Extended Stay America, Inc. Form SC 13D/A March 14, 2017

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

SCHEDULE 13D (Amendment No. 6)*

Under the Securities Exchange Act of 1934

Extended Stay America, Inc. / ESH Hospitality, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share of Extended Stay America, Inc. and Class B Common Stock, par value \$0.01 per share, of ESH Hospitality, Inc., which are attached and trade together as a Paired Share

(Title of Class of Securities)

30224P 200**

(CUSIP Number)

Ms. Susanne V. Clark 375 Park Avenue New York, NY 10152 (212) 672-5000

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

March 10, 2017

(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.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent. (Continued on the following pages)

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* 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 disclosures provided in a prior cover page.

The information required on 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 (<u>"Act</u>") 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).

** This CUSIP number pertains to the ESH Hospitality, Inc.'s Paired Shares, each representing one share of Class B common stock, par value \$0.01 per share, of ESH Hospitality, Inc., together with one share of common stock, par value \$0.01 per share, of Extended Stay America, Inc., which are attached and trade as a single unit (a <u>"Paired Share</u>").

The following disclosure assumes that there are a total of 194,159,876 Paired Shares outstanding, which is the number of Paired Shares outstanding as of March 10, 2017 as reported to ESH Hospitality, Inc. and Extended Stay America, Inc. by their stock registrar.

	NAMES OF REPORTING PERSONS		
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Centerbridge Credit Partners, L.P.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)		
		(b)	
3	SEC USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS)		
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	Delaware		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER 7 -0-		
	SHARED VOTING POWER		
	3,564,824		
	SOLE DISPOSITIVE POWER 9		
	-0-		
	SHARED DISPOSITIVE POWER		

3,564,824

	AGGREGATE AMOUNT
	BENEFICIALLY OWNED BY EACH
11	REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

3,564,824

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.8%

12

14

TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

1	I.R. AB ON		
		terbridge Credit Partners TE rmediate I, L.P.	
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)
			(b)
3	SEC	SEC USE ONLY	
4	INS	URCE OF FUNDS (SEE TRUCTIONS)	
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
6		IZENSHIP OR PLACE OF GANIZATION	
	Dela	aware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER	
	8	SHARED VOTING POWER	
		4,368,237	
		SOLE DISPOSITIVE POWER	
		-0-	
	10	SHARED DISPOSITIVE POWER	

4,368,237

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,368,237
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.2%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

1	NA	MES OF REPORTING PERSONS		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
		tterbridge Credit Partners General tner, L.P.		
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)	
2			(b)	
3	SEC	SEC USE ONLY		
4	INS	URCE OF FUNDS (SEE STRUCTIONS)		
	00			
-	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM			
5	2(D) OR 2(E)		
	CIT	IZENSHIP OR PLACE OF		
6	ORGANIZATION			
	Del	aware		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER		
		-0- SHARED VOTING POWER		
	8	7,933,061		
	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

7,933,061

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7,933,061
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.1%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Centerbridge Credit Cayman GP Ltd.		
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a) (b)
3	SEC USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) OO		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER	
	8	SHARED VOTING POWER 9,463,296	
	9	SOLE DISPOSITIVE POWER	
	10	SHARED DISPOSITIVE POWER	

9,463,296

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,463,296
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.9%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) OO

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
		terbridge Credit Partners Offshore rmediate III, L.P.	
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)
-			(b)
3	SEC	SEC USE ONLY	
4	INS	JRCE OF FUNDS (SEE TRUCTIONS)	
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
6		IZENSHIP OR PLACE OF GANIZATION	
	Dela	aware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	7	SOLE VOTING POWER	
	0	SHARED VOTING POWER	
	8	1,530,235	
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER	
		-0-	
	10	SHARED DISPOSITIVE POWER	

1,530,235

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,530,235
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.8%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
		terbridge Credit Partners Offshore neral Partner, L.P.	
2		ECK THE APPROPRIATE BOX IF 1EMBER OF A GROUP	(a)
-			(b)
3	SEC	SEC USE ONLY	
4	INS	URCE OF FUNDS (SEE TRUCTIONS)	
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM		
5	2(D) OR 2(E)	
6		IZENSHIP OR PLACE OF GANIZATION	
	Del	aware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER	
	,	-0-	
	8	SHARED VOTING POWER	
		1,530,235	
	9	SOLE DISPOSITIVE POWER	
		SHARED DISPOSITIVE POWER	
	10		

1,530,235

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,530,235
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.8%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

	NAMES OF REPORTING PERSONS			
1		S. IDENTIFICATION NOS. OF OVE PERSONS (ENTITIES LY)		
	CCI	P SBS GP, LLC		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)			
			(b)	
3	SEC USE ONLY			
4	INS	JRCE OF FUNDS (SEE TRUCTIONS)		
	00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
5				
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Dela	aware		
NUMBER OF	SOLE VOTING POWER			
	7	-0-		
SHARES BENEFICIALLY		SHARED VOTING POWER		
OWNED BY EACH REPORTING PERSON WITH	8	30,919		
	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

30,919

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 30,919
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) Less than 0.1%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) OO

	NAMES OF REPORTING PERSONS				
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
		terbridge Capital Partners AIV A, L.P.			
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)		
2			(b)		
3	SEC	C USE ONLY			
4	INS	JRCE OF FUNDS (SEE TRUCTIONS)			
		00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS				
5	REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
	CIT	CITIZENSHIP OR PLACE OF			
6	ORGANIZATION				
	Dela	aware			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER			
		-0-			
	8	SHARED VOTING POWER 4,564,230*			
	9	SOLE DISPOSITIVE POWER			
		-0-			
	10	SHARED DISPOSITIVE POWER			

4,564,230*

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,564,230*
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.4%*
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

*Gives effect to a distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 below for further detail.

	NAMES OF REPORTING PERSONS				
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
		terbridge Capital Partners AIV B, L.P.			
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)		
2			(b)		
3	SEC	C USE ONLY			
4	INS	URCE OF FUNDS (SEE TRUCTIONS)			
		00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS				
5	REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
	CIT				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Del	aware			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER				
		-0-			
	8 9	SHARED VOTING POWER			
		4,562,529*			
		SOLE DISPOSITIVE POWER			
		SHARED DISPOSITIVE POWER			
	10				

4,562,529*

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,562,529*
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.3%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

* Gives effect to a distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 below for further detail.

	NAMES OF REPORTING PERSONS			
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
		terbridge Capital Partners Strategic / I, L.P.		
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)	
2			(b)	
3	SEC USE ONLY			
4	INS	URCE OF FUNDS (SEE TRUCTIONS)		
	00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS			
5	REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Del	Delaware		
NUMBER OF	7	SOLE VOTING POWER		
	,	-0-		
SHARES BENEFICIALLY	8	SHARED VOTING POWER		
OWNED BY EACH REPORTING PERSON WITH		305,618*		
	9	SOLE DISPOSITIVE POWER		
	10	SHARED DISPOSITIVE POWER		

305,618*

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 305,618*
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%*
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

* Gives effect to a distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 below for further detail.

	NAMES OF REPORTING PERSONS			
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	Cen	terbridge Capital Partners SBS, L.P.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)			
2			(b)	
3	SEC	C USE ONLY		
4	INS	URCE OF FUNDS (SEE TRUCTIONS)		
	00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS			
5	REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	SOLE VOTING POWER			
	7	-0-		
	0	SHARED VOTING POWER		
	8	30,919		
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

30,919

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 30,919
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) Less than 0.1%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

	NAMES OF REPORTING PERSONS			
1	AB	S. IDENTIFICATION NOS. OF OVE PERSONS (ENTITIES LY)		
	Cen	terbridge Associates, L.P.		
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)		
2			(b)	
3	SEC	C USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) OO			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware			
	Dei			
NUMBER OF	7	SOLE VOTING POWER		
SHARES BENEFICIALLY	8	SHARED VOTING POWER		
OWNED BY EACH		9,432,377		
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

9,432,377

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,432,377
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.9%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) PN

	NAMES OF REPORTING PERSONS			
1	AB	S. IDENTIFICATION NOS. OF OVE PERSONS (ENTITIES LY)		
	Cen	terbridge Cayman GP Ltd.		
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)	
			(b)	
3	SEC	C USE ONLY		
4	INS	URCE OF FUNDS (SEE TRUCTIONS)		
	00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
5				
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware			
NUMBER OF SHARES BENEFICIALLY	SOLE VOTING POWER			
	7	-0-		
	8	SHARED VOTING POWER		
OWNED BY EACH		9,432,377		
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

9,432,377

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,432,377
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.9%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) OO

	NAMES OF REPORTING PERSONS		
1	AB	S. IDENTIFICATION NOS. OF OVE PERSONS (ENTITIES LY)	
	Maı	k T. Gallogly	
2		ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP	(a)
			(b)
3	SEC	C USE ONLY	
4	INS	URCE OF FUNDS (SEE TRUCTIONS)	
	00		
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
5			
	CITIZENSHIP OR PLACE OF		
6	ORGANIZATION		
	United States		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER		
	7	-0-	
	8	SHARED VOTING POWER	
		18,926,592	
	9	SOLE DISPOSITIVE POWER	
		-0-	
	10	SHARED DISPOSITIVE POWER	

18,926,592

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 18,926,592
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 9.7%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN

	NAMES OF REPORTING PERSONS			
1	AB	S. IDENTIFICATION NOS. OF OVE PERSONS (ENTITIES LY)		
	Jeff	rey H. Aronson		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		(a)	
			(b)	
3	SEC	C USE ONLY		
4	INS	URCE OF FUNDS (SEE TRUCTIONS)		
	00			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
5				
	CITIZENSHID OD DI ACE OE			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER			
	7	-0-		
	8	SHARED VOTING POWER		
		18,926,592		
	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		

18,926,592

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	18,926,592 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	9.7% TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN

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This Amendment No. 6 (this <u>"Amendment</u>") to the Statement on Schedule 13D is filed by the Reporting Persons as an amendment to the Schedule 13D filed on June 10, 2014 with the U.S. Securities and Exchange Commission (the <u>"SEC</u>"), as amended by Amendment No. 1 to the Schedule 13D filed on August 13, 2014 with the SEC, Amendment No. 2 to the Schedule 13D filed on November 19, 2015, Amendment No. 3 to the Schedule 13D filed on October 7, 2016, Amendment No. 4 to the Schedule 13D filed on November 22, 2016 and Amendment No. 5 to the Schedule 13D filed on December 20, 2016 (collectively, the <u>"Schedule 13D</u>") with respect to the Class B Common Stock. Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Schedule 13D.

The "Explanatory Note" is amended and restated in its entirety to read as follows:

"EXPLANATORY NOTE: Each of Extended Stay America, Inc. (the <u>"Corporation</u>"), the Blackstone Entities (collectively, <u>"Blackston</u>e"), the Centerbridge Entities (collectively, <u>"Centerbridge</u>"), and the Paulson Entities (collectively, <u>"Paulson</u>"), listed in Item 4 below (Blackstone, Centerbridge and Paulson, collectively, th<u>e "Spons</u>ors"), is a party to a Stockholders' Agreement, dated as of November 18, 2013 (th<u>e "Stockholders' Agreement</u>") that is described in Item 4 below. Given the terms of the Stockholders' Agreement, the Corporation and each of the Sponsors and certain of their respective affiliates may be deemed to be a member of a group that owns, as of the date hereof and after giving effect to the distributions in kind described in Item 4 hereof, 58,950,374 Paired Shares, or 30.4% of the outstanding Paired Shares, 250,493,583 Class A Shares, or 100% of the outstanding Class A Shares, which are convertible into 250,493,583 Class B Shares, or 56.3% of all Class B Shares (in each case, calculated in accordance with Rule 13d-3(d) of the Act) and 21,202 shares of voting preferred stock of the Corporation, or 100% of the outstanding voting preferred stock of the Corporation."

Item 4. Purpose of Transaction.

The subheading and first two paragraphs under subheading "Proposed Secondary Offering" of Item 4 is hereby amended and restated in its entirety to read as follows:

"References to and descriptions of the Stockholders' Agreement and Registration Rights Agreement set forth above in this Item 4 do not purport to be complete and are qualified in their entirety by reference to the full text of the Stockholders' Agreement and Registration Rights Agreement, which have been previously filed as Exhibits 1 and 2 hereto, respectively, and incorporated by reference herein.

Share Repurchase

Pursuant to an agreement (the <u>"Share Repurchase Agreement</u>") among the Corporation, ESH Hospitality, Inc<u>. ("ESH REIT</u>") and the Sponsors, the Corporation and ESH REIT purchased 625,000 Paired Shares directly from the Sponsors in a private, non-underwritten transaction at a price per Paired Share equal to the price paid by the underwriters in the offering described below. This purchase was conducted pursuant to and counts toward, the previously announced the Corporation and ESH REIT Paired Share repurchase program.

The foregoing description of the Share Repurchase Agreement is qualified in its entirety by reference to the full text of the Share Repurchase Agreement, which is filed as Exhibit 6 hereto and is incorporated herein by reference.

Secondary Offering

On June 5, 2015, the Corporation and ESH REIT filed a joint automatic shelf registration statement contemplating the sale by each of the Sponsors of Paired Shares totaling, together with Paired Shares sold by the other Sponsors, in the aggregate 142,960,388 Paired Shares. On March 8, 2017, the Corporation and ESH REIT filed a prospectus supplement contemplating the sale by each of the Sponsors of Paired Shares totaling, together with Paired Shares sold by the other Sponsors, in the aggregate 25,000,000 Paired Shares. On March 6, 2017, the Corporation, ESH REIT and

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the Sponsors entered into an underwriting agreement (the <u>"Underwriting Agreemen</u>t") with the underwriters named therein (the <u>"Underwriters</u>"). Pursuant to the Underwriting Agreement, the Sponsors sold in the aggregate 25,000,000 Paired Shares to the Underwriters at a price of \$16.70 per Paired Share. The offering closed on March 10, 2017.

The foregoing description of the Underwriting Agreement is qualified in its entirety by reference to the full text of the Underwriting Agreement, which is incorporated herein by reference.

Distributions in Kind

On or about March 15, 2017, certain of the Reporting Persons will make the following series of distributions in kind.

First, Centerbridge Capital Partners AIV VI-A, L.P. (<u>"VI-A</u>"), Centerbridge Capital Partners AIV VI-B, L.P. (<u>"VI-B</u>") and Centerbridge Capital Partners Strategic AIV I, L.P. (<u>"SAIV</u>") made distributions in kind of 201,925, 201,849 and 6,226 Paired Shares (the <u>"DIK Shares</u>") respectively to their general partner, Centerbridge Associates, L.P. (<u>"CALP"</u>), in connection with pro rata distributions by VI-A, VI-B and SAIV to their respective partners.

Second, CALP distributed the DIK Shares to its sole economic partner, CCP GP Investors Holdings (Cayman), L.P. (<u>"CCPGPH</u>").

Third, CCPGPH distributed the DIK Shares to certain of its members in connection with a pro rata distribution by CCPGPH to its members.

Upon receipt of the DIK Shares by the members of CCPGPH, including Mr. Aronson and Mr. Gallogly, the members donated the DIK Shares to various charities.

Lock-Up Agreements

In connection with the secondary offering referenced herein, the Corporation and ESH REIT, their respective executive officers and directors and the Sponsors have agreed with the Underwriters, subject to specified exceptions, not to sell, dispose of or hedge any of the Paired Shares or securities convertible into or exchangeable for Paired Shares, for a period of 30 days after March 6, 2017, except with the prior written consent of Credit Suisse Securities (USA) LLC and Barclays Capital Inc. (the <u>"Lock-Up Agreements</u>").

The foregoing description of the Lock-Up Agreements is qualified in its entirety by reference to the full text of the Lock-Up Agreements, which is incorporated herein by reference."

Item 5. Interest in Securities of the Issuer.

Item 5(a) - (e) of the Schedule 13D are hereby amended and restated in their entirety to read as follows:

"(a)-(b) The following disclosure assumes that there are a total of 194,159,876 Paired Shares outstanding, which is the number of Paired Shares outstanding as of December 16, 2016 as reported to the Corporation and ESH REIT by their stock registrar.

Pursuant to Rule 13d-3 under the Exchange Act, the Reporting Persons may be deemed to beneficially own Paired Shares as follows:

- 1. Centerbridge Credit Partners, L.P.
 - a. Amount beneficially owned: 3,564,824

b. Percent of class: 1.8%.

- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 3,564,824
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 3,564,824

Centerbridge Credit Partners, L.P. (<u>"CCP</u>") has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by Centerbridge Credit Partners General Partner, L.P. (<u>"CCPGP</u>"), its general partner, and Centerbridge Credit Cayman GP Ltd. (<u>"CCCGP</u>"), the general partner of CCPGP. Neither CCPGP nor CCCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by CCP. However, none of the foregoing should be construed in and of itself as an admission by CCPGP or CCCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CCPGP and CCCGP expressly disclaims beneficial ownership of the Paired Shares owned by CCP.

2. Centerbridge Credit Partners TE Intermediate I, L.P.

- a. Amount beneficially owned: 4,368,237
- b. Percent of class: 2.2%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 4,368,237
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 4,368,237

Centerbridge Credit Partners TE Intermediate I, L.P. (<u>"CCPTE</u>I") has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CCPGP, its general partner, and CCCGP, the general partner of CCPGP. Neither CCPGP nor CCCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by CCPTEI. However, none of the foregoing should be construed in and of itself as an admission by CCPGP or CCCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CCPGP and CCCGP expressly disclaims beneficial ownership of the Paired Shares owned by CCPTEI.

- 3. Centerbridge Credit Partners General Partner, L.P.
 - a. Amount beneficially owned: 7,933,061
 - b. Percent of class: 4.1%

c. Voting and dispositive power:

i. Sole power to vote or to direct the vote: -0-

ii. Shared power to vote or direct the vote: 7,933,061

iii. Sole power to dispose or direct the disposition of: -0-

iv. Shared power to dispose or direct the disposition of: 7,933,061

Each of CCP and CCPTEI has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CCPGP, its general partner, and CCCGP, the general partner of CCPGP. Neither CCPGP nor CCCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by CCP and CCPTEI. However, none of the foregoing should be construed in and of itself as an admission by CCPGP or CCCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CCPGP and CCCPGP and CCCPGP and CCCPGP and CCCPGP and CCCPGP.

4. Centerbridge Credit Partners Offshore Intermediate III, L.P. and Centerbridge Credit Partners Offshore General Partner, L.P.

- a. Amount beneficially owned: 1,530,235
- b. Percent of class: 0.8%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 1,530,235
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 1,530,235

Centerbridge Credit Partners Offshore Intermediate III, L.P. (<u>"CCPOII</u>I") has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by Centerbridge Credit Partners Offshore General Partner, L.P. (<u>"CCPOGP</u>"), its general partner, and CCCGP, the general partner of CCPOGP. Neither CCCGP nor CCPOGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by CCPOIII. However, none of the foregoing should be construed in and of itself as an admission by CCCGP or CCPOGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CCCGP and CCPOGP expressly disclaims beneficial ownership of Paired Shares owned by CCPOIII.

- 5. Centerbridge Credit Cayman GP Ltd.
 - a. Amount beneficially owned: 9,463,296
 - b. Percent of class: 4.9%

c. Voting and dispositive power:

- i. Sole power to vote or to direct the vote: -0-
- ii. Shared power to vote or direct the vote: 9,463,296
- iii. Sole power to dispose or direct the disposition of: -0-
- iv. Shared power to dispose or direct the disposition of: 9,463,296

Each of CCP and CCPTEI has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CCPGP, their general partner, and CCCGP, the general partner of CCPGP. CCPOIII had the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CCPOGP, their general partner, and CCCGP, the general partner of CCPOGP. None of CCPGP, CCPOGP or CCCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, CCPGP and CCCGP may be deemed to beneficially own the Paired Shares beneficially owned by CCP and CCPTEI and CCCOGP may be deemed to beneficially own the Paired Shares beneficially owned by CCPOGP or CCCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CCPGP, CCPOGP and CCCGP expressly disclaims beneficial ownership of Paired Shares owned by CCP, CCPTEI and CCPOIII.

6. Centerbridge Capital Partners AIV VI-A, L.P.

a. Amount beneficially owned: 4,564,230 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)

- b. Percent of class: 2.4%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ... Shared power to vote or direct the vote: 4,564,230 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 4,564,230 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)

VI-A has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised CALP, its general partner, and CCGP, the general partner of CALP. Neither CALP nor CCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by VI-A. However, none of the foregoing should be construed in and of itself as an admission by CALP or CCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CALP and CCGP expressly disclaims beneficial ownership of Paired Shares owned by VI-A.

7. Centerbridge Capital Partners AIV VI-B, L.P.

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Amount beneficially owned: 4,562,529 (reflects distribution in kind that is scheduled to occur on or about March a. 15, 2017. See Item 4 for further detail.)

- b. Percent of class: 2.3%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ... Shared power to vote or direct the vote: 4,562,529 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 4,562,529 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)

VI-B has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CALP, its general partner, and CCGP, the general partner of CALP. Neither CALP nor CCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by VI-B. However, none of the foregoing should be construed in and of itself as an admission by CALP or CCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CALP and CCGP expressly disclaims beneficial ownership of Paired Shares owned by VI-B.

8. Centerbridge Capital Partners Strategic AIV I, L.P.

a. Amount beneficially owned: 305,618 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)

- b. Percent of class: 0.2%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ... Shared power to vote or direct the vote: 305,618 (reflects distribution in kind that is scheduled to occur on or about March 15, 2017. See Item 4 for further detail.)
 - iii. Sole power to dispose or direct the disposition of: -0-
 - Shared power to dispose or direct the disposition of: 305,618 (reflects distribution in kind that is scheduled to iv. occur on or about March 15, 2017. See Item 4 for further detail.)

SAIV has the power to dispose of and the power to vote the Paired Shares beneficially owned by it, which powers may also be exercised by CALP, its general partner, and CCGP, the general partner of CALP. Neither CALP nor CCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by SAIV. However, none of the foregoing should be construed in and of itself as an admission by CALP or CCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CALP and CCGP expressly disclaims beneficial ownership of Paired Shares owned by SAIV.

9. Centerbridge Capital Partners SBS, L.P. and CCP SBS GP, LLC

- a. Amount beneficially owned: 30,919
- b. Percent of class: Less than 0.1%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 30,919
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 30,919

Centerbridge Capital Partners SBS, L.P. (<u>"SBS</u>") has the power to dispose of and the power to vote the Paired Shares of Common Stock beneficially owned by it, which powers may also be exercised by CCP SBS GP, LLC (<u>"CCPSB</u>S"), its general partner. CCPSBS does not directly own any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, CCPSBS may be deemed to beneficially own the Paired Shares beneficially owned by SBS. However, none of the foregoing should be construed in and of itself as an admission by CCPSBS or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, CCPSBS expressly disclaims beneficial ownership of Paired Shares owned by SBS.

10. Centerbridge Associates, L.P. and Centerbridge Cayman GP Ltd.

- a. Amount beneficially owned: 9,432,377
- b. Percent of class: 4.9%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 9,432,377
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 9,432,377

CALP, as general partner of VI-A, VI-B and SAIV, and CCGP, as general partner of CALP, share the power to dispose of and the power to vote the Paired Shares beneficially owned by VI-A, VI-B and SAIV. Neither CALP nor CCGP directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by VI-A, VI-B and SAIV. However, none of the foregoing should be construed in and of itself as an admission by CALP or CCGP or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of CALP and CCGP expressly disclaims beneficial ownership of Paired Shares owned by any of VI-A, VI-B and SAIV.

11. Mark T. Gallogly and Jeffrey H. Aronson

a. Amount beneficially owned: 18,926,592

- b.Percent of class: 9.7%
- c. Voting and dispositive power:
 - i. Sole power to vote or to direct the vote: -0-
 - ii. Shared power to vote or direct the vote: 18,926,592
 - iii. Sole power to dispose or direct the disposition of: -0-
 - iv. Shared power to dispose or direct the disposition of: 18,926,592

Messrs. Gallogly and Aronson, as managing members of CCPSBS and directors of CCCGP and CCGP share the power to vote the Paired Shares beneficially owned by CCP, CCPTEI, CCPOIII, VI-A, VI-B, SAIV and SBS. Neither Mr. Gallogly nor Mr. Aronson directly owns any of the Paired Shares. By reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the Paired Shares beneficially owned by CCP, CCPTEI, CCPOIII, VI-A, VI-B, SAIV and SBS. However, none of the foregoing should be construed in and of itself as an admission by Messrs. Gallogly or Aronson or by any Reporting Person as to beneficial ownership of Paired Shares owned by another Reporting Person. In addition, each of Mr. Gallogly and Mr. Aronson expressly disclaims beneficial ownership of Paired Shares owned by any of CCP, CCPTEI, CCPOIII, VI-A, VI-B, SAIV and SBS.

(c) The Reporting Persons sold the following Paired Shares (i) pursuant to the Underwriting Agreement at the \$16.70 price per Paid Share and (ii) pursuant to the Share Repurchase Agreement at the \$16.70 price per Paired Share:

Reporting Person	Number of Underwritten Paired Shares Sold	Paired Shares Repurchased
Centerbridge Capital Partners Strategic AIV I L.P.	134,946	3,374
Centerbridge Capital Partners AIV VI-A L.P.	1,909,082	47,727
Centerbridge Capital Partners AIV VI-B L.P.	1,908,370	47,709
Centerbridge Credit Partners L.P.	1,644,924	41,123
Centerbridge Credit Partners Offshore Intermediate III L.P.	706,100	17,652
Centerbridge Capital Partners SBS L.P.	14,267	357
Centerbridge Credit Partners TE Intermediate I L.P.	2,015,644	50,391

In addition, Mr. Aronson and Mr. Gallogly made charitable donations of 174,304 Paired Shares and 178,746 Paired Shares respectively. See Item 4 for further detail.

Except as set forth in Item 3, Item 4 and this Item 5, neither the Reporting Persons nor, to the best knowledge of the Reporting Persons, without independent verification, has effected any transaction in the Issuer's Paired Shares during the past 60 days or since the most recent filing on Schedule 13D, whichever is less.

(d) To the best knowledge of the Reporting Persons, no person other than the Reporting Persons has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities beneficially owned by the Reporting Persons identified in this Item 5.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

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Item 6 is hereby amended and restated in its entirety to read as follows:

"As of the date of this Amendment, other than the Stockholders' Agreement, the Registration Rights Agreement, the Share Repurchase Agreement, the Underwriting Agreement and the Lock-Up Agreements, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 and between such persons and any person with respect to any securities of the Issuer, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

The information in Item 4 of the Schedule 13D related to the Stockholders' Agreement, the Registration Rights Agreement, the Underwriting Agreement and the Lock-Up Agreements is incorporated herein by reference."

Item 7. Material to Be Filed As Exhibits.

Stockholders Agreement, by and among Extended Stay America, Inc., ESH Hospitality, Inc. and the Sponsors (as defined therein), dated November 18, 2013 (filed as Exhibit 4.1 to Extended Stay America, Inc.'s and ESH Hospitality, Inc.'s Current Report on Form 8-K, File No. 001-36190, filed with the SEC on November 18, 2013) (previously filed).

Registration Rights Agreement, by and among Extended Stay America, Inc., ESH Hospitality, Inc. and the other parties listed therein, dated November 18, 2013 (filed as Exhibit 4.2 to Extended Stay America, Inc.'s and ESH ². Hospitality, Inc.'s Current Report on Form 8-K, File No. 001-36190, filed with the SEC on November 18, 2013) (previously filed).

Joinder to Registration Rights Agreement, by and among Extended Stay America, Inc., ESH Hospitality, Inc. and the other parties listed therein, dated September 29, 2015 (filed as Exhibit 4.1 to Extended Stay America, Inc.'s and ESH Hospitality, Inc.'s Quarterly Report on Form 10-Q, File No. 001-36190, filed with the SEC on October 27, 2015) (previously filed).

Underwriting Agreement, dated March 6, 2017, by and among Extended Stay America, Inc. and ESH Hospitality, Inc., the Reporting Persons, the Blackstone Parties, the Paulson Parties and the Underwriters (incorporated by reference to Exhibit 1.1 to Extended Stay America, Inc.'s and ESH Hospitality, Inc.'s Current Report on Form 8-K, 001-36190, filed with the SEC on March 10, 2017) (previously filed).

Form of Lock-up Agreement (incorporated by reference to Exhibit A to Exhibit 1.1 to Extended Stay America, Inc.'s 5. and ESH Hospitality, Inc.'s Current Report on Form 8-K, SEC File No. 001-36190, filed with the SEC on March 10, 2017) (previously filed).

Share Repurchase Agreement, dated March 1, 2017, by and among Extended Stay America, Inc. and ESH Hospitality, Inc., the Reporting Persons and each of the entities identified on Schedule 1 thereto (filed as Exhibit

6. 10.1 to Extended Stay America, Inc.'s and ESH Hospitality, Inc.'s Current Report on Form 8-K, File No. 001-36190, filed with the SEC on March 7, 2017) (previously filed).

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.

Dated: March 14, 2017

CENTERBRIDGE CREDIT PARTNERS, L.P.

BY: CENTERBRIDGE CREDIT PARTNERS GENERAL PARTNER, L.P., its general partner

BY: CENTERBRIDGE CREDIT CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CREDIT PARTNERS TE INTERMEDIATE I, L.P.

BY: CENTERBRIDGE CREDIT PARTNERS GENERAL PARTNER, L.P., its general partner

BY: CENTERBRIDGE CREDIT CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CREDIT PARTNERS GENERAL PARTNER, L.P. BY: CENTERBRIDGE CREDIT CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CREDIT CAYMAN GP LTD.

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CREDIT PARTNERS OFFSHORE INTERMEDIATE III, L.P.

BY: CENTERBRIDGE CREDIT PARTNERS OFFSHORE GENERAL PARTNER, L.P., its general partner

BY: CENTERBRIDGE CREDIT CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CREDIT PARTNERS OFFSHORE GENERAL PARTNER, L.P.

BY: CENTERBRIDGE CREDIT CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory [Signature Page to Schedule 13D/A]

CCP SBS GP, LLC

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CAPITAL PARTNERS AIV VI-A, L.P.

BY: CENTERBRIDGE ASSOCIATES, L.P., its general partner

BY: CENTERBRIDGE CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CAPITAL PARTNERS AIV VI-B, L.P.

BY: CENTERBRIDGE ASSOCIATES, L.P., its general partner

BY: CENTERBRIDGE CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CAPITAL PARTNERS STRATEGIC AIV I, L.P.

BY: CENTERBRIDGE ASSOCIATES, L.P., its general partner

BY: CENTERBRIDGE CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CAPITAL PARTNERS SBS, L.P.

BY: CCP SBS GP, LLC, its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE ASSOCIATES, L.P.

BY: CENTERBRIDGE CAYMAN GP LTD., its general partner

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

CENTERBRIDGE CAYMAN GP LTD.

By:/s/ Elizabeth Uhl Name: Elizabeth Uhl Title: Authorized Signatory

MARK T. GALLOGLY /s/ Mark T. Gallogly Mark T. Gallogly

JEFFREY H. ARONSON

/s/ Jeffrey H. Aronson Jeffrey H. Aronson

[Signature Page to Schedule 13D/A]