Weinstein Glen Daniel Form 4 March 24, 2008

## FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

**OMB** Number:

3235-0287

Expires:

Form filed by More than One Reporting

Person

January 31, 2005

0.5

Estimated average burden hours per

**OMB APPROVAL** 

response...

if no longer subject to Section 16. Form 4 or Form 5

Check this box

**SECURITIES** Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,

obligations may continue. See Instruction

Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person \* 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading Weinstein Glen Daniel Issuer Symbol IROBOT CORP [IRBT] (Check all applicable) (First) (Middle) (Last) 3. Date of Earliest Transaction (Month/Day/Year) Director 10% Owner X\_ Officer (give title \_ Other (specify C/O IROBOT CORPORATION, 63 03/20/2008 below) **SOUTH AVENUE** VP and General Counsel (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Day/Year) Applicable Line) \_X\_ Form filed by One Reporting Person

#### **BURLINGTON, MA 01803**

(City)	(State) (	Zip) Table	e I - Non-D	erivative	Secur	rities Acqu	uired, Disposed of	f, or Beneficial	ly Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	3. 4. Securities Acquired Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8)			d of (D)	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code V	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		
Common Stock	03/20/2008		S(1)	500	D	\$ 19.98	7,096	D	
Common Stock	03/20/2008		M	500	A	\$ 1.87	7,596	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

## Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transacti Code (Instr. 8)	5. Number on f Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Option (Right to Buy)	\$ 1.87	03/20/2008		M	500	07/03/2001(2)	09/27/2010	Common Stock	500

## **Reporting Owners**

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

Weinstein Glen Daniel C/O IROBOT CORPORATION 63 SOUTH AVENUE BURLINGTON, MA 01803

VP and General Counsel

### **Signatures**

Reporting Person

/s/ Glen D.
Weinstein

\*\*Signature of Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person on August 30, 2007.
- (2) This option is currently exercisable.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Reporting Owners 2

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 OMB number. harge at the SEC s website at www.sec.gov. Copies are also available at no charge at the Investor Relations section of Casella s corporate website at www.casella.com, by writing to Casella s Corporate Secretary at Casella Waste Systems, Inc., 25 Greens Hill Lane, Rutland, VT 05701, or by calling Casella s Corporate Secretary at (802) 772-2257.

#### PRESS RELEASE ISSUED ON NOVEMBER 2, 2015

#### THREE INDEPENDENT PROXY ADVISORY FIRMS RECOMMEND THAT STOCKHOLDERS

#### VOTE THE WHITE PROXY CARD FOR ALL CASELLA DIRECTOR NOMINEES

Casella Waste Systems Issues Additional Letter to Stockholders in Connection

With 2015 Annual Meeting of Stockholders

**RUTLAND, VT., November 2, 2015** Casella Waste Systems, Inc. (Nasdaq: CWST) (Casella or the Company), a regional solid waste, recycling, and resource management services company, today announced that, in connection with its 2015 Annual Meeting of Stockholders to be held on November 6, 2015 (the 2015 Annual Meeting), its Board of Directors has issued an additional letter to Casella s stockholders.

The full text of the letter is as follows:

Dear Fellow Casella Stockholder:

For months, we have been communicating with you and sharing with you, in our own words, the substantial progress we have made over the past two and a half years in improving our financial and operating performance, refreshing our board of directors, enhancing our corporate governance practices and pursuing strategic initiatives to drive increased stockholder value. Now, three leading independent proxy advisory firms - ISS, Egan-Jones and Proxy Mosaic - have issued reports indicating that they have carefully considered Casella s substantial progress over the past two and half years and, after carefully comparing the voting alternatives, all came to the same conclusion - that Casella stockholders should vote the **WHITE** proxy card **FOR ALL** three of Casella s highly qualified and very experienced director nominees. Here, in their own words, is what three leading independent proxy advisory firms - ISS, Egan-Jones and Proxy Mosaic - are saying about Casella in support of their recommendation that Casella stockholders should vote the **WHITE** proxy card **FOR ALL** three of Casella s highly qualified and very experienced director nominees

#### Proxy Mosaic noted the following in its October 28, 2015 report:

Questioning the ultimate goals of JCP, Proxy Mosaic noted:

Perhaps the most remarkable aspect of JCP s plan for Casella is precisely how unremarkable it is. Its 100-day plan reads like a laundry list of steps that the Company has taken or will take as part of its 2012

transformation. JCP proposes that the Company review underperforming landfills and collections operations; the Company has already begun reposition[ing] assets and improve[ing] operations, while focus[ing] on operational efficiency programs. JCP s suggestion that the Company seek ways to de-lever the business immediately is not dissimilar to the Company s own efforts to reduce risk, improve the balance sheet, and increase cash flows. JCP maintains that a vote for its nominees is not a vote against the current business plan. That much is obvious, but it raises an important question: what exactly is a vote for JCP s nominees for? [Emphasis Added]

With recent shareholder returns indicating that Management s strategic transformation has been largely successful, we are left wondering: What exactly is JCP s end-game here? If its goal is to instill corporate governance changes, the Company has responded by reconstituting its board and implementing many corporate governance best practices; if its goal is to drive operational change, we would point out that the Company s new pricing strategy has already begun to expand margins, and macroeconomic conditions may create additional opportunities to enhance profitability in the future. There is still a long way to go before the transformation can be said to have been fully effectuated, but evolution, not revolution, should be the goal here.

Additionally, Proxy Mosaic recognized Casella s recent financial and operating achievements. Proxy Mosaic noted:

The Company, on the other hand, boasts strong progress that has been made since it redirected its strategy and reshuffled its management team in December 2012. The Company made a number of changes—some of which have been very recent—that have begun to deliver value. Though the changes initially took some time to bear fruit, the Company—s share price has been on a tear recently, handily beating its peers and the market as a whole.

Proxy Mosaic also took note of Casella s belief that JCP s nominees would not add any value to the Board. Proxy Mosaic indicated:

Frankly, we see little value in adding yet another director with waste management to the Board in Brett Frazier. While Mr. Frazier is certainly well-qualified, the Board is already well-stocked with industry expertise.

Commenting on why it believed that Mr. Pappas election to the Board could be potentially harmful to Casella, Proxy Mosaic noted:

[W]e believe that his election to the Board could potentially disrupt the execution of Management s strategic plan.

Ultimately, we believe that Mr. Pappas s election would present a substantial risk, and one that is not outweighed by the quality of his credentials. The Board and Management are beginning to demonstrate that they do in fact have the capacity to deliver long-term value to shareholders, and we believe that they should be given the opportunity to continue to execute on the plan that has already yielded promising results.

The choice, in our view, is a fairly clear one; the election of the Dissident simply presents an unacceptable risk of disrupting the current plan, which is thoughtfully designed and has been efficiently executed in a way that has been and should continue to be value-accretive for shareholders.

Egan-Jones noted the following in its October 27, 2015 report:

Voting FOR management s nominees and voting FOR management s proposals on the WHITE proxy card is in the best interest of Casella and its stockholders

JCP has made an insufficient case to warrant the election of its nominees to Casella s Board of Directors;

Casella has continued to execute well against its key strategies and is driving improved financial performance

Casella s Board is composed of nine highly-qualified and experienced directors, seven of whom are independent, and boasts a broad and diverse set of skills and experiences in the areas of solid waste collection, recycling, disposal services, operations, accounting, finance, mergers and acquisitions, capital markets, capital allocation, capital structure, risk management, and strategic planning

ISS noted the following in its October 24, 2015 report:

The dissident [JCP] has not made a compelling case that further change to the board continues to be warranted at this time.

The two most recent additions [William P. Hulligan and James E. O Connor], both within the past year, appear to reflect the board s commitment to chart a new course, in part, by adding credible industry expertise to the independent directors.

The current board appears to have made meaningful effort to put the company back onto a more promising path, including through reshuffling management, reassessing pricing structures, divesting underperforming assets, cost controls and focus on operational efficiency. Casella s most recent financial results also appear to support the board s assertions that its strategy is yielding improvements.

The risk of derailing the recent improvements overseen by the current board appears to outweigh the potential benefits of injecting additional, but potentially duplicative new perspective to the board. The recommendation from all three independent and very reputable proxy advisory firms that our stockholders should vote the <a href="WHITE">WHITE</a> proxy card for all our highly qualified and very experienced director nominees is another example of how third parties are taking notice of the progress that Casella is continuing to make in charting a new course and demonstrating improvements in its financial and operating performance.

# SUPPORT YOUR BOARD S HIGHLY QUALIFIED NOMINEES BY VOTING THE WHITE PROXY CARD TODAY

The upcoming Annual Meeting, which is only days away, is a significant event that could determine the future of Casella. Your vote is crucial no matter how many shares you own please vote today.

Whether or not you plan to attend the Annual Meeting, we urge you to sign, date and return the <u>WHITE</u> proxy card you recently received and vote <u>FOR ALL</u> your Board s highly qualified and very experienced nominees <u>John W. Casella, William P. Hulligan and James E. O Connor</u>. You may also vote by telephone or Internet by following the instructions on the <u>WHITE</u> proxy card.

We also urge you to discard any proxy card or voting instruction form you may receive from JCP. Even a WITHHOLD vote with respect to JCP s nominees on its proxy card will cancel any proxy previously given to Casella. If you previously signed a proxy card sent to you by JCP, you can revoke that proxy card and vote for your Board s recommended nominees by voting a new <a href="https://www.white.com/white.

On behalf of your Board of Directors, we thank you for your continued support of Casella and hope to see you at next week s Annual Meeting of Stockholders.

Sincerely,

John W. Casella

James E. O Connor

Chairman & CEO

Lead Independent Director

If you have any questions, require additional copies of Casella s proxy materials or need assistance in voting your <u>WHITE</u> proxy card, please contact our proxy solicitor at the phone numbers or email listed below:

105 Madison Avenue

#### New York, New York 10016

(212) 929-5500 (Call Collect) or Call Toll-Free (800) 322-2885

Email: proxy@mackenziepartners.com

###

Casella is being advised in connection with the proxy contest by Wilmer Cutler Pickering Hale and Dorr LLP and Morgan, Lewis & Bockius LLP. Mackenzie Partners, Inc. is serving as Casella s proxy solicitor.

#### About Casella Waste Systems, Inc.

Casella Waste Systems, Inc., headquartered in Rutland, Vermont, provides solid waste management services consisting of collection, transfer, disposal, and recycling services in the northeastern United States. For further information, investors may contact Ned Coletta, Chief Financial Officer at (802) 772-2239; media may contact Joseph Fusco, Vice President at (802) 772-2247; and anyone may visit Casella s website at <a href="http://www.casella.com">http://www.casella.com</a>.

#### **Forward-Looking Statements**

Certain matters discussed in this letter, including, but not limited to, the statements regarding preliminary financial results, are forward-looking statements intended to qualify for the safe harbors from liability established by the Private Securities Litigation Reform Act of 1995. These forward-looking statements can generally be identified as such by the context of the statements, including words such as believe, expect, anticipate, plan, may, would, intend, guidance and other similar expressions, whether in the negative or affirmative. Similarly, statements that describe the objectives, plans or goals of Casella are forward-looking. Such forward-looking statements include, but are not limited to, statements regarding the anticipated proxy contest by JCP Investment Management, LLC and the other participants in its solicitation, Casella s initiatives to improve Casella s performance and increase its growth and profitability, Casella s future operational and financial performance, Casella s actions taken or contemplated to enhance its long-term prospects and enhance value for its stockholders, Casella s efforts to execute on and implement its strategic plan, Casella s plans to simplify its business structure, Casella s actions taken or contemplated with respect to corporate and board governance, Casella s plans to improve its cash flows and reduce its risk exposure by divesting or closing operations that do not fit within its core strategy, Casella s plans to strengthen its balance sheet, promote financial flexibility and position Casella to achieve its target growth trajectory and Casella s plans to achieve its three (3) year financial objectives and to drive additional value creation for the benefit of all its stockholders. These forward-looking statements are based on current expectations, estimates, forecasts and projections and management s current beliefs and assumptions and, accordingly, are not guarantees of future performance. Such forward-looking statements, and all phases of Casella s operations, involve a number of risks and uncertainties, any one or more of which could cause actual results to differ materially from those described in Casella s forward-looking statements. There are a number of important risks and uncertainties that could cause Casella s actual events to differ materially from those indicated or implied by such forward-looking statements. These additional risks and uncertainties include, without limitation, risks related to the actions of JCP and other activist stockholders, including the amount of related costs incurred by Casella and the disruption caused to Casella s business activities by these actions and those risks detailed in Item 1A, Risk Factors in Casella s Form 10-KT for the transition period ended December 31, 2014, in its Form 10-Q for the quarterly period ended September 30, 2015 and in its subsequent filings with the Securities and Exchange Commission (\_SEC\_). Accordingly, you should not rely upon forward-looking statements as a prediction of actual results. Casella undertakes no obligation to update publicly any forward-looking statements whether as a result of new information, future events or otherwise, except as required by law.

#### **Important Information And Where To Find It**

Casella, its directors and certain of its executive officers are deemed to be participants in the solicitation of proxies from Casella s stockholders in connection with the matters to be considered at Casella s 2015 Annual Meeting of Stockholders. On September 22, 2015, Casella filed a definitive proxy statement and accompanying definitive **WHITE** proxy card with the <u>SEC</u> in connection with the solicitation of proxies from Casella stockholders in

connection with the matters to be considered at Casella s 2015 Annual Meeting of Stockholders. Information regarding the identity of participants, and their direct or indirect interests, by security holdings or otherwise, is set forth in such definitive proxy statement, including the schedules and appendices thereto. INVESTORS AND STOCKHOLDERS ARE STRONGLY ENCOURAGED TO READ THE PROXY STATEMENT, THE ACCOMPANYING WHITE PROXY CARD AND OTHER DOCUMENTS FILED BY CASELLA WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE AS THEY WILL CONTAIN IMPORTANT INFORMATION. Stockholders may obtain the definitive proxy statement, any amendments or supplements to the definitive proxy statement, the accompanying definitive WHITE proxy card, and any other documents filed by Casella with the SEC for no charge at the SEC s website at www.sec.gov. Copies are also available at no charge at the Investor Relations section of Casella s corporate website at www.casella.com, by writing to Casella s Corporate Secretary at Casella Waste Systems, Inc., 25 Greens Hill Lane, Rutland, VT 05701, or by calling Casella s Corporate Secretary at (802) 772-2257.

#### **CONTACTS**

(212) 687-8080

Investors:
Ned Coletta
Chief Financial Officer
(802) 772-2239
Media:
Joseph Fusco
Vice President
(802) 772-2247
OR
Mark Harnett/Zachary Tramonti
Sard Verhinnen & Co