Form SC 13G/A
February 13, 2019
UNITED STATES
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SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
SCHEDULE 13G
T. 1. 1. G. 14. T. 1
Under the Securities Exchange Act of 1934
(Amendment No. 26)*
(Amendment No. 26)*
(Amendment No. 26)* ESCALADE, INCORPORATED
(Amendment No. 26)* ESCALADE, INCORPORATED
(Amendment No. 26)* ESCALADE, INCORPORATED
(Amendment No. 26)* ESCALADE, INCORPORATED (Name of Issuer)
(Amendment No. 26)* ESCALADE, INCORPORATED (Name of Issuer) Common Stock, No Par Value

296056-10-4

(CUSIP Number)

December 31, 2018
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
"Rule 13d-1(b)
þRule 13d-1(c)
"Rule 13d-1(d)
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 the disclosures provided in a prior cover page.
The information required in 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).
(Continued on following pages)

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NAME OF REPORTING PERSON

S.S. or I.R.S. Identification No. of Above Person

1

The Guagenti Family Limited
Partnership and Charmenz Guagenti
filing together and as a group, but
each disclaiming any rights in the
holdings of the other. Mrs. Guagenti
previously filed as a group with her
late husband, whose shares are now
beneficially owned by the
partnership or by Mrs. Guagenti.
CHECK THE APPROPRIATE BOX
IF A MEMBER OF A GROUP

2

(a) þ

(b) "

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

United States of America **5** SOLE VOTING POWER

OF SHARES

NUMBER

BENEFICIALLY 1,007,843

SHARED VOTING POWER

OWNED

6

BY EACH

-0-

REPORTING SOLE DISPOSITIVE POWER

PERSON 7

WITH 1,007,843

8SHARED DISPOSITIVE POWER

-0-

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

The Guagenti Family Limited
Partnership owns 978,556 sha

Partnership owns 978,556 shares. Charmenz Guagenti owns 372,830 of those shares by virtue of her partnership interests therein and she is a managing member of the partnership. Mrs. Guagenti also owns 29,287 shares in her directed IRA, or as Trustee or as beneficiary.

CHECK BOX IF THE

AGGREGATE AMOUNT IN ROW

(9) EXCLUDES CERTAIN

SHARES*

10

None.
11 PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

ROW 9

Charmenz Guagenti, individually and as Trustee and as beneficiary, owns .20% of the common stock of the Issuer. The Guagenti Family Limited Partnership owns 6.78% of the common stock of the Issuer.

Together they own an aggregate of 6.98% of the common stock of the Issuer.

TYPE OF REPORTING PERSON*

12

PN, IN

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ITEM 1
(a) NAME OF ISSUER: Escalade, Incorporated
(b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:
817 Maxwell Avenue Evansville, IN 47711
ITEM 2
(a) NAME OF PERSON FILING: The Guagenti Family Limited Partnership and Charmenz Guagenti
(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE:
2641 N. Cullen Avenue
Evansville, IN 47715
(c)CITIZENSHIP: All reporting persons on this Schedule 13G are American citizens.
(d)TITLE OF CLASS OF SECURITIES: Common Stock, no par value
(e) CUSIP NUMBER: 296056-10-4

ITEM 3
This statement is not filed pursuant to Rules 13d-1(b) or 13d-2(b). This statement is filed pursuant to Rule 13d-1(c) ‡
ITEM 4
OWNERSHIP
(a) AMOUNT BENEFICIALLY OWNED:

The Guagenti Family Limited Partnership owns 978,556 shares. Charmenz Guagenti owns 372,830 of those shares by virtue of her partnership interests therein and she is a managing member of the partnership. Mrs. Guagenti also owns 29,287 shares in her directed IRA, or as Trustee or as beneficiary.

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(b) PERCENT OF CLASS:
Charmenz Guagenti, individually and as Trustee and as beneficiary, owns .20% of the common stock of the Issuer. The Guagenti Family Limited Partnership owns 6.78% of the common stock of the Issuer. Together they own an aggregate of 6.98% of the common stock of the Issuer.
(c)(i) SOLE VOTING POWER: 1,007,843
(ii) SHARED VOTING POWER: -0-
(iii) SOLE DISPOSITIVE POWER: 1,007,843
(iv) SHARED DISPOSITIVE POWER: -0-
ITEM 5
OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS
Not Applicable
ITEM 6

OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

Not Applicable
ITEM 7
IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY
WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE
PARENT HOLDING COMPANY:
Not Applicable
ITEM 8
IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP
Not Applicable

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ITEM 9
NOTICE OF DISSOLUTION OF GROUP
Not Applicable
ITEM 10
CERTIFICATION
By signing below, the undersigned certify that, to the best of their knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.
SIGNATURE
After reasonable inquiry and to the best of their knowledge and belief, the undersigned hereby certify that the information set forth in this statement is true, complete and correct.
Date: February 13, 2019 THE GUAGENTI FAMILY LIMITED PARTNERSHIP

/s/ CHARMENZ GUAGENTI CHARMENZ GUAGENTI, MANAGING MEMBER

/s/ CHARMENZ GUAGENTI CHARMENZ GUAGENTI