FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Washington, D.C. 20549

OM	B APPROVAL

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

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

1. Name and Address of Reporting Person* MARRIOTT JOHN W III (Last) (First) (Middle)			2. Issuer Name and MARRIOTT 1/MD/ [MAR] 3. Date of Earliest Ti	INTE	RN	ATIONAL		S. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner Officer (give title below) Other (specify below)						
10400 FERNWOO	DD ROAD			08/28/2013		(6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting					
(Street) BETHESDA	MD	2081	7	4. If Amendment, Da	te of Or	iginal	Filed (Month/D							
(City)	(State)	(Zip)								Person				
		able I -		tive Securities	_	red,				1				
1. Title of Security (Ir	nstr. 3)		2. Transaction Date (Month/Day/Year	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities A Disposed Of (5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership		
					Code V		Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)		
Class A Common S	Stock		09/30/2013		G	V	4,200,000	A	\$0.0000	24,227,493	I	JWM Family Enterprises ⁽¹⁾		
Class A Common S	Stock		08/28/2013		G	V	251,000	A	\$0.0000	251,000	I	JWM Insurance Trust ⁽²⁾		
Class A Common S	Stock		09/30/2013		G	V	748,818	A	\$0.0000	748,818	I	Trustee 4 ⁽²⁾		
Class A Common S	Stock									646,629	D			
Class A Common S	Stock									11,583	I	401(k) account		
Class A Common S	Stock									240,000	I	JWM Gen Trust ⁽²⁾		
Class A Common S	Stock									75,000	I	JWM III Generations Trusts ⁽²⁾		
Class A Common S	Stock									20,000	I	Minor Child ⁽²⁾		
Class A Common S	Stock									19,679	I	Sp Trustee 1 ⁽²⁾		
Class A Common S	Stock									19,679	I	Sp Trustee 2 ⁽²⁾		
Class A Common S	Stock									10,217	I	Sp Trustee 3 ⁽²⁾		
Class A Common S	Stock									31,550	I	Spouse ⁽²⁾		
Class A Common S	Stock									70,203	I	Trustee 1 ⁽²⁾		
Class A Common S	Stock									60,636	I	Trustee 2 ⁽²⁾		
Class A Common S	Stock									48,327	I	Trustee 3 ⁽²⁾		
Class A Common S	Stock									142,565	I	Trustee DSM Descendant ⁽²⁾		
Class A Common S	Stock									290,000	I	Trustee SGM Descendant ⁽²⁾		
		Table		e Securities Ac s, calls, warran						y Owned				

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Ta Date (Month/Day/Year)	Iffe Premberiva Execution Date, if any (e.g., p (Month/Day/Year)	tive S Transa USege(4 8)	ecuri	rities Metju of or		ifeditesies Expiration da Quitionsylv	Of Bieneficiall Amount of Mount of Geographic Underlying Derivative Security (Instr. 3 and 4)		y8 Gvine et l Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
											Amount or				
1. Title of Derivative Security	2. Conversion or Exercise	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any	4. Transa 6888 (ction Instr.	5. Nu of Deriv		6. Date Exerc Extraction Da Moralinday	texpiration	7. Title Amour Securi	allumber t ^O f ieshares	8. Price of Derivative Security	9. Number of derivative Securities	10. Ownership Form:	11. Nature of Indirect Beneficial
(Instr. 3) Explanatio	Price of BERESPONS	es:	(Month/Day/Year)	8)		Secu Acqu				Underl Deriva		(Instr. 5)	Beneficially Owned	or Indirect	Ownership (Instr. 4)
1. Consists of \$\footnote{\text{seggisty}}\text{ shares owned by Thomas Point Ventures, L.P., whose sole general partner is JWM Family Enterprises, L.P., 4200,000 shares owned by Anchorage Partner is JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{seggisty}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}}\text{ shares owned by JWM Family Enterprises, L.P., and 7, \$\frac{\text{shares}}{\text{shares}} shares owned by JWM															
Enterprises, I	P. JWM Fami	ly Enterprises, Inc. is	the sole general part orted securities excep	ner of JV	vM Fan	n ot (P)	terprise	s, L.P. The tota	l reflects 500	shares tr	ansferred by	The Reporting	Transaction(s) (Instr. 4)	ch 14, 2013. T	he Reporting
			•			and 5	,								
2. The Repor	ting Person dis	claims beneficial owi	nership of the reporte	d securit	ies exce	pt to th	e exten	t of his pecunia	ry interest the		l Amount				

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

^{*} If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).