DYNABAZAAR INC Form SC 13D/A January 11, 2007

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

SCHEDULE 13D (Rule 13d-101) (Amendment No. 4)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

Dynabazaar, Inc.
---(Name of Issuer)

Common Stock, par value \$0.001 per share
----(Title of Class of Securities)

26779R104 -----(CUSIP Number)

Mr. James A. Mitarotonda
c/o Barington Companies Equity Partners, L.P.
888 Seventh Avenue, 17th Floor
New York, NY 10019
(212) 974-5700

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 5, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f), or 13d-1(g), check the following box:  $|\_|$ .

SCHEDULE 13D

CUSIP No. 26779R104

1) NAME OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Barington Companies Equity Partners, L.P.

13-4088890

2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)

| X |

					(b)	_
3)	SEC USE ONLY					
4)	SOURCE OF FUNDS		WC			
5)	CHECK BOX IF DI TO ITEMS 2(d) O		F LEGAL 1	PROCEEDINGS IS RE	QUIRED P	URSUANT
6)	CITIZENSHIP OR	PLACE OF OF Delaware		ION		
NUMBER O	F	7)	SOLE V	DTING POWER 648,890		
BENEFICI. OWNED BY EACH		8)	SHARED	VOTING POWER none		
REPORTING PERSON	G	9)	SOLE D	ISPOSITIVE POWER 648,890		
WITH		10)	SHARED	DISPOSITIVE POWER	3	
11)	AGGREGATE AMOUN	T BENEFICIA	ALLY OWN	ED BY EACH REPORT: 648,890		ON
12)	CHECK BOX IF TH	E AGGREGATI	E AMOUNT	IN ROW (11) EXCLU	UDES CER	TAIN SHARES
13)	PERCENT OF CLAS	S REPRESENT	TED BY AI	MOUNT IN ROW (11) 2.74%		
14)	TYPE OF REPORTI	NG PERSON		PN		
CUSIP No	. 26779R104		SCHEDULE	13D		
1)	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
	S.S. OR I.R.S.	IDENTIFICAT				13-4126527
2)	S.S. OR I.R.S.	IDENTIFICATION Compani	ies Inve	stors, LLC	(a)	13-4126527  X
2)	S.S. OR I.R.S. Baring	IDENTIFICATION Compani	ies Inve	stors, LLC		
3)	S.S. OR I.R.S. Baring	IDENTIFICATION Compani	ies Inve	stors, LLC	(a)	X
	S.S. OR I.R.S. Baring CHECK THE APPRO	IDENTIFICATION COMPANI	ies Inve	stors, LLC	(a)	X
3)	S.S. OR I.R.S. Baring CHECK THE APPRO SEC USE ONLY SOURCE OF FUNDS	IDENTIFICATION COMPANIA	ies Inve	stors, LLC	(a) (b)	X   _

NUMBER O	F	7)	SOLE VOTING POWER 648,890	
SHARES BENEFICI. OWNED BY		8)	SHARED VOTING POWER none	
EACH REPORTING PERSON WITH	G	9)	SOLE DISPOSITIVE POWER 648,890	
WIIT		10)	SHARED DISPOSITIVE POWER none	
11)	AGGREGATE AMOU	INT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON 648,890	1
12)	CHECK BOX IF T	HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN SHARES
13)	PERCENT OF CLA	SS REPRESE	NTED BY AMOUNT IN ROW (11) 2.74%	
14)	TYPE OF REPORT	ING PERSON	00	
CUSIP No	. 26779R104		SCHEDULE 13D	
1)		IDENTIFICA	ATION NO. OF ABOVE PERSON al Group, L.P. 13	3-3635132
2)	CHECK THE APPR	COPRIATE BO	X IF A MEMBER OF A GROUP (a)	X
3)	SEC USE ONLY		(b)	_
4)	SOURCE OF FUND	S	WC	
5)	CHECK BOX IF D TO ITEMS 2(d)		OF LEGAL PROCEEDINGS IS REQUIRED PUR	RSUANT
6)	CITIZENSHIP OF	R PLACE OF (	ORGANIZATION New York	
NUMBER O	F	7)	SOLE VOTING POWER 1,404,330	
BENEFICI. OWNED BY EACH		8)	SHARED VOTING POWER none	
REPORTING PERSON WITH	G	9)	SOLE DISPOSITIVE POWER 1,404,330	
		10)	SHARED DISPOSITIVE POWER none	
11)	AGGREGATE AMOU	UNT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	1

1,404,330

12)	CHECK DOV TE THE						
	CHECK BOX IF THE	AGGREGATE AM	OUNT IN ROW (11) EXC	LUDES CE	RTAIN SHARE		
13)	PERCENT OF CLASS	REPRESENTED :	BY AMOUNT IN ROW (11 5.93%	•			
14)	TYPE OF REPORTIN	G PERSON					
			PN				
		SCHE	DULE 13D				
CUSIP N	o. 26779R104	o one.	2011 135				
1)	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON LNA Capital Corp. 13-36353						
2)	CHECK THE APPROP	RIATE BOX IF	A MEMBER OF A GROUP	(a)	X		
				(b)	1_1		
3)	SEC USE ONLY						
4)	SOURCE OF FUNDS	0	0				
5)	CHECK BOX IF DIS		GAL PROCEEDINGS IS R	EQUIRED	PURSUANT		
6)							
,	CITIZENSHIP OR F		IZATION elaware				
NUMBER (		De					
NUMBER (SHARES) BENEFIC	OF IALLY	7) SO:	elaware LE VOTING POWER				
NUMBER (SHARES BENEFIC OWNED BEACH REPORTING PRESON	OF IALLY Y	7) SO: 8) SH.	LE VOTING POWER 1,404,330  ARED VOTING POWER				
NUMBER (SHARES) BENEFIC OWNED BEACH REPORTIN	OF IALLY Y	7) SO: 8) SH. 9) SO:	LE VOTING POWER  1,404,330  ARED VOTING POWER  none  LE DISPOSITIVE POWER				
NUMBER (SHARES) BENEFIC: OWNED B' EACH REPORTIN PERSON WITH	OF IALLY Y	7) SO:  8) SH.  9) SO:  10) SH.	LE VOTING POWER  1,404,330  ARED VOTING POWER  none  LE DISPOSITIVE POWER  1,404,330  ARED DISPOSITIVE POW	ER TING PER	SON		
NUMBER (SHARES) BENEFIC: OWNED B' EACH REPORTIN PERSON WITH	OF IALLY Y NG AGGREGATE AMOUNT	7) SO:  8) SH.  9) SO:  10) SH.	LE VOTING POWER  1,404,330  ARED VOTING POWER  none  LE DISPOSITIVE POWER  1,404,330  ARED DISPOSITIVE POW  none  OWNED BY EACH REPOR	ER TING PER			
NUMBER (SHARES) BENEFIC: OWNED B' EACH REPORTIN PERSON WITH	OF IALLY Y NG AGGREGATE AMOUNT CHECK BOX IF THE	7) SO:  8) SH.  9) SO:  10) SH.  BENEFICIALLY  AGGREGATE AM	LE VOTING POWER  1,404,330  ARED VOTING POWER  none  LE DISPOSITIVE POWER  1,404,330  ARED DISPOSITIVE POW  none  OWNED BY EACH REPOR  1,404	ER TING PER ,330 LUDES CE	RTAIN SHARE		

SCHEDULE 13D

1)			TION NO. OF ABOVE PE	RSON			
2)	CHECK THE APPROPR	IATE BOX	IF A MEMBER OF A GRO	OUP	(a)	X	
					(b)	1_1	
3)	SEC USE ONLY						
4)	SOURCE OF FUNDS		00				
5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)						
6)	CITIZENSHIP OR PL	ACE OF OR	GANIZATION United States				
NUMBER O	F	7)	SOLE VOTING POWER 2,047,330				
BENEFICI OWNED BY		8)	SHARED VOTING POWER	3			
EACH REPORTING PERSON WITH		9)	SOLE DISPOSITIVE PO	OWER			
W1111		10)	SHARED DISPOSITIVE none	POWER			
11)	AGGREGATE AMOUNT	BENEFICIA	LLY OWNED BY EACH R	EPORTIN, 047, 33		SON	
12)	CHECK BOX IF THE	AGGREGATE	AMOUNT IN ROW (11)	EXCLUD	ES CE	RTAIN SHARI	
13)	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW 8	(11)			
14)	TYPE OF REPORTING	PERSON	I	4			
CUSIP No	. 26779R104	S	CHEDULE 13D				
1)		ENTIFICAT	ION NO. OF ABOVE PE Opportunity Fund,			37-1484524	
2)	CHECK THE APPROPR	IATE BOX	IF A MEMBER OF A GRO	OUP	(a)	X	
					(b)	1_1	
3)	SEC USE ONLY						
4)	SOURCE OF FUNDS		WC				

5)	CHECK BOX IF DISTO ITEMS 2 (d) OF		OF LEGAL P	ROCEEDINGS IS R	EQUIRED	PURSUANT
6)	CITIZENSHIP OR 1	PLACE OF C	DRGANIZATI Delawa			
NUMBER O	F	7)	SOLE VO	FING POWER 728,898		
BENEFICIONNED BY		8)	SHARED	VOTING POWER none		
REPORTING PERSON WITH	G	9)	SOLE DI	SPOSITIVE POWER 728,898		
***************************************		10)	SHARED	DISPOSITIVE POWI	ER	
11)	AGGREGATE AMOUN	r BENEFICI	TALLY OWNE	D BY EACH REPORT 728,8		RSON
12)	CHECK BOX IF THI	E AGGREGAT	TE AMOUNT	IN ROW (11) EXC	LUDES CE	ERTAIN SHARES
13)	PERCENT OF CLASS	S REPRESEN	ITED BY AM	OUNT IN ROW (11 3.08%	)	
14)	TYPE OF REPORTII	NG PERSON		00		
CUSIP No	. 26779R104		SCHEDULE	13D		
1)	NAME OF REPORTING S.S. OR I.R.S. Admira			OF ABOVE PERSON		37-1484525
2)	CHECK THE APPROI	PRIATE BOX	K IF A MEM	BER OF A GROUP	(a)	X
					(b)	1_1
3)	SEC USE ONLY					
4)	SOURCE OF FUNDS		00			
5)	CHECK BOX IF DISTO ITEMS 2 (d) OF		OF LEGAL P	ROCEEDINGS IS R	EQUIRED	PURSUANT
6)	CITIZENSHIP OR 1	PLACE OF C	DRGANIZATI Delawa			
NUMBER O	F	7)	SOLE VOT	ING POWER 728,898		
SHARES BENEFICI OWNED BY		8)	SHARED	VOTING POWER		
EACH REPORTIN	0	9)	2015 DT	SPOSITIVE POWER		

WITH		10)	SHARED	DISPOS	ITIV	E PO	WER			
				none						
11)	AGGREGATE AMOUNT	BENEFICIA	LLY OWN	ED BY E		REPO 728,		PER	SON	
12)	CHECK BOX IF THE	AGGREGATE	AMOUNT	IN ROW	(11	) EX	CLUDE	S CE	RTAIN	SHARE:
13)	PERCENT OF CLASS	REPRESENT	ED BY A	MOUNT I		W (1 3.08				
14)	TYPE OF REPORTIN	G PERSON				IA,	00			
CUSIP No.	. 26779R104	S	CHEDULE	13D						
1)	NAME OF REPORTING S.S. OR I.R.S. I Ramius	-			VE P	ERSO	N		13-3	932650
2)	CHECK THE APPROP	RIATE BOX	IF A ME	MBER OF	A G	ROUP		(a)		X
								(b)		1_1
3)	SEC USE ONLY									
4)	SOURCE OF FUNDS		00							
5)	CHECK BOX IF DIS		LEGAL	PROCEED	INGS	IS	REQUI	RED	PURSU	JANT
6)	CITIZENSHIP OR P	LACE OF OR	.GANIZAT	ION						
			Delaw	are						
NUMBER OF	7	7)	SOLE V	OTING P 313,6						
BENEFICIA OWNED BY EACH	ALLY	8)	SHARED	VOTING none	POW	ER				
REPORTING PERSON WITH	3	9)	SOLE D	ISPOSIT 313,6		POWE	R			
WIIN		10)	SHARED	DISPOS none	ITIV	E PO	WER			
11)	AGGREGATE AMOUNT	BENEFICIA	LLY OWN	ED BY E	ACH		RTING	PER	SON	
12)	CHECK BOX IF THE	AGGREGATE	AMOUNT	IN ROW	(11	) EX	CLUDE	S CE	RTAIN	SHARES
13)	PERCENT OF CLASS	REPRESENT	ED BY A	MOUNT I		W (1 1.32				

14) TYPE OF REPORTING PERSON

ΡN

SCHEDULE 13D

CUSIP No. 26779R104

CUSIP No	. 26779R104							
1)	NAME OF REPORTING PERSON  S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON  Ramius Securities, L.L.C. 58							
2)	CHECK THE APPROP	RIATE BOX IF A MEMB	ER OF A GROU	JP (a)	X			
				(b)	1_1			
3)	SEC USE ONLY							
4)	SOURCE OF FUNDS WC							
5)		CLOSURE OF LEGAL PR	OCEEDINGS IS	REQUIRED	PURSUANT			
	TO ITEMS 2(d) OR	2 (e)			1_1			
6)	CITIZENSHIP OR P	ACE OF ORGANIZATIO Delawar						
NUMBER O	F	,	ING POWER 150,742					
BENEFICI OWNED BY EACH		•	OTING POWER					
REPORTIN PERSON WITH	G	•	POSITIVE POW 150,742	IER				
		•	ISPOSITIVE F	POWER				
11)	AGGREGATE AMOUNT	BENEFICIALLY OWNED		ORTING PER	SON			
12)  _	CHECK BOX IF THE	AGGREGATE AMOUNT I	N ROW (11) E	XCLUDES CE	RTAIN SHARES			
13)	PERCENT OF CLASS	REPRESENTED BY AMO	UNT IN ROW (					
14)	TYPE OF REPORTIN	G PERSON	BD,	00				

SCHEDULE 13D

CUSIP No. 26779R104

1) NAME OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Ramius Capital Group, L.L.C.

13-3937658

2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A G	ROUP (a	)	X
		(b	)	_1
3)	SEC USE ONLY			
4)	SOURCE OF FUNDS			
	00			
5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS TO ITEMS 2(d) OR 2(e)	IS REQUIRE		NT _
6)	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware			
NUMBER OF	7) SOLE VOTING POWER 1,193,335			
BENEFICIA OWNED BY	8) SHARED VOTING POW. none	ER		
EACH REPORTING PERSON WITH	9) SOLE DISPOSITIVE 1,193,335			
	10) SHARED DISPOSITIVE none	E POWER		
11)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH	REPORTING P	ERSON	
12)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11	) EXCLUDES		SHAR
13)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN RO	W (11) 5.04%		
14)	TYPE OF REPORTING PERSON	IA, 00		
CUSIP NO	SCHEDULE 13D 26779R104			
	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE P C4S & Co., L.L.C.	ERSON	13-39	94679
2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A G	ROUP (a	)	X
3)	SEC USE ONLY	(b	)	_1
4)	SOURCE OF FUNDS OO			
5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS TO ITEMS 2(d) OR 2(e)	IS REQUIRE	D PURSUA	NT
			I	_1
6)	CITIZENSHIP OR PLACE OF ORGANIZATION			

Delaware

			Delaware		
		7)	SOLE VOTING POWER		
NUMBER OF	F		1,193,335		
BENEFICIA	ALLY	8)	SHARED VOTING POWE	IR	
OWNED BY		,	none		
EACH	~				
REPORTING PERSON	j.	9)	SOLE DISPOSITIVE F	OWER	
WITH			1,155,555		
		10)	SHARED DISPOSITIVE	POWER	
			none		
11)	AGGREGATE AMOUNT	BENEFICI	ALLY OWNED BY EACH F 1	REPORTING PERSON	
12)	CHECK BOX IF THE	AGGREGAT	E AMOUNT IN ROW (11)	EXCLUDES CERTA	IN SHARES
13)	PERCENT OF CLASS	REPRESEN	TED BY AMOUNT IN ROW	7 (11) 5.04%	
14)	TYPE OF REPORTIN	G PERSON			
			C	00	
CUSTD No	. 26779R104		SCHEDULE 13D		
COSIF NO.	. 201131104				
1)	NAME OF REPORTIN	G PERSON			
			TION NO. OF ABOVE PE	RSON	
	Peter A	. Cohen			
2)	CHECK THE APPROP	RIATE BOX	IF A MEMBER OF A GF	ROUP (a)	X
				(b)	1_1
				(5)	<u>_</u> _
3)	SEC USE ONLY				
4)	SOURCE OF FUNDS				
- /			00		
5)	CHECK BOX IE DIS	CIOCIDE	F LEGAL PROCEEDINGS	TC DEVIITOED DIID	CIIANT
3)	TO ITEMS 2(d) OR		I DEGAL INCOLLDINGS	IS NEGOTNED TON	JOANI
					1_1
6)	CITIZENSHIP OR P	LACE OF O	PCANT7ATTON		
0)	CITIZENSIIIF ON F	LACE OF O	United States		
		7)	SOLE VOTING POWER		
NUMBER OF	ਜੁ	' )	none		
SHARES					
BENEFICIA		8)	SHARED VOTING POWE	ZR	
OWNED BY EACH			1,193,335		
REPORTING	Ĵ	9)	SOLE DISPOSITIVE F	OWER	
PERSON			none		
WITH		1.0.)	CUADED DICEOCCITATION	DOWED	
		10)	SHARED DISPOSITIVE 1,193,335	' LOMFK	
			1,130,333		

11)	AGGREGATE AMOUNT	BENEFICIA	LLY OWN		EPORTIN ,193,33		
12)	CHECK BOX IF THE	AGGREGATE	AMOUNT	IN ROW (11)	EXCLUD	ES CERTA	IN SHARES
13)	PERCENT OF CLASS	REPRESENT	ED BY A		(11)		
14)	TYPE OF REPORTIN	G PERSON		I	N		
CUSIP No	. 26779R104	S	CHEDULE	13D			
1)	NAME OF REPORTING S.S. OR I.R.S. I		ION NO.	OF ABOVE PE	RSON		
2)	CHECK THE APPROP	RIATE BOX	IF A ME	MBER OF A GR	OUP	(a)	X
						(b)	1_1
3)	SEC USE ONLY						
4)	SOURCE OF FUNDS		00				
5)	CHECK BOX IF DIS TO ITEMS 2(d) OR		LEGAL	PROCEEDINGS	IS REQU	IRED PUR	SUANT
6)	CITIZENSHIP OR P	LACE OF OR		ION d States			
NUMBER O	F	7)	SOLE V	OTING POWER none			
BENEFICI OWNED BY EACH		8)	SHARED	VOTING POWE 1,193,335	R		
REPORTIN PERSON WITH	G	9)	SOLE D	ISPOSITIVE P none	OWER		
WIII		10)	SHARED	DISPOSITIVE 1,193,335	POWER		
11)	AGGREGATE AMOUNT	BENEFICIA	LLY OWN		EPORTIN, 193, 33		
12)	CHECK BOX IF THE	AGGREGATE	AMOUNT	IN ROW (11)	EXCLUD	ES CERTA	IN SHARES
13)	PERCENT OF CLASS	REPRESENT	ED BY A		(11)		
14)	TYPE OF REPORTING	G PERSON		I	N		

SCHEDULE 13D

CUSIP No. 26779R104

CUSIP No	o. 26779R10	) 4							
1)		R.S. ID			OF ABOVE	PERSON			
2)	CHECK THE	APPROPR	IATE BOX	IF A MEI	MBER OF A	GROUP	(a)	X	
							(b)	1_1	
3)	SEC USE C	NLY							
4)	SOURCE OF	SOURCE OF FUNDS OO							
5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)								
6)	CITIZENSH	HIP OR PI	ACE OF OR		ION d States				
NUMBER C	)F		7)	SOLE V	OTING POWE	R			
BENEFICI OWNED BY EACH			8)	SHARED	VOTING PO 1,193,33				
REPORTIN PERSON WITH	1G		9)	SOLE D	ISPOSITIVE none	POWER			
WIIII			10)	SHARED	DISPOSITI 1,193,33		LR		
11)	AGGREGATE	AMOUNT	BENEFICIA	LLY OWN	ED BY EACH	REPORT 1,193,		ON	
12)	CHECK BOX	IF THE	AGGREGATE	AMOUNT	IN ROW (1	1) EXCI	UDES CER	TAIN SH	ARES
13)	PERCENT C	F CLASS	REPRESENT	ED BY AI	MOUNT IN R	OW (11)			
14)	TYPE OF R	REPORTING	PERSON			IN			
CUSIP No	o. 26779R10	) 4	S	CHEDULE	13D				
1)	NAME OF R			TON NO	OF ABOVE	PERSON			
	S.S. OR I		. Strauss		01 112012				
2)		Thomas W	. Strauss		MBER OF A		(a)	X	

3)	SEC USE ONLY					
4)	SOURCE OF FUNDS		00			
5)	CHECK BOX IF DI TO ITEMS 2(d) O		OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT			
6)	CITIZENSHIP OR		ORGANIZATION States			
NUMBER C	)F	7)	SOLE VOTING POWER none			
BENEFICI OWNED BY EACH		8)	SHARED VOTING POWER 1,193,335			
REPORTING PERSON WITH	IG	9) SOLE DISPOSITIVE POWER none				
***		10)	SHARED DISPOSITIVE POWER 1,193,335			
11)	AGGREGATE AMOUN	T BENEFIC	IALLY OWNED BY EACH REPORTING PERSON 1,193,335			
12)	CHECK BOX IF TH	E AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13)	PERCENT OF CLAS	S REPRESE	NTED BY AMOUNT IN ROW (11) 5.04%			
14)	TYPE OF REPORTI	NG PERSON	IN			

This Amendment No. 4 amends and supplements the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on March 7, 2002, as amended by that certain Amendment No. 1 filed with the SEC on May 24, 2002, that certain Amendment No. 2 filed with the SEC on January 23, 2004 and that certain Amendment No. 3 filed with the SEC on May 25, 2004 (together, the "Statement"), by and on behalf of Barington Companies Equity Partners, L.P. and others with respect to the common stock, par value \$.001 per share (the "Common Stock") of Dynabazaar, Inc., a Delaware corporation. The principal executive offices of the Company are located at 888 Seventh Avenue, 17th Floor, New York, NY 10019.

Item 2. Identity and Background.

Item 2 of the Statement is hereby amended and restated as follows:

(a) - (c) This Schedule 13D is being filed by Barington Companies Equity Partners, L.P., Barington Companies Investors, LLC, Barington Capital Group, L.P., LNA Capital Corp., James Mitarotonda, Starboard Value & Opportunity Fund, LLC, Admiral Advisors, LLC, Ramius Halifax Partners, L.P., Ramius Securities, L.L.C., Ramius Capital Group, L.L.C., C4S & Co., L.L.C., Peter A. Cohen, Morgan B. Stark, Jeffrey M. Solomon and Thomas W. Strauss (each, a "Reporting Entity" and, collectively, the "Reporting Entities").

As of January 11, 2007, the Reporting Entities are the beneficial owners of, in the aggregate, 3,240,665 shares of Common Stock, representing

approximately 13.68% of the shares of Common Stock presently outstanding.

The Reporting Entities have previously reported together regarding their respective interests in the Common Stock because they might have been deemed to constitute a "group" with respect to such Common Stock for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). On January 11, 2007, the Barington Entities (as defined below) and the Ramius Entities (as defined below) decided to make decisions regarding their respective investments in shares of Common Stock independently of each other, and in particular will no longer act together for the purpose of acquiring, holding or disposing of securities of the Company. The Reporting Entities will therefore discontinue filing a joint Statement on Schedule 13D, such that upon the filing of this Amendment No. 4, Starboard Value & Opportunity Fund, LLC, Admiral Advisors, LLC, Ramius Halifax Partners, L.P., Ramius Securities, L.L.C., Ramius Capital Group, L.L.C., C4S & Co., L.L.C., Peter A. Cohen, Morgan B. Stark, Jeffrey M. Solomon and Thomas W. Strauss (collectively, the "Ramius Entities") will no longer be included as Reporting Entities in future amendments to the Statement filed by the remaining Reporting Entities (collectively, the "Barington Entities"). As a result, the Barington Entities disclaim membership in any "group" with the Ramius Entities, and the Ramius Entities disclaim membership in any "group" with the Barington Entities, for purposes of Section 13(d)(3) of the Exchange Act or otherwise.

Barington Companies Equity Partners, L.P. is a Delaware limited partnership. The principal business of Barington Companies Equity Partners, L.P. is acquiring, holding and disposing of investments in various companies. The address of the principal business and principal office of Barington Companies Equity Partners, L.P. is 888 Seventh Avenue, 17th Floor, New York, New York 10019.

The general partner of Barington Companies Equity Partners, L.P. is Barington Companies Investors, LLC is a Delaware limited liability company. The principal business of Barington Companies Investors, LLC is serving as the general partner of Barington Companies Equity Partners, L.P. The address of the principal business and principal office of Barington Companies Investors, LLC is 888 Seventh Avenue, 17th Floor, New York, New York 10019. James Mitarotonda is the Managing Member of Barington Companies Investors, LLC.

Barington Companies Investors, LLC is a majority-owned subsidiary of Barington Capital Group, L.P. Barington Capital Group, L.P. is a New York limited partnership. The principal business of Barington Capital Group, L.P. is acquiring, holding and disposing of investments in various companies. The address of the principal business and principal office of Barington Capital Group, L.P. is 888 Seventh Avenue, 17th Floor, New York, New York 10019.

The general partner of Barington Capital Group, L.P. is LNA Capital Corp. LNA Capital Corp. is a Delaware corporation. The principal business of LNA Capital Corp. is serving as the general partner of Barington Capital Group, L.P. The address of the principal business and principal office of LNA Capital Corp. is c/o Barington Capital Group, L.P., 888 Seventh Avenue, 17th Floor, New York, New York 10019. James Mitarotonda is the sole stockholder and director of LNA Capital Corp. The executive officers of LNA and their principal occupations and business addresses are set forth on Schedule I and incorporated by reference in this Item 2. The principal occupation of Mr. Mitarotonda is serving as the Chairman and Chief Executive Officer of Barington Capital Group, L.P. The business address of Mr. Mitarotonda is c/o Barington Capital Group, L.P., 888 Seventh Avenue, 17th Floor, New York, New York 10019.

Starboard Value & Opportunity Fund, LLC is a Delaware limited liability company. Starboard Value & Opportunity Fund, LLC has been formed for the purpose

of making equity investments and, on occasion, taking an active role in the management of portfolio companies in order to enhance shareholder value. The address of the principal business and principal office of Starboard Value & Opportunity Fund, LLC is 666 Third Avenue, 26th Floor, New York, New York 10017.

The Managing Member of Starboard Value & Opportunity Fund, LLC is Admiral Advisors, LLC, a Delaware limited liability company formed to be the managing member of Starboard Value & Opportunity Fund, LLC. The address of the principal business and principal office of Admiral Advisors, LLC is 666 Third Avenue, 26th Floor, New York, New York 10017.

Ramius Securities, L.L.C. is a Delaware limited liability company and a registered broker-dealer. The address of the principal business and principal office of Ramius Securities, L.L.C. is 666 Third Avenue, 26th Floor, New York, New York 10017.

Ramius Halifax Partners, L.P. is a Delaware limited partnership that is engaged in investing in a multi-strategy portfolio. The address of the principal business and principal office of Ramius Halifax Partners, L.P. is 666 Third Avenue, 26th Floor, New York, New York 10017.

The sole member of Admiral Advisors, LLC and Ramius Securities, L.L.C. and the general partner of Ramius Halifax Partners, L.P. is Ramius Capital Group, L.L.C. Ramius Capital Group, L.L.C. is a Delaware limited liability company that is engaged in money management and investment advisory services for third parties and proprietary accounts. The address of the principal business and principal office of Ramius Capital Group, L.L.C. is 666 Third Avenue, 26th Floor, New York, New York 10017. The Managing Member of Ramius Capital Group, L.L.C. is C4S & Co., L.L.C., a Delaware limited liability company formed to be the managing member of Ramius Capital Group, L.L.C. The address of the principal business and principal office of C4S & Co., L.L.C. is 666 Third Avenue, 26th Floor, New York, New York 10017. Each of Peter A. Cohen, Morgan B. Stark, Jeffrey M. Solomon and Thomas W. Strauss is a Managing Member of C4S & Co., L.L.C. The business address of each of Messrs. Cohen, Stark, Solomon and Strauss is 666 Third Avenue, 26th Floor, New York, New York

The Reporting Entities do not believe that certain of the foregoing information is called for by the Items of Schedule 13D and are disclosing it for supplemental informational purposes only. Information with respect to each of the Reporting Entities is given solely by such Reporting Entity and no Reporting Entity shall have responsibility for the accuracy or completeness of information supplied by another Reporting Entity.

- (d) (e) During the last five years, none of the Reporting Entities or any other person identified in response to this Item 2 was convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Each natural person identified in Item 2 is a citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration.

The information contained in Item 3 of the Statement is hereby amended and supplemented as follows: Since the filing of the Statement, Barington Capital Group, L.P. purchased an aggregate of 125,800 shares of Common Stock. The amount of funds expended for such purchases was approximately \$42,459.00 by

Barington Capital Group, L.P.

All purchases and sales of Common Stock by the Reporting Entities were made in open market transactions. All transactions effected since the filing of the Statement are described in Schedule II attached hereto. All purchases of Common Stock were funded by working capital, which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business.

Item 4. Purpose of Transaction.

Item 4 of the Statement is hereby amended and supplemented as follows:

On January 5, 2007, the Company entered into an agreement and plan of merger (the "Merger Agreement") with L Q Corporation, Inc., a Delaware corporation ("LQ"), and LQ Merger Corp., a Delaware corporation and a wholly-owned subsidiary of the Company ("LMC"). The Merger Agreement provides that, upon the terms and subject to the conditions set forth in the Merger Agreement, LMC will merge with and into LQ, with LQ continuing as the surviving corporation and a wholly-owned subsidiary of the Company.

The transaction is subject to stockholder approval and the Company and LQ have stated that a special meeting of stockholders of both companies will be announced in the near future. Barington Capital Group, L.P. ("Barington") and certain of its affiliates collectively own approximately 5.9% of the outstanding Common Stock of the Company. Pursuant to a separate letter agreement dated January 5, 2007, Barington has agreed to vote, and to cause its affiliates to vote, all of the shares of the Company's Common Stock now owned or hereafter acquired by Barington and its affiliates in favor of the transaction, in proportion to the votes of the other stockholders of the Company. A copy of the letter agreement is attached as Exhibit 99.4 hereto and incorporated herein by reference. The foregoing description of the letter agreement is qualified in its entirety by reference to such exhibit.

Item 5. Interest in Securities of the Issuer.

Items 5(a) and 5(b) of the Statement are hereby amended and restated as follows:

(a) As of January 11, 2007, Barington Companies Equity Partners, L.P. beneficially owns an aggregate of 648,890 shares of Common Stock, representing approximately 2.74% of the shares of Common Stock presently outstanding based upon the 23,691,756 shares of Common Stock reported by the Company to be issued and outstanding as of November 11, 2006 in its Form 10-Q filed with the Securities and Exchange Commission on November 14, 2006 (the "Issued and Outstanding Shares").

As the general partner of Barington Companies Equity Partners, L.P., Barington Companies Investors, LLC may be deemed to beneficially own the 648,890 shares of Common Stock beneficially owned by Barington Companies Equity Partners, L.P., constituting approximately 2.74% of the Issued and Outstanding Shares. As of January 11, 2007, Barington Capital Group, L.P. beneficially owns an aggregate of 755,440 shares of Common Stock. As the majority member of Barington Companies Investors, LLC, Barington Capital Group, L.P. may also be deemed to beneficially own the 648,890 shares of Common Stock beneficially owned by Barington Companies Equity Partners, L.P. representing an aggregate of 1,404,330 shares of Common Stock, constituting approximately 5.93% of the Issued and Outstanding Shares. As the general partner of Barington Capital Group, L.P., LNA Capital Corp. may be deemed to beneficially own the 648,890 shares of Common Stock beneficially owned by Barington Companies Equity Partners, L.P. and the 755,440 shares of Common Stock beneficially owned Barington Capital Group, L.P., representing an aggregate of 1,404,330 shares of Common Stock, constituting

approximately 5.93% of the Issued and Outstanding Shares. As the sole stockholder and director of LNA Capital Corp., James A. Mitarotonda may be deemed to beneficially own the 648,890 shares of Common Stock beneficially owned by Barington Companies Equity Partners, L.P. and the 755,440 shares of Common Stock beneficially owned by Barington Capital Group, L.P. Mr. Mitarotonda disclaims beneficial ownership of any such shares except to the extent of his pecuniary interest therein. Mr. Mitarotonda also beneficially owns stock options to purchase 643,000 shares of Common Stock of the Company exercisable within 60 days. As a result, Mr. Mitarotonda may be deemed to beneficially own an aggregate of 2,047,330 shares, constituting approximately 8.64% of the Issued and Outstanding Shares. Mr. Mitarotonda reports sole voting and dispositive power with respect to the 643,000 shares subject to stock options as well as the 648,890 shares owned by Barington Companies Equity Partners, L.P. and the 755,440 shares of Common Stock owned by Barington Capital Group, L.P. by virtue of his authority to vote and dispose of such shares.

As of January 11, 2007, Starboard Value & Opportunity Fund, LLC beneficially owns 728,898 shares of Common Stock, representing approximately 3.08% of the Issued and Outstanding Shares. As the managing member of Starboard Value & Opportunity Fund, LLC, Admiral Advisors, LLC may be deemed to beneficially own the 728,898 shares of Common Stock owned by Starboard Value & Opportunity Fund, LLC representing approximately 3.08% of the Issued and Outstanding Shares. As of January 11, 2007, Ramius Halifax Partners, L.P. beneficially owns 313,695 shares of Common Stock, representing approximately 1.32% of the Issued and Outstanding Shares. As of January 11, 2007, Ramius Securities, L.L.C. beneficially owns 150,742 shares of Common Stock, representing approximately 0.64% of the Issued and Outstanding Shares. As the sole member of Admiral Advisors, LLC and Ramius Securities, L.L.C. and as the general partner of Ramius Halifax Partners, L.P., Ramius Capital Group, L.L.C. may be deemed to beneficially own the 728,898 shares of Common Stock owned by Starboard Value & Opportunity Fund, LLC, the 150,742 shares of Common Stock owned by Ramius Securities, L.L.C. and the 313,695 shares of Common Stock owned by Ramius Halifax Partners, L.P., constituting approximately 5.04% of the Issued and Outstanding Shares. As the managing member of Ramius Capital Group, L.L.C., C4S & Co., L.L.C. may be deemed to beneficially own the 728,898 shares of Common Stock beneficially owned by Starboard Value & Opportunity Fund, LLC, the 313,695 shares beneficially owned by Ramius Halifax Partners, L.P. and the 150,742 shares beneficially owned by Ramius Securities, L.L.C., representing an aggregate of 1,193,335 shares, constituting approximately 5.04% of the Issued and Outstanding Shares. As the managing members of C4S & Co., L.L.C., each of Peter A. Cohen, Morgan B. Stark, Jeffrey M. Solomon and Thomas W. Strauss may be deemed to beneficially own the 728,898 shares of Common Stock beneficially owned by Starboard Value & Opportunity Fund, LLC, the 313,695 shares beneficially owned by Ramius Halifax Partners, L.P. and the 150,742 shares beneficially owned by Ramius Securities, L.L.C., representing an aggregate of 1,193,335 shares, constituting approximately 5.04% of the Issued and Outstanding Shares. Each of Messrs. Cohen, Stark, Solomon and Strauss share voting and dispositive power with respect to the 728,898 shares of Common Stock beneficially owned by Starboard Value & Opportunity Fund, LLC, the 313,695 shares beneficially owned by Ramius Halifax Partners, L.P. and the 150,742 shares beneficially owned by Ramius Securities, L.L.C., by virtue of their shared authority to vote and dispose of such shares. Messrs. Cohen, Stark, Solomon and Strauss disclaim beneficial ownership of such shares.

The Reporting Entities do not believe that certain of the foregoing information is called for by the Items of Schedule 13D and are disclosing it for supplemental informational purposes only. Information with respect to each of the Reporting Entities is given solely by such Reporting Entity and no Reporting Entity shall have responsibility for the accuracy or completeness of information supplied by another Reporting Entity.

(b) Each of the Reporting Entities may be deemed to have sole voting and dispositive power over the shares of Common Stock reported as beneficially owned by such person by virtue of their respective positions as described in paragraph (a), except that Messrs. Cohen, Stark, Solomon and Strauss have shared authority to vote and dispose of the shares reported as beneficially owned by them. Messrs. Cohen, Stark, Solomon and Strauss disclaim beneficial ownership of the shares reported as beneficially owned by them.

Except as set forth above, each of the other Reporting Entities may be deemed to have sole voting and dispositive power with respect to the shares each reports as beneficially owned by such person, regardless of the fact that multiple Reporting Entities within the same chain of ownership report sole voting and dispositive power with respect to such shares. Each such Reporting Entity reports sole voting and dispositive power with respect to such shares based on such person's relationship to the other Reporting Entities within the same chain of ownership. Except to the extent expressly stated herein, each Reporting Entity disclaims beneficial ownership of any shares of Common Stock beneficially owned by any other Reporting Entity.

Item 6. Contracts, Arrangements, Understanding or Relationships With Respect to Securities of the Issuer.

Item 6 of the Statement is hereby amended and supplemented as follows:

Pursuant to a separate letter agreement dated January 5, 2007, Barington has agreed to vote, and to cause its affiliates to vote, all of the shares of the Company's Common Stock now owned or hereafter acquired by Barington and its affiliates in favor of the transaction described in Item 4 above, in proportion to the votes of the other stockholders of the Company. A copy of the letter agreement is attached as Exhibit 99.4 hereto and incorporated herein by reference. The foregoing description of the letter agreement is qualified in its entirety by reference to such exhibit.

Item 7. Material to be Filed as Exhibits.

Evhibit No Evhibit Description

2007.

The information contained in Item 7 of the Statement is hereby amended and supplemented as follows:

EXHIDIC NO.	EXHIBIT Description
99.3	Agreement of Joint Filing among Barington Companies Equity Partners, L.P., Barington Companies Investors, LLC, Barington Capital Group, L.P., LNA Capital Corp., James Mitarotonda, Starboard Value & Opportunity Fund, LLC, Admiral Advisors, LLC, Ramius Halifax Partners, L.P., Ramius Securities, L.L.C., Ramius Capital Group, L.L.C., C4S Co., L.L.C., Peter A. Cohen, Morgan B. Stark, Jeffrey M. Solomon and Thomas W. Strau dated January 11, 2007 (which supersedes and replaces the Agreement of Joint Filing previously filed as Exhibit 99.2 to the Schedule 13D Amendment No. 3 filed with the May 25, 2004).
99.4	Letter agreement between Barington Capital Group, L.P. and the Company dated January

SIGNATURES

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

Dated: January 11, 2007

BARINGTON COMPANIES EQUITY PARTNERS, L.P. By: Barington Companies Investors, LLC, its general partner

By: /s/ James A. Mitarotonda

Name: James A. Mitarotonda
Title: Managing Member

BARINGTON COMPANIES INVESTORS, LLC

By: /s/ James A. Mitarotonda

Name: James A. Mitarotonda Title: Managing Member

BARINGTON CAPITAL GROUP, L.P.
By: LNA Capital Corp., its general partner

By: /s/ James A. Mitarotonda

Name: James A. Mitarotonda Title: President and CEO

LNA CAPITAL CORP.

By: /s/ James A. Mitarotonda

Name: James A. Mitarotonda Title: President and CEO

/s/ James A. Mitarotonda
----James A. Mitarotonda

STARBOARD VALUE & OPPORTUNITY FUND, LLC By: Admiral Advisors, LLC, its managing member

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon Title: Authorized Signatory

ADMIRAL ADVISORS, LLC By: Ramius Capital Group, L.L.C., its sole member

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon Title: Authorized Signatory

RAMIUS HALIFAX PARTNERS, L.P. By: Ramius Capital Group, L.L.C., its general partner

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon
Title: Authorized Signatory

RAMIUS SECURITIES, L.L.C. By: Ramius Capital Group, L.L.C., its sole member

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon
Title: Authorized Signatory

RAMIUS CAPITAL GROUP, L.L.C. By: C4S & Co., L.L.C., its Managing Member

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon Title: Managing Member

C4S & CO., L.L.C.

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon Title: Managing Member

/s/ Jeffrey M. Solomon

Jeffrey M. Solomon, for himself and as Attorney-in-Fact for Peter A. Cohen, Morgan B. Stark and Thomas W. Strauss

#### SCHEDULE I

Officers of LNA Capital Corp.

Name and Position	Principal Occupation	Principal Business
James A. Mitarotonda President and CEO	Chairman and Chief Executive Officer of Barington Capital	888 Seventh Avenue 17th Floor
riebrache and obo	Group, L.P.	New York, NY 10019
Sebastian E. Cassetta Secretary	Senior Managing Director and Chief Operating Officer of	888 Seventh Avenue 17th Floor
Secretary	Barington Capital Group, L.P.	New York, NY 10019
Melvyn Brunt	Chief Financial Officer of	888 Seventh Avenue
Treasurer	Barington Capital Group, L.P.	17th Floor
		New York, NY 10019

#### SCHEDULE II

This schedule sets forth information with respect to each purchase of Common Stock which was effectuated by a Reporting Entity since the filing of the Statement. All transactions were effectuated in open market transactions.

Shares purchased by Barington Capital Group, L.P.

	Number of		
Date	Shares	Price Per Share	Cost(*)
6/7/2004	20,800	\$0.330	\$6,864.00
8/23/2005	105,000	\$0.339	\$35,595.00

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<sup>(\*)</sup> Excludes commissions and other execution-related costs.