#### **CROATTI CYNTHIA**

Form 4

February 15, 2011

### FORM 4

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

OMB Number: 3235-0287

Check this box if no longer subject to Section 16.

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Expires: January 31, 2005
Estimated average

0.5

**OMB APPROVAL** 

Section 16.
Form 4 or
Form 5
obligations
may continue.
See Instruction

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(h) of the Investment Company Act of 1940

burden hours per response...

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person CROATTI RONALD D	2. Issuer Name <b>and</b> Ticker or Trading Symbol	5. Relationship of Reporting Person(s) to Issuer				
	UNIFIRST CORP [UNF]	(Check all applicable)				
(Last) (First) (Middle)	3. Date of Earliest Transaction					
	(Month/Day/Year)	X DirectorX 10% Owner				
C/O UNIFIRST	02/14/2011	_X_ Officer (give title Other (specify				
CORPORATION, 68 JONSPIN		below) below) President and CEO				
ROAD		Fresident and CEO				
(Street)	4. If Amendment, Date Original	6. Individual or Joint/Group Filing(Check				
WILMINGTON MA 01007	Filed(Month/Day/Year)	Applicable Line)  Form filed by One Reporting Person  X Form filed by More than One Reporting				

Person

#### WILMINGTON, MA 01887

(City)	(State)	${\bf (Zip)} \qquad \qquad {\bf Table~I-Non-Derivative~Securities~Acquired, Disposed~of, or~Beneficially~Owned}$								
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securit coor Dispos (Instr. 3,	sed of	` ′	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	02/14/2011		S	599 (1)	D	\$ 57.19	217,401 (2)	I	By Trust	
Common Stock	02/14/2011		S	300 (1)	D	\$ 57.1901	217,101 (2)	I	By Trust	
Common Stock	02/14/2011		S	100 (1)	D	\$ 57.21	217,001 (2)	I	By Trust	
Common Stock	02/14/2011		S	1 (1)	D	\$ 57.28	217,000 (2)	I	By Trust	
Common Stock	02/14/2011		S	300 (1)	D	\$ 57.16	216,700 (2)	I	By Trust	

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Common Stock         02/14/2011         S         893 @ 10	Common Stock	02/14/2011	S	700 (1)	D	\$ 57.1601	216,000 (2)	I	By Trust
Stock         02/14/2011         S         7 20         D         \$57.170         215,000 20         I         By Trust           Common Stock         02/14/2011         S         100 20         D         \$57.17         215,000 20         I         By Trust           Class B Common Stock         132,792 30         I         By Trust           Class B Common Stock         1,021,748 (4) 50         I         By Partnership           Class B Common Stock         1,933,885 (5) 60         I         By Partnership           Common Stock         1,093,528 (7)         D         D           Class B Common Stock         2         2         2         3         154,200 (7)         D           Class B Common Stock         2         2         2         2         3         154,200 (7)         D           Class B Common Stock         2         2         2         2         3         3         2         2           Common Stock         2         2         2         2         3         3         3         3         3         3         4         3         4         3         4         3         4         3         4         3         4         3		02/14/2011	S	893 (1)	D	\$ 57.16	215,107 (2)	I	By Trust
Stock         02/14/2011         S 100 20 B \$ \$7.17   215,000 20 B \$ \$7.17   215,000 20 B \$ \$7.10   215,000 20 B \$ \$7.1		02/14/2011	S	7 (1)	D	\$ 57.163	215,100 (2)	I	By Trust
Common Stock         4,374 20		02/14/2011	S	100 (1)	D	\$ 57.17	215,000 (2)	I	By Trust
Common Stock         132,792 3 I By Trust           Class B Common Stock         1,021,748 (4) (5) I By Partnership           Class B Common Stock         1,933,885 (5) (6) I By Partnership           Common Stock         154,200 (7) D         D           Class B Common Stock         1,093,528 D         D           Class B Common Stock         950 (8) I By LLC           Common Stock         68,534 (9) I By LLC           Common Stock         48,000 (10) I By Trust           Class B Common Stock         12,000 (11) I By Trust	Common						4,374 (2)	I	By Trust
Common Stock         1,021,148 (4) (5)         I         By Partnership           Class B Common Stock         1,933,885 (5) (6)         I         By Partnership           Common Stock         154,200 (7)         D         D           Class B Common Stock         1,093,528 (7)         D         D           Common Stock         950 (8)         I         By LLC           Common Stock         68,534 (9)         I         By LLC           Class B Common Stock         48,000 (10)         I         By Trust           Common Stock         12,000 (11)         I         By Trust           Class B Common Stock         9,574 (12)         I         By Trust	Common						132,792 (3)	I	By Trust
Common Stock         1,933,885 (5) (6)         I         By Partnership           Common Stock         154,200 (7)         D         D           Class B Common Stock         1,093,528 (7)         D         D           Common Stock         950 (8)         I         By LLC           Common Stock         68,534 (9)         I         By LLC           Class B Common Stock         48,000 (10)         I         By Trust           Common Stock         12,000 (11)         I         By Trust           Class B Common         9,574 (12)         I         By Trust	Common							I	· ·
Stock         154,200 0 1	Common							I	~
Common Stock         1,093,528 (7)         D           Common Stock         950 (8)         I         By LLC           Common Stock         68,534 (9)         I         By LLC           Class B Common Stock         48,000 (10)         I         By Trust           Common Stock         12,000 (11)         I         By Trust           Class B Common         9,574 (12)         I         By Trust							154,200 (7)	D	
Stock       950 60       I       By LLC         Common Stock       68,534 (9)       I       By LLC         Class B Common Stock       48,000 (10)       I       By Trust         Common Stock       12,000 (11)       I       By Trust         Class B Common       9,574 (12)       I       By Trust	Common							D	
Stock       68,534 (2) I By LLC         Class B       48,000 (10) I By Trust         Stock       12,000 (11) I By Trust         Common Stock       12,000 (11) I By Trust         Class B       9,574 (12) I By Trust         Common       9,574 (12) I By Trust							950 (8)	I	By LLC
Common Stock       48,000 (10) I By Trust         Common Stock       12,000 (11) I By Trust         Class B Common       9,574 (12) I By Trust							68,534 <u>(9)</u>	I	By LLC
Stock       12,000 (11) I By Trust         Class B       9,574 (12) I By Trust	Common						48,000 (10)	I	By Trust
Common 9,574 <u>(12)</u> I By Trust							12,000 (11)	I	By Trust
	Common						9,574 (12)	I	By Trust

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 required to respond unless the form displays a currently valid OMB control number.

(9-02)

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

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title	and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	onNumber	Expiration D	ate	Amoun	t of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underly	ying	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securit	ies	(Instr. 5)	Bene
	Derivative				Securities			(Instr. 3	3 and 4)		Own
	Security				Acquired						Follo
	•				(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
									A manuat		
									Amount		
						Date	Expiration		Or Number		
						Exercisable	Date		Number		
				C + V	(A) (D)				of		
				Code V	(A) (D)				Shares		

# **Reporting Owners**

Reporting Owner Name / Address	Relationships							
Topy to the Time Time Time Time	Director	10% Owner	Officer	Other				
CROATTI RONALD D C/O UNIFIRST CORPORATION 68 JONSPIN ROAD WILMINGTON, MA 01887	X	X	President and CEO					
CROATTI CYNTHIA C/O UNIFIRST CORPORATION 68 JONSPIN ROAD WILMINGTON, MA 01887	X	X	Executive VP and Treasurer					

# **Signatures**

/s/ David Whitman, Attorney-in-Fact

02/15/2011

\*\*Signature of Reporting Person

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).
- Represents shares sold by The Marie Croatti QTIP Trust pursuant to a Rule 10b5-1 sales plan. Ronald D. Croatti and Cynthia Croatti are trustees of The Marie Croatti QTIP Trust. Ronald D. Croatti and Cynthia Croatti disclaim beneficial ownership of **(1)** these reported securities, except to the extent of each individual's pecuniary interest therein, and this report shall not be deemed an admission that either of such individuals is the beneficial owner of these securities for purposes of Section 16 or any other
- Represents shares owned directly by The Marie Croatti QTIP Trust. Ronald D. Croatti and Cynthia Croatti are trustees of The Marie Croatti QTIP Trust. Ronald D. Croatti and Cynthia Croatti disclaim beneficial ownership of these reported securities, **(2)** except to the extent of each individual's pecuniary interest therein, and this report shall not be deemed an admission that either of such individuals is the beneficial owner of these securities for purposes of Section 16 or any other purpose.

Reporting Owners 3

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- Ronald D. Croatti is a trustee of certain trusts, which as of the date of filing this report, each directly owns a portion of these reported securities. Ronald D. Croatti disclaims beneficial ownership of these reported securities, except to the extent of his pecuniary interest therein, and this report shall not be deemed an admission that he is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- Represents shares owned directly by The Red Cat Limited Partnership, a 10% beneficial owner of the issuer, and indirectly by each of Red Cat Management Associates, Inc., Ronald D. Croatti and Cynthia Croatti. Red Cat Management Associates, Inc. is the general partner of The Red Cat Limited Partnership. Ronald D. Croatti and Cynthia Croatti are officers, directors and shareholders of Red Cat Management Associates, Inc. Ronald D. Croatti is the beneficiary, but not a trustee, of a trust holding a limited partnership interest in The Red Cat Limited Partnership. Cynthia Croatti is a trustee or beneficiary of certain trusts which hold limited partnership interests in The Red Cat Limited Partnership.
- Each of the aforementioned reporting persons disclaims beneficial ownership of these reported securities, except to the extent of his, her or its pecuniary interest therein, and this report shall not be deemed an admission that such reporting person is the beneficial owner of these securities for purposes of Section 16 or any other purpose.

Represents shares owned directly by The Queue Limited Partnership and indirectly by each of Queue Management Associates, Inc., Ronald D. Croatti, Cynthia Croatti and Cecelia Levenstein. Queue Management Associates, Inc. is the general partner of The Queue Limited Partnership. Ronald D. Croatti and Cynthia Croatti are officers, directors and shareholders of Queue Management Associates, Inc., and Cecelia Levenstein is a director and shareholder of Queue Management Associates, Inc. Ronald D. Croatti is a beneficiary, but not a trustee, of a trust holding a limited partnership interest in The Queue Limited Partnership. Cynthia Croatti and Cecelia Levenstein are trustees or beneficiaries of various trusts which hold limited partnership interests in The Queue Limited Partnership.

(7) Represents shares owned directly by Ronald D. Croatti.

**(6)** 

- Represents shares owned indirectly by Ronald D. Croatti as the manager of a limited liability company, MMC Trust LLC.

  Ronald D. Croatti disclaims beneficial ownership of these reported securities, except to the extent of his pecuniary interest therein, and this report shall not be deemed an admission that he is the beneficial owner of these securities for purposes of Section 16 or any other purpose.
- Cynthia Croatti is the manager of Trilogy Investment Partners LLC, which as of the date of filing this report, directly owns the reported securities. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, and this report shall not be deemed an admission that she is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- Cynthia Croatti is a trustee of The Samuel E. Brown Gallo Trust 1989 and The Nicholas C. Brown Gallo Trust 1989, which as of the date of filing this report, each directly owns a portion of these reported securities. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, and this report shall not be deemed an admission that she is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- Cynthia Croatti is a trustee of The Monica Levenstein Gallo Trust 1989, which as of the date of filing this report, directly owns the reported securities. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, and this report shall not be deemed an admission that she is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- Cynthia Croatti is a trustee of The Ronald D. Croatti Non-GST Trust 2006, which as of the date of filing this report, directly owns the reported securities. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, and this report shall not be deemed an admission that she is the beneficial owner of these securities for purposes of Section 16 or any other purpose.

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