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

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 1)

POTBELLY CORPORATION

(Name of Issuer)

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

73754Y100 (CUSIP Number)

Kyle Mowery c/o GrizzlyRock Capital, LLC 191 N. Wacker Drive, Suite 1500 Chicago, IL 60606 <u>Telephone: (312) 300-4983</u>

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

- with copies to-

Phillip M. Goldberg Foley & Lardner LLP 321 North Clark Street Suite 2800 Chicago, IL 60654-5313 (312) 832-4549

Peter D. Fetzer Foley & Larder LLP 777 East Wisconsin Avenue Suite 3800 Milwaukee, WI 53202-5306 (414) 297-5596

February 26, 2019 (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 that is the subject of this Schedule 13D, and is filing this schedule because of \$\$240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. \Box

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1	NAME OF REPORTING PERSON						
	GrizzlyRock Capita	al, LLC					
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) \Box (b) T					
3	SEC USE ONLY						
4	SOURCE OF FUN	DS (SEE INSTF	RUCTIONS)				
-	wc						
5		ISCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d)	or			
	2(e)						
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION				
	Delaware						
	Delawate	7	SOLE VOTING POWER				
		,	0				
	NUMBER OF SHARES	8	SHARED VOTING POWER				
BENEFICIALLY		0					
	OWNED BY EACH		260,875 SOLE DISPOSITIVE POWER				
	REPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		0				
	WIIH	10	SHARED DISPOSITIVE POWER				
			260,875				
11	AGGREGATE AM	OUNT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON				
	260,875						
12		HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	T			
	INSTRUCTIONS)						
13	PERCENT OF CLA	ASS REPRESEN	STED BY AMOUNT IN ROW (11)				
13	LINGERYT OF GER	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	1.1%	TIME DEDCOM	(CEE INCTRICTIONS)				
14	I YPE OF REPORT	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	IA	IA					

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1	NAME OF REPOR	NAME OF REPORTING PERSON				
	GrizzlyRock Gener	GrizzlyRock General Partner, LLC				
2	CHECK THE APP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b) T				
3	SEC USE ONLY			'		
4	SOURCE OF FUN	DS (SEE INSTE	RUCTIONS)			
	WC					
5	CHECK BOX IF D 2(e)	ISCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) of	or 🗆		
	2(e)					
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
	NUMBER OF		0			
SHARES BENEFICIALLY OWNED BY		8	SHARED VOTING POWER			
			260,875			
	EACH	9	SOLE DISPOSITIVE POWER			
	REPORTING PERSON		0			
WITH		10	SHARED DISPOSITIVE POWER			
			260.875			
11	AGGREGATE AM	OUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON			
	260,875					
12	CHECK BOX IF T	HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	T		
	INSTRUCTIONS)					
13	PERCENT OF CLA	ASS REPRESEN	NTED BY AMOUNT IN ROW (11)			
	1.1%					
14	TYPE OF REPORT	ΓING PERSON	(SEE INSTRUCTIONS)			
00						
	•					

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1	NAME OF REPORTING PERSON						
	GrizzlyRock Institu	GrizzlyRock Institutional Value Partners, LP					
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) T					
_	SEC USE ONLY						
3							
4	SOURCE OF FUN	DS (SEE INSTF	RUCTIONS)				
	WC	WC					
5		ISCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or				
	2(e)						
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION				
	Delaware						
	Delawate	7	SOLE VOTING POWER				
		,					
	NUMBER OF		0				
SHARES BENEFICIALLY		8	SHARED VOTING POWER				
	OWNED BY		260,875				
	EACH	9	SOLE DISPOSITIVE POWER				
	REPORTING PERSON		0				
	WITH	10	SHARED DISPOSITIVE POWER				
		10					
44	ACCDECATE AM	OLINT DENEE	260,875 ICIALLY OWNED BY EACH REPORTING PERSON				
11	AGGREGALE AM	OUNI DENEFI	ICIALLY OWNED BY EACH REPORTING PERSON				
	260,875			Т			
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE					
	INSTRUCTIONS)			l ₀			
13	PERCENT OF CLA	ASS REPRESEN	NTED BY AMOUNT IN ROW (11)				
	1.1%	1.1%					
14		ING PERSON	(SEE INSTRUCTIONS)				
_ ·							
PN							

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1	NAME OF REPORTING PERSON						
	Kyle Mowery	Kyle Mowery					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) \Box (b) T						
3	SEC USE ONLY						
4	SOURCE OF FUN	DS (SEE INSTE	RUCTIONS)				
	PF and WC						
5		ISCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or				
	2(e)						
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION				
	United States	United States					
		7	SOLE VOTING POWER				
	NUMBER OF		0				
	SHARES	8	SHARED VOTING POWER				
BENEFICIALLY OWNED BY			636,604				
	EACH	9	SOLE DISPOSITIVE POWER				
	REPORTING PERSON		0				
	WITH	10	SHARED DISPOSITIVE POWER				
			636,604				
11	AGGREGATE AM	OUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON				
	636,604						
12		HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE				
	INSTRUCTIONS)						
13	PERCENT OF CLA	ASS REPRESEN	NTED BY AMOUNT IN ROW (11)				
	2.6%						
14	TYPE OF REPORT	ING PERSON	(SEE INSTRUCTIONS)				
	IN	IN					

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1	NAME OF REPOR	NAME OF REPORTING PERSON				
	Vivaldi Asset Mana	Vivaldi Asset Management, LLC				
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)				
3	SEC USE ONLY					
4	SOURCE OF FUNI	DS (SEE INSTR	RUCTIONS)			
	OO – Funds of inve	etment advisory	clients			
5			F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or			
	2(e)					
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION			
	Delaware					
	,	7	SOLE VOTING POWER			
NUMBER OF SHARES BENEFICIALLY			0			
		•	CHARED VOTING DOWER			
		8	SHARED VOTING POWER			
	OWNED BY EACH		375,729			
	REPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH		0			
WIIII		10	SHARED DISPOSITIVE POWER			
			375,729			
11	AGGREGATE AM	OUNT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON			
	375,729					
12		HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	Т		
	INSTRUCTIONS)					
13	PERCENT OF CLA	ASS REPRESEN	VTED BY AMOUNT IN ROW (11)			
	1.5%					
14	TYPE OF REPORT	ING PERSON ((SEE INSTRUCTIONS)			
	IA	TΛ				
	IA					

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1	NAME OF REPOR	TING PERSON					
	Vivaldi Holdings, L	Vivaldi Holdings, LLC					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)						
3	SEC USE ONLY						
4	SOURCE OF FUN	DS (SEE INSTE	RUCTIONS)				
	OO – Funds of inve						
5	CHECK BOX IF D 2(e)	ISCLOSURE O	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or				
	2(6)						
6	CITIZENSHIP OR	PLACE OF OR	GANIZATION				
	Delaware	Delaware					
		7	SOLE VOTING POWER				
	NUMBER OF		0				
	SHARES	8	SHARED VOTING POWER				
	BENEFICIALLY OWNED BY		375,729				
	EACH	9	SOLE DISPOSITIVE POWER				
	REPORTING PERSON	J	0				
	WITH	10	SHARED DISPOSITIVE POWER				
		10	375,729				
11	AGGREGATE AM	OUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON				
	375,729						
12	CHECK BOX IF T	HE AGGREGA	TE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	Т			
	INSTRUCTIONS)						
13	PERCENT OF CLA	ASS REPRESEN	NTED BY AMOUNT IN ROW (11)				
	1.5%						
14	TYPE OF REPORT	ING PERSON	(SEE INSTRUCTIONS)				
	НС	нс					

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Preliminary Note:

This Amendment No. 1 (this "<u>Amendment</u>") to Schedule 13D amends and supplements the Schedule 13D filed with the Securities and Exchange Commission (the "<u>SEC</u>") on October , 2017 (the "<u>Original Schedule 13D</u>", and as amended by this Amendment, this "<u>Schedule 13D</u>") by (i) GrizzlyRock Capital, LLC ("<u>GrizzlyRock Capital</u>"), GrizzlyRock General Partner, LLC ("<u>GrizzlyRock GP</u>"), GrizzlyRock Institutional Value Partners, LP (the "<u>GrizzlyRock Fund</u>") and Kyle Mowery (collectively, the "<u>GrizzlyRock Group</u>"); and (ii) Vivaldi Asset Management, LLC ("<u>VAM</u>") and Vivaldi Holdings, LLC ("<u>Vivaldi Holdings</u>", and collectively with VAM, "<u>Vivaldi</u>") relating to shares of the Common Stock, \$0.01 par value per share (the "<u>Common Stock</u>"), of Potbelly Corporation, a Delaware corporation (the "<u>Issuer</u>").

GrizzlyRock Capital, GrizzlyRock GP, GrizzlyRock Fund, Kyle Mowery, VAM and Vivaldi Holdings are each sometimes referred to herein as a "Reporting Person," and collectively as the "Reporting Persons." The filing of any amendment to this Schedule 13D (including the filing of this Amendment) shall not be construed as an admission by the Reporting Persons that a material change has occurred in the facts set forth in this Schedule 13D or that such amendment is required under Rule 13d-2 of the Securities Exchange Act of 1934, as amended (the "Exchange Act").

This Amendment constitutes an "exit filing" with respect to this Schedule 13D by the Reporting Persons. Capitalized terms used but not defined in this Amendment have the meanings ascribed to them in the Original Schedule 13D.

Item 4. <u>Purpose of Transaction</u>.

Item 4 of this Schedule 13D is supplemented and superseded, as the case may be, as follows:

This Amendment is being filed to report the disposition of shares of Common Stock that resulted in a disposition of beneficial ownership of Common Stock held as a group by the Reporting Persons in an amount equal to one percent or more of the Issuer's outstanding Common Stock. The Reporting Persons as a group are no longer the beneficial owners of five percent or more of the Issuer's Common Stock, and so this Amendment constitutes an "exit filing" with respect to this Schedule 13D by the Reporting Persons.

The Reporting Persons may make, or cause, further dispositions of shares of Common Stock from time to time and may dispose of, or cause to be disposed, any or all of the Common Stock beneficially owned by them at any time, in each case depending on market conditions and other factors. In addition, the Reporting Persons may acquire, or cause to be acquired, additional beneficial ownership of shares of Common Stock at any time depending on market conditions and factors.

Item 5. <u>Interests in Securities of the Issuer.</u>

Item 5 is hereby amended and restated as follows:

(a)-(b) The following list and notes to the list set forth the aggregate number and percentage (based on 24,844,824 shares of Common Stock outstanding as reported in the Issuer's Form 10-Q for the period ended September 30, 2018) of outstanding shares of Common Stock owned beneficially by each Reporting Person named in Item 2, and indicates whether such Reporting Persons have sole or shared voting and dispositive power over such shares. As a group, the Reporting Persons would hold 636,604 shares of Common Stock, or 2.6% of the outstanding Common Stock:

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Name	Shares of Common Stock Beneficially Owned	Percentage of Shares of Common Stock Beneficially Owned
GrizzlyRock Capital, LLC ⁽¹⁾	260,875	1.1%
GrizzlyRock GP, LLC ⁽¹⁾	260,875	1.1%
GrizzlyRock Institutional Value Partners, LP ⁽¹⁾	260,875	1.1%
Kyle Mowery ⁽²⁾	636,604	2.6%
Vivaldi Asset Management LLC ⁽³⁾	375,729	1.5%
Vivaldi Holdings, LLC ⁽³⁾	375,729	1.5%

- GrizzlyRock Capital is the investment adviser to and GrizzlyRock GP is the general partner of the GrizzlyRock Fund. Each has voting and dispositive power with regard to the 260,875 shares of Common Stock held by the GrizzlyRock Fund. Because Mr. Mowery is the Managing Member of GrizzlyRock Capital and GrizzlyRock GP, he has the power to direct the affairs of GrizzlyRock Capital and GrizzlyRock GP. Therefore, GrizzlyRock Capital and GrizzlyRock GP may be deemed to share with Mr. Mowery voting and dispositive power with regard to the 260,875 shares of Common Stock held by the GrizzlyRock Fund.
- (2) Because Mr. Mowery is the Managing Member of GrizzlyRock Capital and GrizzlyRock GP, the investment adviser to and the general partner of the GrizzlyRock Fund, respectively, he has the power to direct the affairs of the GrizzlyRock Fund, including the voting and disposition of 260,875 shares of Common Stock held in the name of the GrizzlyRock Fund. Therefore, Mr. Mowery is deemed to share voting and dispositive power with respect to the 260,875 shares of Common Stock held by the GrizzlyRock Fund. Because Mr. Mowery is the Portfolio Manager for the Client Accounts, he has voting and dispositive power with regard to the 260,875 shares of Common Stock held by the Client Accounts. Mr. Mowery specifically disclaims beneficial ownership of all such shares.
- (3) Vivaldi, as investment adviser to the Client Accounts, may be deemed to have shared voting and dispositive power with respect to 375,729 shares of Common Stock. Vivaldi Holdings, as a control person of Vivaldi, may be deemed to have shared voting and dispositive power with respect to 375,729 shares of Common Stock and may thus be deemed the indirect beneficial owner of the shares beneficially owned by Vivaldi. Vivaldi and Vivaldi Holdings specifically disclaim beneficial ownership of such shares.
 - (c) The Reporting Persons effected the following sales (and no purchases) within the past 60 days:

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		Number of Shares		Where and How Transaction was
Name	Trade Date	Sold	Price Per Share	Effected
GrizzlyRock Fund	1/7/2019	37,900	\$8.3736	Open Market Sale
Vivaldi – Client Accounts	1/7/2019	68,100	\$8.3736	Open Market Sale
GrizzlyRock Fund	1/24/2019	214	\$8.56	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	24	\$8.56	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	32	\$8.56	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	230	\$8.56	Open Market Sale
GrizzlyRock Fund	1/24/2019	18,701	\$8.5925	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	2,093	\$8.5925	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	2,791	\$8.5925	Open Market Sale
Vivaldi – Client Accounts	1/24/2019	20,097	\$8.5925	Open Market Sale
GrizzlyRock Fund	1/25/2019	6,538	\$8.7081	Open Market Sale
Vivaldi – Client Accounts	1/25/2019	699	\$8.7081	Open Market Sale
Vivaldi – Client Accounts	1/25/2019	928	\$8.7081	Open Market Sale
Vivaldi – Client Accounts	1/25/2019	4,326	\$8.7081	Open Market Sale
GrizzlyRock Fund	1/28/2019	21,400	\$8.5944	Open Market Sale
Vivaldi – Client Accounts	1/28/2019	2,400	\$8.5944	Open Market Sale
Vivaldi – Client Accounts	1/28/2019	3,200	\$8.5944	Open Market Sale
Vivaldi – Client Accounts	1/28/2019	22,900	\$8.5944	Open Market Sale
GrizzlyRock Fund	2/26/2019	31,956	\$8.333069	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	3,699	\$8.333069	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	4,777	\$8.333069	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	26,843	\$8.333069	Open Market Sale
GrizzlyRock Fund	2/26/2019	196,350	\$8.382294	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	22,735	\$8.382294	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	29,349	\$8.382294	Open Market Sale
Vivaldi – Client Accounts	2/26/2019	164,934	\$8.382294	Open Market Sale

(d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the Common Stock beneficially owned by any Reporting Person.

(e) Not applicable.

Item 7. <u>Material to be Filed as Exhibits</u>.

Exhibit No. Description

99.1 Joint Filing Agreement.

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SIGNATURES

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: March 1, 2019

GRIZZLYROCK CAPITAL, LLC

By: <u>/s/ Kyle Mowery</u>

Kyle Mowery Managing Member

GRIZZLYROCK GP, LLC

By: <u>/s/ Kyle Mowery</u>

Kyle Mowery Managing Member

GRIZZLYROCK INSTITUTIONAL VALUE PARTNERS LP

By GrizzlyRock GP, LLC as General Partner

By: <u>/s/ Kyle Mowery</u>

Kyle Mowery Managing Member

<u>/s/ Kyle Mowery</u> Kyle Mowery CUSIP NO. 73754Y100 Page 12 of 12 Pages

VIVALDI ASSET MANAGEMENT, LLC

By:

<u>/s/ Chad Eisenberg</u> Chad Eisenberg Chief Operating Officer

VIVALDI HOLDINGS, LLC

By:

<u>/s/ Chad Eisenberg</u> Chad Eisenberg Chief Operating Officer

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a Statement on Schedule 13D (including any and all amendments thereto) with respect to the Common Stock, \$0.01 par value per share, of Potbelly Corporation and further agree that this Joint Filing Agreement shall be included as an exhibit to such joint filing.

The undersigned further agree that each party hereto is responsible for the timely filing of such Statement on Schedule 13D and any amendments thereto, and for the accuracy and completeness of the information concerning such party contained therein; provided, however, that no party is responsible for the accuracy or completeness of the information concerning any other party, unless such party knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument.

Date: March 1, 2019

GRIZZLYROCK CAPITAL, LLC

By: /s/ Kyle Mowery

Kyle Mowery Managing Member

GRIZZLYROCK GP, LLC

By: <u>/s/ Kyle Mowery</u>

Kyle Mowery Managing Member

GRIZZLYROCK INSTITUTIONAL VALUE PARTNERS LP

By GrizzlyRock GP, LLC as General Partner

By: /s/ Kyle Mowery

Kyle Mowery Managing Member

<u>/s/ Kyle Mowery</u> Kyle Mowery

VIVALDI ASSET MANAGEMENT, LLC

By:

<u>/s/ Chad Eisenberg</u> Chad Eisenberg Chief Operating Officer

VIVALDI HOLDINGS, LLC

By:

<u>/s/ Chad Eisenberg</u> Chad Eisenberg Chief Operating Officer