	(Name of Issuer)
	(Title of Class of Securities)
	(CUSIP Number)
	(CCSII Tames)
	(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
	(Data of France Which Decreives Filters of this Continued)
the filing person has previously f	(Date of Event Which Requires Filing of this Statement)  iled a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D/A, and is filing this
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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.

The information contained in Item 4 of the Schedule 13D is hereby amended and supplemented by adding the following:

On September 1, 2018, Marriott Vacations Worldwide Corporation ('Marriott') completed its previously announced acquisition of the Issuer, in which the Issuer became a wholly owned subsidiary of Marriott (the "Combination Transactions"). As a result of the consummation of the Combination Transactions, each share of Common Stock beneficially owned by the Reporting Person was converted into \$14.75 in cash, without interest, and 0.165 shares of common stock, \$0.01 par value per share, of Marriott, in accordance with the terms of the Agreement and Plan of Merger, dated as of April 30, 2018, by and among the Issuer, Marriott, Ignite Holdco, Inc., Ignite Holdco Subsidiary, Inc., Volt Merger Sub, Inc., and Volt Merger Sub, LLC (the "Merger Agreement").

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Γhe information	set forth in Item	6 of this Amend	ment is incorpo	rated into this I	tem 4 by referen	nce.			
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The information	contained in Iter	1 5 of the Sched	ale 13D is hereb	y amended and	l rest)is içg)i)jon	em(on this )!	the Reportang	Person beneficia	aly owisnnr sharas of C

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M. Ian G. Gilchrist	Director of Qurate					
Evan D. Malone	Director of Qurate					
John C. Malone	Directorinate Quirante ii ipir .iMalone					
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