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

OMB APPE	KOVAL
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)  1. Name and Address of Reporting Person *-			2. Issuer Name and Ticker or Trading Symbol						5.	5. Relationship of Reporting Person(s) to Issuer						
GELDNER CARRIE A  (Last) (First) (Middle) 3200 NORTHLINE AVENUE, SUITE 360 (Street)  GREENSBORO, NC 27408			-	2. Issuer Name and Ticker or Trading Symbol TANGER FACTORY OUTLET CENTERS INC [SKT]						NC _	(Check all applicable)  Director 10% Owner  Vofficer (give title below) Other (specify below)  SVP Marketing, CMO					
				3. Date of Earliest Transaction (Month/Day/Year) 02/12/2013												
			4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City	")	(State)	(Zip)			Ta	ble I - I	Non-Deri	vative Secu	rities	Acquire	ed, Disposed	l of, or Ben	eficially Ow	ned	
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date any (Month/Day/Y		ate, if	3. Transaction Code (Instr. 8)		4. Securities A (A) or Dispose (Instr. 3, 4 and		f (D) O	5. Amount of Securities Bo Owned Following Reporte Transaction(s) (Instr. 3 and 4)		ed	6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership	
				(111011111)	<i>- u y y</i>	10)	Code	· V A		(a) or (b)	Price		or Indirection (I)		or Indirect	
Common	Stock		02/12/2013				A		5,914 A		\$ 0 3	1,918			D	
Reminder: I	Report on a s	separate line for each	h class of securities	beneficia	lly o	wned di	irectly o	Person contair	s who res ned in this	form	n are no	•	to respon	d unless th		1474 (9-02
Reminder: I	Report on a s	separate line for each	Table II - 1	Derivativ	ve Se	curities	s Acqui	Person contair form di	is who res ned in this isplays a co	form urre	n are no ntly val ficially (	ot required lid OMB co	to respon	d unless th		1474 (9-02)
1. Title of Derivative Security (Instr. 3)	2. Conversion	3. Transaction	Table II - I ( 3A. Deemed Execution Date, if	Derivativ e.g., puts 4. Transac Code	ve Se s, cal	curities ls, war	s Acquirants, on the factor of	Person contair form di	ns who res ned in this isplays a coosed of, or lonvertible se ercisable tion Date	Benefecurit	n are no ntly val ficially C ties)	ot required lid OMB co Owned  Amount of Securities	to respon ntrol num	d unless th	of 10. Owners Form o Derivat Security Direct ( or Indir	11. Nat of India Benefit Owners: (Instr. 4
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - I ( 3A. Deemed Execution Date, if	Derivativ e.g., puts 4. Transac Code	ve Se s, cal	5. Nun of Deriva Securit Acquir (A) or Dispos of (D) (Instr.	s Acquirants, on the factor of	Person contain form di form di form di form di form di form di formations, con formation di form	is who respectively a consequence of the second of the sec	Benefecurit 7. T Und (Ins	n are no ntly val ficially C ties) Fitle and derlying str. 3 and	ot required lid OMB co Owned  Amount of Securities	8. Price of Derivative Security	9. Number Derivative Securities Beneficiall Owned Following Reported Transactior	of 10. Owners Form o Derivat Security Direct ( or Indir (s) (I)	11. Nation of India Benefit Owner (Instr.

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
GELDNER CARRIE A					
3200 NORTHLINE AVENUE, SUITE 360			SVP Marketing, CMO		
GREENSBORO, NC 27408					

# **Signatures**

/s/ James F. Williams, attorney-in-fact for Ms Geldner	02/14/2013
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).
- (1) Represents a grant of restricted shares approved by the Company's Board of Directors on February 12, 2013 under the Company's Amended and Restated Incentive Award Plan. The restricted shares vest and the restrictions cease to apply on twenty percent of the award on each February 28th over a five year period beginning February 28, 2014.
- Represents performance shares which may convert, into an equivalent number of restricted common shares of the Company based on the Companys share price appreciation inclusive of all dividends (TRS), and its TRS relative to its peer group, over the three-year measurement period from January 1, 2013 through December 31, 2015. The share price targets will be reduced on a dollar-for-dollar basis with respect to any dividend payments made during the measurement period. The number of restricted shares earned shall in no event exceed the product of(a) the performance shares granted and (b) \$42.04.

With respect to 70% of the performance shares, 33.33% of this portion of the award will be earned if the Company's aggregate TRS equals 25% over the three-year measurement

- period, 66.67% of the award will be earned if the Company's TRS equals 30%, and 100% of this portion of the award will be earned if the Company's TRS equals 35% or higher. With respect to 30% of the performance shares, 33.33% of this portion of the award will be earned if the Company's TRS is in the 50th percentile of its peer group over the three-year measurement period, 66.67% of this portion of the award will be earned if the Company's TRS is in the 60th percentile of its peer group during this period, and 100% of this portion of the award will be earned if the Company's TRS is in the 70th percentile of its peer group or greater during this period. The performance shares will convert on a pro-rata basis by linear interpolation between share price appreciation thresholds
- (4) Any restricted common shares earned on December 31, 2015 are subject to a time based vesting schedule. 50% of the shares will vest on January 4, 2016 and the remaining 50% will vest on January 3, 2017, contingent upon continued employment with the Company through the vesting dates.

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.