open to such a transaction and that it would fully and seriously consider any proposal received.

We believe, for the reasons below, that the time has come for the Board to proactively engage likely buyers and strategic partners about a sale of the Company and to solicit such proposals on behalf of owners.

We recognize that this would be quite a change in public posture for the Board. Last August, the Company adopted and maintains a so-called shareholder rights plan. We believe the adoption of this plan was perceived as a signal that the Board is unlikely to consider a sale of the Company.

By its terms, the plan even serves to preclude a super-majority of shareholders from accepting an acquisition proposal without first garnering approval of the Board. It thus turns the relationship between the owners and their representatives on its head and essentially puts us at your mercy. With due respect to the Board, shareholders have not asked you – and do not need you — to use the artifice of a poison pill (adopted without shareholder approval) nor the privilege of your Board seat to keep a majority of the Company's owners from accepting a non-coercive acquisition proposal. The Company is, after all, our asset.

We do not need the Board to serve as our gatekeeper or guardian. Instead, the Board should work to provide the owners some choices at this critical juncture in the Company's history.

The Company has embarked on a restructuring effort that we believe will ultimately bear fruit. As we have expressed before, we are strong supporters of change at Red Robin and believe there is significant upside to today's cash flow generation and valuation. We are, so far, pleased with the performance of Mr. Carley. However, we are also mindful of the significant challenges in executing such a turnaround plan while remaining a publicly held company (such as the lack of guidance) and, even if all goes well, the likely volatility and uncertainty such an effort often engenders.

As significant owners of the Company, we are not convinced that the best path forward is a restructuring of the Company while it remains publicly owned. It is entirely possible that a sale to a financial sponsor or industry participant that has expertise in restructurings is a better choice: it could provide more certainty and less volatility and, in the case of a strategic buyer, for example, even more value than a successful public turnaround.

The only way for the Board and the owners to make an informed decision on this question is for the Board to change its public posture toward strategic transactions. We believe the Board should not only eliminate the poison pill, but that it should proactively solicit proposals for the acquisition of the Company. (We believe there are many interested parties.) Only by being informed of the alternatives can the Board make a good decision – one in which the shareholders can have confidence – about the best way forward.

If the Board does not take this path – eliminating the poison pill, pledging not to adopt another one without shareholder approval and seeking merger and acquisition proposals – we will be forced to consider all of our options as shareholders.

We are available to discuss the t	opics covered in this letter at any	v time and in any	place that is co	nvenient for you.

Sincerely,

George E. Hall Clinton Group, Inc. Gregory P. Taxin Spotlight Advisors, LLC