SeaSpine Holdings Corp Form SC 13G February 08, 2017

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

SEASPINE HOLDINGS CORPORATION

(Name of Issuer)

Common Stock, \$0.01 par value per share (Title of Class of Securities)

81255T 108 (CUSIP Number)

December 31, 2016 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

oRule 13d-1(b)

x Rule 13d-1(c)

oRule 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).

```
Names of reporting persons
1
  Richard E. Caruso, Ph.D.
  Check the appropriate box if a
  member of a group
  (a)x(b)
3 SEC use only
  Citizenship or place of
  organization
  United States
         Sole voting power
Numbe 5
         30,877*
of
         Shared voting power
shares
benefictally
         2,029,229*
owned
         Sole dispositive power
by
each 7
reporting 30,877*
         Shared dispositive power
person
with
      8
         2,029,229*
  Aggregate amount beneficially
owned by each reporting person
  2,060,106
  Check if the aggregate amount in
10 Row (9) excludes certain shares
  Not Applicable
  Percent of class represented by
amount in Row 9
  18.36%
  Type of reporting person
12
  IN
```

Includes 15,420 shares of common stock that may be acquired upon exercise of options as of or within 60 days of *February 1, 2017. Dr. Caruso disclaims beneficial ownership of the shares owned by Tru St Partnership LP, Provco Leasing Corporation and The Uncommon Individual Foundation as described in this Schedule 13G.

```
Names of reporting persons
1
  Tru St Partnership LP
  Check the appropriate box if a
  member of a group
  (a)x(b)
3 SEC use only
  Citizenship or place of
  organization
  Pennsylvania
         Sole voting power
Numbe 5
of
shares
         Shared voting power
beneficeally
         1,997,068
owned
         Sole dispositive power
by
each 7
reporting 0
         Shared dispositive power
person
with 8
         1,997,068
  Aggregate amount beneficially
9 owned by each reporting person
  1,997,068
  Check if the aggregate amount in
Row (9) excludes certain shares
  Not Applicable
  Percent of class represented by
amount in Row 9
  17.82%
  Type of reporting person
12
  PN
```

```
Names of reporting persons
1
  Provco Leasing Corporation
  Check the appropriate box if a
  member of a group
  (a)x(b)
3 SEC use only
  Citizenship or place of
  organization
  Delaware
         Sole voting power
Numbe 5
         7,779
of
shares
         Shared voting power
beneficeally
         1,997,068
owned
         Sole dispositive power
by
each 7
reporting 7,779
         Shared dispositive power
person
with 8
         1,997,068
  Aggregate amount beneficially
owned by each reporting person
  2,004,847
  Check if the aggregate amount in
Row (9) excludes certain shares
  Not Applicable
  Percent of class represented by
amount in Row 9
  17.89%
  Type of reporting person
12
```

CO

```
Names of reporting persons
  The Uncommon Individual
  Foundation
  Check the appropriate box if a
  member of a group
  (a)x(b)
3 SEC use only
  Citizenship or place of
  organization
  Pennsylvania
         Sole voting power
Numbes 5
of
         Shared voting power
shares
benefictally
owned
         24,382
by
         Sole dispositive power
each 7
reporting 0
person
         Shared dispositive power
with 8
         24,382
  Aggregate amount beneficially
9 owned by each reporting person
  24,382
  Check if the aggregate amount in
10 Row (9) excludes certain shares
  Not Applicable
  Percent of class represented by
amount in Row 9
  0.21%
  Type of reporting person
12
```

CO

ITEM 1. (a) Name of Issuer:

SeaSpine Holdings Corporation (the "Issuer")

(b) Address of Issuer's Principal Executive Offices:

5770 Armada Drive, Carlsbad, California, 92008

ITEM 2. (a) Name of Person Filing:

See (c) below.

(b) Address or Principal Business Office:

See (c) below.

(c) Citizenship of each Reporting Person is:

Richard E. Caruso Ph.D. 795 East Lancaster Ave., Suite 200 Villanova, Pennsylvania 19085 United States citizen

Tru St Partnership LP 795 East Lancaster Avenue, Suite 200 Villanova, Pennsylvania 19085 Pennsylvania limited partnership

Provco Leasing Corporation 1105 N. Market Street, Suite 602 Wilmington, Delaware 19810 Delaware corporation

The Uncommon Individual Foundation 795 East Lancaster Ave, Suite 204 Villanova, Pennsylvania 19085 Pennsylvania corporation

(d) Title of Class of Securities:

Common Stock, \$0.01 par value per share ("Common Stock").

(e) CUSIP Number: 81255T 108

ITEM 3.

Not applicable.

ITEM 4. Ownership

(a) Amount beneficially owned: As of December 31, 2016, Dr. Caruso may be deemed the beneficial owner of 2,060,106 shares of common stock. He individually holds 15,457 shares and holds options to purchase 15,420 shares of common stock that are exercisable within 60 days of February 1, 2017. Tru St Partnership LP ("Tru St") may be deemed the beneficial owner of 1,997,068 shares of common stock. Dr. Caruso is the president and sole director of Provco Leasing Corporation ('Provco Leasing"). Provco Leasing is the corporate general partner of Tru St. Provco Leasing is also the beneficial owner of 2,004,847 shares of common stock. The Uncommon Individual Foundation is the beneficial owner of 24,382 shares of common stock as of December 31, 2016. Dr. Caruso is the founder and chief executive officer of The Uncommon Individual Foundation. Dr. Caruso disclaims beneficial ownership of shares held by Tru St, Provco Leasing

and The Uncommon Individual Foundation. Percent of class: Based on 11,205,282 shares of the Issuer's common stock outstanding as publicly reported on November 10, 2016 on the Issuer's Form 10-Q for the third quarter ended September 30, 2016, Dr. Caruso may be deemed the beneficial owner of 18.36% of the Issuer's common

- (b) stock; Tru St, may be deemed the beneficial owner of 17.82% of the Issuer's common stock; Provco Leasing may be deemed the beneficial owner of 17.89% of the Issuer's common stock and The Uncommon **Individual Foundation** may be deemed the beneficial owner of 0.21% of the Issuer's common stock as of December 31, 2016. The Reporting Persons have the power to vote
- (c) or dispose of the number of shares as follows:
 - (i) Sole power to vote or direct the vote. Dr. Caruso may be deemed to have sole power to vote or direct the vote of 30,877 shares of common stock based on his

ownership of

15,457 shares

and options

to purchase

15,420 shares

of common

stock that are

exercisable

within 60

days of

February 1,

2017.

(ii) Shared power

to vote or

direct the

vote. As of

December

31, 2016, Dr.

Caruso, Tru

St, Provco

Leasing and

The

Uncommon

Individual

Foundation

may be

deemed to

share the

power to vote

or direct the

vote with

respect to

2,029,229

shares of

common

stock. Dr.

Caruso and

Tru St may

be deemed to

share the

power to vote

or direct the

vote with

respect to

1,997,068

shares of

common

stock. Dr.

Caruso and

Provco

Leasing may

be deemed to

share the

power to vote

or direct the

vote with

respect to

1,997,068

shares of

common

stock. Dr.

Caruso and

The

Uncommon

Individual

Foundation

may be

deemed to

share the

power to vote

or direct the

vote with

respect to

24,382 shares

of common

stock as of

December

31, 2016.

(iii) Sole power to

dispose or

direct the

disposition.

Dr. Caruso

has sole

power to

dispose or

control the

disposition of

30,877 shares

of common

stock based

on his

ownership of

15,457 shares

and options

to purchase

15,420shares

of common

stock that are

exercisable

within 60

days of

February 1,

2017.

(iv) Shared power

to dispose or

direct the

disposition.

As of

December

31, 2016, Dr.

Caruso, Tru

St Provco

Leasing and

The

Uncommon

Individual

Foundation

may be

deemed to

have shared

power to

dispose of or

shared power

to direct the

disposition of

2,029,229

shares of

common

stock. Dr.

Caruso and

Tru St may

be deemed to

have shared

power to

dispose of or

shared power

to direct the

disposition of

1,997,068

shares of

common

stock. Dr.

Caruso and

Provco

Leasing may

be deemed to

have shared

power to

dispose of or

shared power

to direct the

disposition of

1,997,068

shares of

common

stock. Dr.

Caruso and

The

Uncommon

Individual

Foundation

may be

deemed to

have shared

power to

dispose of or

direct the

disposition of

24,382 shares

of common

stock as of

December

31, 2016.

ITEM 5. Ownership of Five Percent or Less of a Class

Not applicable.

Ownership of More than

ITEM 6. Five Percent on Behalf of

Another Person

Not applicable.

Identification and

Classification of the

ITEM 7. Subsidiary Which Acquired the Security Being

Reported on By the Parent

Holding Company

Not applicable.

Identification and

ITEM 8. Classification of Members

of the Group

See Exhibit 99.1

below.

ITEM 9. $\frac{\text{Notice of Dissolution of}}{\text{Group}}$

Not applicable.

ITEM 10. Certification

By signing

below I

certify that,

to the best

of my

knowledge

and belief,

the

securities

referred to

above were

not acquired

and are not

held for the

purpose of

or with the

effect of

changing or

influencing

the control

of the issuer

of the

securities

and were

not acquired

and are not

held in

connection

with or as a

participant

in any

transaction

having that

purpose or

effect, other

than

activities

solely in

connection

with a

nomination

under §

240.14a-11.

SIGNATURE

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

Date: February 8, 2017

By: /s/ Richard E. Caruso

Name: Richard E. Caruso, Ph.D.

TRUST PARTNERSHIP LP

By: /s/ Richard E. Caruso, Ph.D.

Its: President

PROVCO LEASING CORPORATION

By: /s/ Richard E. Caruso, Ph.D.

Its: President

THE UNCOMMON INDIVIDUAL FOUNDATION Proceedings of the Common Physics of the Common Physi

By: /s/ Richard E. Caruso, Ph.D.

Its: President

LIST OF EXHIBITS

Exhibit

No. Description

99.1 Group Members

99.2 Joint Filing Agreement