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

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 1)

HENRY SCHEIN, INC. (Name of issuer)

Common Stock, par value \$0.01 per share (Title of class of securities)

8064707102 (CUSIP number)

* 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).

- 1 NAME OF REPORTING PERSON Marion Bergman
 - S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) []
 - (b) [x]

- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION United States

NUMBER OF 5 SOLE VOTING POWER 0
SHARES
BENEFICIALLY 6 SHARED VOTING POWER 1,238,120

	OWNED BY EACH REPORTING PERSON WITH	7 SOLE DISPOSITIVE POWER 0 8 SHARED DISPOSITIVE POWER 1,238,120
9	AGGREGATE 1,238,120	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	CHECK BOX CERTAIN S	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES HARES* [x]
11	PERCENT 0 5.6	F CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	TYPE OF R IN	EPORTING PERSON*
		*SEE INSTRUCTIONS BEFORE FILLING OUT
Item	1(a).	Name of Issuer:
"Com	The name pany").	of the Issuer is Henry Schein, Inc. (the
Item	1(b).	Address of Issuer's Principal Executive Offices:
135		ss of the Company's principal executive office is d, Melville, New York 11747.
Item	2(a).	Name of Person Filing:
	The name	of the person filing is Marion Bergman.
	2(b). dence:	Address of Principal Business Office or, if None,
	Sussex Che	ss of Ms. Bergman's principal business office is st Physicians, LLP, 73 South Ocean Avenue, Box e, New York 11772.
Item	2(c).	Citizenship:
	Ms. Bergm	an is a United States citizen.
Item	2(d).	Title of Class of Securities
per	This Sche share ("Co	dule relates to the Common Stock, par value \$.01 mmon Stock") of the Company.
Item	2(e).	CUSIP Number:
	The CUSIP	number of the Common Stock is 806407102.
		his statement is filed pursuant to Rule 13d-1(b), heck whether the person filing is a: Not Applicable
	(a) []	Broker or Dealer registered under Section 15 of the Act
	(p) []	Bank as defined in section 3(a)(6) of the Act
	(c) []	Insurance Company as defined in section 3(a)(19) of the Act
	(d) []	Investment Company registered under section 8 of the Investment Company Act
	(e) []	Investment Advisor registered under section 203 of

-ha	Investment	Advicare	\ct	٥f	10/0
ne	Invesiment	Anvisors	AC: I	$^{\circ}$	1940

- (g) [] Parent Holding Company, in accordance with 240.13d-1(b)(1)(ii)(G) (Note: See Item 7)
- (h) [] Group, in accordance with 240.13d-1(b)(1)(ii)(H)

Item 4. Ownership

As of December 31, 1996, Ms. Bergman was the beneficial owner of 1,238,120** shares of Common Stock, which represents 5.6% of the class. As of December 31, 1996, Ms. Bergman shared the power to vote, or direct the vote of, and dispose, or direct the disposition of, 1,238,120 shares of Common Stock in her capacity as co-trustee of trusts established by Stanley M. Bergman under Trust Agreements dated September 14, 1994, April 14, 1995 and June 11, 1996 (the "Trusts").

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.

Leslie F. Bergman, as co-trustee of the Trusts, and the Trusts shared the right with Ms. Bergman to direct the receipt of dividends from, or the proceeds from the sale of, the 1,238,120 shares of Common Stock.

Does not include (i) 201,065 shares of Common Stock owned by Ms. Bergman's husband, Stanley M. Bergman, (ii) 2,907,820 shares of Common Stock which Ms. Bergman's husband, Stanley M. Bergman, shares the power to vote, or direct the vote of, in his capacity as voting trustee under two voting trust agreements, and (iii) 3,919,265 shares of Common Stock (other than the shares included in Item 4) held by certain other stockholders of the Company that are subject to the Amended and Restated HSI Agreement ("HSI Agreement"), dated as of February 16, 1994, between certain of the Company's stockholders and the Company, which generally provides that (a) the Voting Trust under agreement dated September 30, 1994 among certain stockholders of the Company and Stanley M. Bergman, as voting trustee (the "Voting Trust"), Pamela Schein, the Trust established by Pamela Joseph under Trust Agreement dated February 14, 1994, Marvin H. Schein, Stanley M. Bergman, Martin Sperber, James P. Breslawski, and Steven Paladino, (b) the spouse (or former spouse), children, grandchildren or direct lineal descendants of, or parents of, any of the persons in (a), (c) any estate of the persons in (b), (d) any executor, guardian, committee, or other fiduciary acting in such capacity (and the estates and trusts for which they so act) solely on behalf or for the benefit of any person referred to in (a) or (b), and (e) any entity owned exclusively by any person referred to in (a) and/or the individuals or entities referred to in (b), (c) or (d), must vote all shares of the Company's voting securities over which they have voting control for the Company's nominees to the Board of Directors, which nominees are selected in part by each of Stanley M. Bergman, Marvin H. Schein, Pamela Joseph, and Pamela Schein. Pursuant to the HSI Agreement, Stanley M. Bergman, Marvin H. Schein, Pamela Joseph, and Pamela Schein will each select a certain number of nominees for the Company's Board of Directors in accordance with the HSI Agreement until the earlier of the termination of the Voting Trust or January 1, 1999, subject to extension under certain conditions to January 1, 2004, unless certain changes occur in Marvin Schein's ownership of Common Stock or other changes occur in the Company's management. Currently, Mr. Schein, Ms. Joseph, and Ms. Schein are entitled to select one nominee each to the Board of Directors and Mr. Bergman is entitled to select the remaining nominees to the Board of Directors. Ms. Bergman disclaims beneficial ownership of such shares.

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 $$\operatorname{\textsc{Group}}$$

Not applicable.

Item 9. Notice of Dissolution of the Group

Not applicable.

Item 10. Certification

Not applicable.

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 14, 1997

/s/Marion Bergman Marion Bergman

OMB APPROVAL

OMB Number: 3235-0145 Expires: September 31, 1994 Estimated Average Burden hours per response: 14.90

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. [____])

> HENRY SCHEIN, INC. (Name of issuer)

Common Stock, par value \$0.01 per share (Title of class of securities)

> 8064707102 (CUSIP number)

Check the following box if a fee is being paid with this statement [x]. (A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

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).

- NAME OF REPORTING PERSON Marion Bergman
 - S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
- CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) []
 - (b) [x]

- SEC USE ONLY
- CITIZENSHIP OR PLACE OF ORGANIZATION **United States**

NUMBER OF SOLE VOTING POWER SHARES

BENEFICIALLY 6 SHARED VOTING POWER 1,456,785

OWNED BY

	EACH REPORTING PERSON WITH	7	SOLE DISPOSITIVE POWER	0	
		8	SHARED DISPOSITIVE POWER	1,456,785	
9	AGGREGATE 1,456,785		BENEFICIALLY OWNED BY EACH REP	ORTING PERSON	
10	CHECK BOX CERTAIN S		AGGREGATE AMOUNT IN ROW (9) EX	CLUDES [x]	
11	PERCENT 0 8.0%	F CLASS	REPRESENTED BY AMOUNT IN ROW (9)	
12	TYPE OF R IN	EPORTING	PERSON*		
		*SEE IN	STRUCTIONS BEFORE FILLING OUT!		
Item	1(a).	Name of	Issuer:		
"Com	The name pany").	of the I	ssuer is Henry Schein, Inc. (t	he	
Item	1(b).	Address	of Issuer's Principal Executi	ve Offices:	
The address of the Company's principal executive office is 135 Duryea Road, Melville, New York 11747.					
Item	2(a).	Name of	Person Filing:		
	The name	of the p	erson filing is Marion Bergman		
	2(b). dence:	Address	of Principal Business Office	or, if None,	
The address of Ms. Bergman's principal business office is c/o Sussex Chest Physicians, LLP, 73 South Ocean Avenue, Box 2390, Patchogue, New York 11772.					
Item	2(c).	Citizen	ship:		
	Ms. Bergm	an is a	United States citizen.		
Item	2(d).	Title o	f Class of Securities		
This Schedule relates to the Common Stock, par value \$.01 per share ("Common Stock") of the Company.					
Item	2(e).	CUSIP N	umber:		
The CUSIP number of the Common Stock is 806407102.					
Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b), check whether the person filing is a: Not Applicable					
	(a) []	Broker the Act	or Dealer registered under Sec	tion 15 of	
	(b) []	Bank as	defined in section 3(a)(6) of	the Act	
	(c) []	Insuran of the	ce Company as defined in secti Act	on 3(a)(19)	
	(d) []		ent Company registered under s estment Company Act	ection 8 of	

(e)	[]	Investment Advisor registered under section 203 of the Investment Advisors Act of 1940
(f)	[]	Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund; see Sec. 240.13d-1(b)(1)(ii)(F)
(g)	[]	Parent Holding Company, in accordance with Sec. 240.13d-1(b)(1)(ii)(G) (Note: See Item 7)
(h)	[]	Group, in accordance with Sec. 240.13d-1(b)(1)(ii)(H)

Item 4. Ownership

As of December 31, 1995, Ms. Bergman was the beneficial owner of 1,456,785 shares of Common Stock, which represents 8.0% of the class. As of December 31, 1995, Ms. Bergman shared the power to vote, or direct the vote of, and dispose, or direct the disposition of, 1,456,785 shares of Common Stock in her capacity as co-trustee of trusts established by Stanley M. Bergman under Trust Agreements dated September 15, 1994 and April 14, 1995 (the "Trusts").

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.

Does not include (i) 9,900 shares of Common Stock owned by Ms. Bergman's husband, (ii) 3,981,423.13 shares of Common Stock which Ms. Bergman's husband shares the power to vote, or direct the vote of, in his capacity as voting trustee under two voting trust agreements, and (iii) 9,940,087.03 shares of Common Stock (other than the shares included in Item 4) held by certain other stockholders of the Company that are subject to the Amended and Restated HSI Agreement ("HSI Agreement"), dated as of February 16, 1994, between certain of the Company's stockholders and the Company, which generally provides that (a) the Voting Trust under agreement dated September 30, 1994 among certain stockholders of the Company and Stanley M. Bergman, as voting trustee (the "Voting Trust"), Pamela Schein, the Trust established by Pamela Joseph under Trust Agreement dated February 14, 1994, Marvin H. Schein, Stanley M. Bergman, Martin Sperber, James P. Breslawski, and Steven Paladino, (b) the spouse (or former spouse), children, grandchildren or direct lineal descendants of, or parents of, any of the persons in (a), (c) any estate of the persons in (b), (d) any executor, guardian, committee, or other fiduciary acting in such capacity (and the estates and trusts for which they so act) solely on behalf or for the benefit of any person referred to in (a) or (b), and (e) any entity owned exclusively by any person referred to in (a) and/or the individuals or entities referred to in (b), (c) or (d), must vote all shares of the Company's voting securities over which they have voting control for the Company's nominees to the Board of Directors, which nominees are selected in part by each of Stanley M. Bergman, Marvin H. Schein, Pamela Joseph, and Pamela Schein. Pursuant to the HSI Agreement, Stanley M. Bergman, Marvin H. Schein, Pamela Joseph, and Pamela Schein will each select a certain number of nominees for the Company's Board of Directors in accordance with the HSI Agreement until the earlier of the termination of the Voting Trust or January 1, 1999, subject to extension under certain conditions to January 1, 2004, unless certain changes occur in Marvin Schein's ownership of Common Stock or other changes occur in the Company's management. Currently, Mr. Schein, Ms. Joseph, and Ms. Schein are entitled to select one nominee each to the Board of Directors and Mr. Bergman is entitled to select the remaining nominees to the Board of Directors. Ms. Bergman disclaims beneficial ownership of such shares.

Leslie F. Bergman, as co-trustee of the Trusts, and the Trusts shared the right with Ms. Bergman to direct the receipt of dividends from, or the proceeds from the sale of, the 1,456,785 shares of Common Stock.

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.

Item 9. Notice of Dissolution of the Group

Not applicable.

Item 10. Certification

Not applicable.

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 14, 1996

/s/Marion Bergman Marion Bergman