# MARRIOTT INTERNATIONAL INC /MD/ Form SC 13D May 26, 2006

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

SCHEDULE 13D

Information to be included in statements filed pursuant to Rule 13d-1(a) and amendments thereto filed pursuant to Rule 13d-2(a)

Under the Securities Exchange Act of 1934

MARRIOTT INTERNATIONAL, INC.
(Name of Issuer)

Class A Common Stock, \$0.01 par value
 (Title of Class of Securities)

571903103 (CUSIP Number)

Ralph W. Hardy, Jr.

Dow Lohnes PLLC

1200 New Hampshire Avenue, N.W.

Washington, D.C. 20036 (202) 776-2000
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

May 17, 2006 (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 Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

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 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).

SCHEDULE 13D

CUSIP No. 571903103

1

1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS						
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER						
OWNED BY EACH REPORTING	8 SHARED VOTING POWER						
PERSON WITH	9 SOLE DISPOSITIVE POWER						
	10 SHARED DISPOSITIVE POWER						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 24,027,960+*						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	TYPE OF REPORTING PERSON						

<sup>+</sup> On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tableffect to the two-for-one stock split.

<sup>\*</sup> Consists of 13,200,000 shares owned by Thomas Point Ventures, L.P., whose sole general partner and 10,827,960 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, Inc. is the Enterprises, L.P.

\*\* The denominator is based on 413,906,314 shares of Class A Common Stock outstanding as of Apripage of the Form 10-Q.

#### SCHEDULE 13D

CUSIP No. 5719031	 03 		
1	NAME OF R		PERSON TION NO. OF ABOVE PERSON (ENTITIES ONLY)
2	CHECK THE	APPROPR	IATE BOX IF A MEMBER OF A GROUP
3	SEC USE	ONLY	
4	SOURCE O	F FUNDS	
5	CHECK BO	X IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS
6	CITIZENS	HIP OR P	LACE OF ORGANIZATION
NUMBER OF SHARES BENEFICIALLY		7	
OWNED BY EACH REPORTING		8	SHARED VOTING POWER
PERSON WITH		9	SOLE DISPOSITIVE POWER
		10	SHARED DISPOSITIVE POWER
11			BENEFICIALLY OWNED BY EACH REPORTING PERSON
	24,027,9		
12	CHECK BO	X IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)

14	TYPE OF	REPORTING E	PERSON		

- + On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tableffect to the two-for-one stock split.
- \* Consists of 13,200,000 shares owned by Thomas Point Ventures, L.P., whose sole general partner and 10,827,960 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, Inc. is the Enterprises, L.P.
- \*\* The denominator is based on 413,906,314 shares of Class A Common Stock outstanding as of April page of the Form 10-Q.

SCHEDULE 13D

CUSIP No. 57190310	)3 					
1	NAME OF REPORTING	G PERSON ATION NO. OF ABOVE PERSON (ENTITIES ONLY)				
2	CHECK THE APPROPE	RIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS					
6	CITIZENSHIP OR F	PLACE OF ORGANIZATION				
NUMBER OF SHARES BENEFICIALLY	7 					
OWNED BY EACH REPORTING	8 	SHARED VOTING POWER				
PERSON						
WITH	9	SOLE DISPOSITIVE POWER				
	10	SHARED DISPOSITIVE POWER				

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	67,512,200+**
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	TYPE OF REPORTING PERSON

- + On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tableffect to the two-for-one stock split.
- \* Consists of the following: (a) 4,552,474 shares held directly by J. W. Marriott, Jr.; (b) 7, held by J. W. Marriott, Jr. currently exercisable or exercisable within 60 days; and (c) 400, 401(k) account.
- \*\* Consists of the following: (a) 5,949,354 shares held by 16 trusts for the benefit of the children of Richard E. Marriott, for which J. W. Marriott serves as co-trustee; (b) 10,298,610 shalice S. Marriott Foundation, a charitable foundation, for which J.W. Marriott, Jr. serves as a cheld by a charitable annuity trust created by the will of J. Willard Marriott, Sr., in which the has a remainder interest and for which he serves as a co-trustee; (d) 395,756 shares held by two of J.W. Marriott Jr., for which Richard E. Marriott serves as trustee; (e) 10,827,960 shares own whose general partner is a corporation of which J.W. Marriott, Jr. is a director; (f) 13,200,000 Ventures, L.P., whose general partner is JWM Family Enterprises, L.P.;

CUSIP No. 571903103

- (g) 320,000 shares owned by JWM Associates Limited Partnership, in which J.W. Marriott, Jr. is a shares held by four trusts for the benefit of J.W. Marriott, Jr.'s children, for which J.W. Marr person serve as co-trustee (Mr. Marriott disclaims beneficial ownership of such shares); (i) 49, for the benefit of John W. Marriott III's children, for which the spouses of John W. Marriott III co-trustees (Mr. Marriott disclaims beneficial ownership of such shares); (j) 58,654 shares owned Jr. Foundation, for which J.W. Marriott, Jr., his wife and an unrelated person serve as trustees; Marriott's wife (Mr. Marriott disclaims beneficial ownership of such shares); (l) 48,412 shares obenefit of Stephen Garff Marriott's children, for which the spouses of Stephen Garff Marriott and co-trustees (Mr. Marriott disclaims beneficial ownership of such shares); and (m) 185,314 shares benefit of Stephen Garff Marriott's children, for which Stephen Garff Marriott and the spouses of J.W. Marriott, Jr. serve as trustees (Mr. Marriott disclaims beneficial ownership of such shares) beneficial ownership of the foregoing shares in excess of his pecuniary interest.
- \*\*\* J.W. Marriott, Jr., John W. Marriott III, Deborah Marriott Harrison, Stephen Garff Marriott (collectively, the "Individual Reporting Persons") may be deemed to be a "group" within the meani Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be shares held by all other Individual Reporting Persons. The aggregate number of shares beneficial Reporting Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon exercisable within 60 days.

\*\*\*\* The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as of facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 da

#### SCHEDULE 13D

CUSIP No. 57190310	)3							
1		NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)						
2	CHECK THE F	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  SEC USE ONLY  SOURCE OF FUNDS						
3	SEC USE ON							
4	SOURCE OF							
5	CHECK BOX	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS						
	OTTIVENCUI							
6	C1114ENSmı		LACE OF ORGANIZATION					
NUMBER OF SHARES BENEFICIALLY		7 	SOLE VOTING POWER					
OWNED BY EACH REPORTING	-	8 	SHARED VOTING POWER					
PERSON WITH	-	9	SOLE DISPOSITIVE POWER					
	-	10	SHARED DISPOSITIVE POWER					
11	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	67,512,200	67,512,200+***						
12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)					

limited partner; (d) 658,720 shares held by a trust for the benefit of John W. Marriott III, for and an unrelated person serve as co-trustees; (e) 770,960 shares held by two trusts for the bene which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (f) 49,044 shares owned by John W. Marriott III's children, for which the spouses of  CUSIP No. 571903103  John W. Marriott III and J.W. Marriott, Jr. serve as co-trustees; (g) 31,210 shares owned by John (Mr. Marriott disclaims beneficial ownership of such shares); and (h) 131,754 shares held as trubenefit of John W. Marriott III's children, for which John W. Marriott III, his wife and Deboral trustees. In addition, while not reflected in the table, John W. Marriott III is a trustee of the benefit of David Sheets Marriott's children, for which John W. Marriott III, David Sheet Marriott's wife serve as trustees. Mr. Marriott disclaims beneficial ownership of all of the fepecuniary interest.  *** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section of S	14	TYPE OF REPORTING PERSON
stock awarded under Marriott's 2002 Comprehensive Stock and Cash Incentive Plan; (c) 261,480 she exercisable or exercisable within 60 days; (d) 10,318 shares in John W. Marriott III's 401(k) acd deferred bonus stock.  ** Consists of the following: (a) 10,827,960 shares owned by JWM Pamily Enterprises, L.P. whose which John W. Marriott III is a director; (b) 13,200,000 shares owned by Thomas Point Ventures, Family Enterprises, L.P.; (c) 320,000 shares owned by JWM Associates Limited Partnersinp, in whi limited partner; (d) 658,720 shares held by a trust for the benefit of John W. Marriott III, for and an unrelated person serve as co-trustees; (e) 770,960 shares held by two trusts for the bene which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (f) 49,044 shares owned by John W. Marriott III's children, for which the spouses of  CUSIP No. 571903103  John W. Marriott disclaims beneficial ownership of such shares); and (h) 131,754 shares held as trubenefit of John W. Marriott III's children, for which John W. Marriott III is a trustee of the trustees. In addition, while not reflected in the table, John W. Marriott III is a trustee of the trustees. In addition, while not reflected in the table, John W. Marriott III is a trustee of the Marriott's wife serve as trustees. Mr. Marriott disclaims beneficial ownership of all of the forecuniary interest.  **** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Sectic Exchange Act of 1934, as amended, and therefore each Individual Reporting Persons may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock outstanding as facing page of the Form 10-0 and (b) 7,831,832 shares of Class A Common Stock outstanding as facing page of the Form 10-0 and (b) 7,831,832 shares subject to options exercisable within 60 c	date of May 18, 2	006 and a payment date of June 9, 2006. All share amounts presented in this ta
which John W. Marriott III is a director; (b) 13,200,000 shares owned by Thomas Point Ventures, Family Enterprises, L.P.; (c) 320,000 shares owned by JUM Associates Limited Partnership, in whi limited partner; (d) 658,720 shares held by a trust for the benefit of John W. Marriott III, for and an unrelated person serve as co-trustees; (e) 770,960 shares held by two trusts for the bene which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (f) 49,044 shares owned by John W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (f) 49,044 shares owned by John W. Marriott III's children, for which the spouses of  CUSIP No. 571903103  John W. Marriott disclaims beneficial ownership of such shares); and (h) 131,754 shares held as trustees in addition, while not reflected in the table, John W. Marriott III is a trustee of the benefit of David Sheets Marriott's children, for which John W. Marriott III, bavid Sheet Marriott's wife serve as trustees. Mr. Marriott disclaims beneficial ownership of all of the for pecuniary interest.  *** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Sectic Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to be all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock outstanding as facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 days.  **** The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 days.	stock awarded under exercisable or exe	er Marriott's 2002 Comprehensive Stock and Cash Incentive Plan; (c) 261,480 sha ercisable within 60 days; (d) 10,318 shares in John W. Marriott III's 401(k) ac
John W. Marriott III and J.W. Marriott, Jr. serve as co-trustees; (g) 31,210 shares owned by Joh (Mr. Marriott disclaims beneficial ownership of such shares); and (h) 131,754 shares held as trubenefit of John W. Marriott III's children, for which John W. Marriott III, his wife and Deborat trustees. In addition, while not reflected in the table, John W. Marriott III is a trustee of t for the benefit of David Sheets Marriott's children, for which John W. Marriott III, David Sheet Marriott's wife serve as trustees. Mr. Marriott disclaims beneficial ownership of all of the for pecuniary interest.  *** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Sectic Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.  **** The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 of SCHEDULE 13D	which John W. Mar Family Enterprise limited partner; and an unrelated p which J.W. Marrio	riott III is a director; (b) 13,200,000 shares owned by Thomas Point Ventures, s, L.P.; (c) 320,000 shares owned by JWM Associates Limited Partnership, in whi (d) 658,720 shares held by a trust for the benefit of John W. Marriott III, for person serve as co-trustees; (e) 770,960 shares held by two trusts for the benett, Jr. and Richard E. Marriott serve as co-trustees; (f) 49,044 shares owned by
(Mr. Marriott disclaims beneficial ownership of such shares); and (h) 131,754 shares held as trubenefit of John W. Marriott III's children, for which John W. Marriott III, his wife and Deboral trustees. In addition, while not reflected in the table, John W. Marriott III is a trustee of to the benefit of David Sheets Marriott's children, for which John W. Marriott III, David Sheet Marriott's wife serve as trustees. Mr. Marriott disclaims beneficial ownership of all of the for pecuniary interest.  *** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Sectic Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.  **** The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 of SCHEDULE 13D	CUSIP No. 571903	 103 
Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.  **** The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 of SCHEDULE 13D	(Mr. Marriott disc benefit of John W trustees. In add for the benefit of Marriott's wife so	claims beneficial ownership of such shares); and (h) 131,754 shares held as tru . Marriott III's children, for which John W. Marriott III, his wife and Deborah ition, while not reflected in the table, John W. Marriott III is a trustee of t f David Sheets Marriott's children, for which John W. Marriott III, David Sheet erve as trustees. Mr. Marriott disclaims beneficial ownership of all of the fo
facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 of SCHEDULE 13D	Exchange Act of 1 by all other Indipersons is 67,512	934, as amended, and therefore each Individual Reporting Person may be deemed t vidual Reporting Persons. The aggregate number of shares beneficially owned by ,200, including 7,831,832 shares of Class A Common Stock issuable upon the exer
		SCHEDULE 13D
	CUSIP No. 571903	 103

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

NAME OF REPORTING PERSON

1

2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS						
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER						
OWNED BY EACH REPORTING	8 SHARED VOTING POWER						
PERSON WITH	9 SOLE DISPOSITIVE POWER						
	10 SHARED DISPOSITIVE POWER						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  67,512,200+***  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
12							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	TYPE OF REPORTING PERSON						

<sup>+</sup> On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tab effect to the two-for-one stock split.

<sup>\*</sup> Consists of the following: (a) 618,130 shares held directly by Deborah Marriott Harrison; and trusts for the benefit of Deborah Marriott Harrison's children, for which Deborah Marriott Harrison

<sup>\*\*</sup> Consists of the following: (a) 10,827,960 shares owned by JWM Family Enterprises, L.P. whose which Deborah Marriott Harrison is a director; (b) 13,200,000 shares owned by Thomas Point Ventur JWM Family Enterprises, L.P.; (c) 688,340 shares held by a trust for the benefit of Deborah Marriott, Jr.'s wife and an unrelated person serve as co-trustees; (d) 798,940 shares held by two Marriott Harrison, for which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (e) Deborah Marriott Harrison's husband, Ronald Taylor Harrison (Mrs. Harrison disclaims beneficial of 12,620 shares held jointly by Deborah Marriott Harrison and her husband; (g) 40 shares held by Dechild; (h) 34,606 shares held in four trusts for the benefit of Deborah Marriott Harrison's child

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Deborah Marriott Harrison, her husband and Leanne Harrison Giles serve as trustees; (i) 117,338 Deborah Marriott Harrison's husband, Ronald Taylor Harrison, currently exercisable or exercisable disclaims beneficial ownership of such shares); and (j) 1,020 shares of deferred bonus stock in the Harrison's husband, Ronald Taylor Harrison (Mrs. Harrison disclaims beneficial ownership of such reflected in the table, Mrs. Harrison is also a trustee for three trusts, holding 131,754 shares Marriott III's children, for which John W. Marriott III, his wife and Deborah Marriott Harrison ship disclaims beneficial ownership of all of the foregoing shares in excess of her pecuniary interest

\*\*\* The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.

\*\*\*\* The denominator is based on (i) 413,906,314 shares of Class A Common Stock outstanding as of facing page of the Form 10-Q and (ii) 7,831,832 shares subject to options exercisable within 60 of

#### SCHEDULE 13D

CUSIP No. 571903103	3
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE ONLY
4	SOURCE OF FUNDS
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS
6	CITIZENSHIP OR PLACE OF ORGANIZATION
NUMBER OF SHARES	7 SOLE VOTING POWER

BENEFICIALLY

8 	SHARED VOTING POWER
9	SOLE DISPOSITIVE POWER
10	SHARED DISPOSITIVE POWER
AGGREGATE AMOUNT E	BENEFICIALLY OWNED BY EACH REPORTING PERSON
67,512,200+***	
CHECK BOX IF THE A	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
PERCENT OF CLASS F	REPRESENTED BY AMOUNT IN ROW (11)
TYPE OF REPORTING	PERSON
	9 10 AGGREGATE AMOUNT II 67,512,200+*** CHECK BOX IF THE II

+ On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tablefact to the two-for-one stock split.

- $^{\star}$  Consists of the following: (a) 1,139,132 shares held directly Stephen Garff Marriott; (b) 117, currently exercisable or exercisable within 60 days; and (c) 2,778 shares held in Mr. Marriott's
- \*\* Consists of the following: (a) 10,827,960 shares owned by JWM Family Enterprises, L.P. whose gwhich Stephen Garff Marriott is a director; (b) 13,200,000 shares owned by Thomas Point Ventures, Family Enterprises, L.P.; (c) 654,720 shares held by a trust for the benefit of Stephen Garff Mar Jr.'s wife and an unrelated person serve as co-trustees; (d) 787,220 shares held by two trusts f Marriott, for which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (e) 43,230 Marriott's wife (Mr. Marriott disclaims beneficial ownership of such shares); (f) 48,412 shares obenefit of Stephen Garff Marriott's children, for which the spouses of Stephen Garff Marriott and co-trustees (Mr. Marriott disclaims beneficial ownership of such shares); and (g) 185,314 shares benefit

CUSIP No. 571903103

of Stephen Garff Marriott's children, for which Stephen Garff Marriott and the spouses of Stephen Jr. serve as trustees. Mr. Marriott disclaims beneficial ownership of the foregoing shares in ex

\*\*\* The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.

\*\*\*\* The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as of facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 da

#### SCHEDULE 13D

CUSIP No. 57190310	03			
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ONLY			
4	SOURCE OF FUNDS			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER			
OWNED BY EACH REPORTING	8 SHARED VOTING POWER			
PERSON WITH	9 SOLE DISPOSITIVE POWER			
	10 SHARED DISPOSITIVE POWER			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	67,512,200+*** 			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
14	TYPE OF REPORTING PERSON			

\_\_\_\_\_

- + On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split in the form date of May 18, 2006 and a payment date of June 9, 2006. All share amounts presented in this tablefact to the two-for-one stock split.
- \* Consists of the following: (a) 1,086,444 shares held directly David Sheets Marriott; and (b) 2 currently exercisable or exercisable within 60 days.
- \*\* Consists of the following: (a) 10,827,960 shares owned by JWM Family Enterprises, L.P. whose gwhich David Sheets Marriott is a director; (b) 13,200,000 shares owned by Thomas Point Ventures, Family Enterprises, L.P.; (c) 663,288 shares held by a trust for the benefit of David Sheets Marriot.'s wife and an unrelated person serve as co-trustees; (d) 786,960 shares held by a trust for Marriott, for which J.W. Marriott, Jr. and Richard E. Marriott serve as co-trustees; (e) 5,278 smarriott's wife (Mr. Marriott disclaims beneficial ownership of such shares); and (f) 23,734 share for the benefit of David Sheets Marriott's children, for which John W. Marriott III, David Sheets Marriott's wife serves as trustees. Mr. Marriott disclaims beneficial ownership of the foregoing pecuniary interest.

CUSIP No. 571903103

CUSIP No. 5/1903103

\*\*\* The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to

by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by Persons is 67,512,200, including 7,831,832 shares of Class A Common Stock issuable upon the exercisable within 60 days.

\*\*\*\* The denominator is based on (a) 413,906,314 shares of Class A Common Stock outstanding as of facing page of the Form 10-Q and (b) 7,831,832 shares subject to options exercisable within 60 da

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Schedule 13D

Marriott International, Inc.

#### Item 1. Security and Issuer

The class of equity securities to which this Schedule 13D (this "Schedule 13D") rel par value \$0.01 per share (the "Class A Common Stock"), of Marriott International, Inc., a Maryla principal executive offices of Marriott are located at 10400 Fernwood Road, Bethesda, MD 20817.

# Item 2. Identity and Background

This Schedule 13D is being filed by J.W. Marriott, Jr., John W. Marriott III, Deb Garff Marriott, David Sheets Marriott (collectively, the "Individual Reporting Persons"), JWM Fa ("Family Corp") and JWM Family Enterprises, L.P. ("Family L.P." and collectively with the Individual Family Corp, the "Reporting Persons").

This Schedule 13D supersedes the Schedule 13D filed with the Securities and Exchange on April 9, 1998 by J.W. Marriott, Jr. and Richard E. Marriott with respect to J.W. Marriott, Jr.

The Individual Reporting Persons are filing this Schedule 13D because they may be meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Exchange A transaction described in Item 4. Except as expressly set forth in this Schedule 13D, each Reportion ownership of the shares of Class A Common Stock beneficially owned by any other Reporting Person.

To the best knowledge of the persons filing this Schedule 13D, the name, business a occupation or employment of each Individual Reporting Person is set forth on Appendix A hereto, we reference herein. The directors and executive officers of Family Corp are also set forth on Appendix Corp or executive officers. Family Corp is a corporation organized under the laws of the Stabusiness address is 6106 MacArthur Boulevard, Suite 110, Bethesda, MD 20816, and its principal business is 6106 MacArthur Boulevard, Suite 110, Bethesda, MD 20816, and its principal business is hotels.

To the best knowledge of the persons filing this Schedule 13D, during the last five Reporting Persons or the directors and executive officers of Family Corp or Family L.P. has been proceedings (excluding traffic violations or similar misdemeanors).

To the best knowledge of the persons filing this Schedule 13D, during the last five Reporting Persons or the directors and executive officers of Family Corp has been a party to any administrative body of competent jurisdiction as the result of which he or it was or is subject to order enjoining future violations of, or prohibiting or mandating activities subject to, federal any violation with respect to such laws.

To the best knowledge of the persons filing this Schedule 13D, each Individual Repoperson is a citizen of the United States of America.

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

The shares of Class A Common Stock reported as beneficially owned by the Reporting before the initial public offering of Marriott, through open market purchases using personal fund other gratuitous transfer, or through their service as an officer, director or employee of Marriot

#### Item 4. Purpose of Transaction

to TPV.

On May 17, 2006, the Individual Reporting Persons entered into an Amended and Restated "Amended and Restated Stockholders Agreement") of Family Corp in connection with a contribution of Common Stock to Thomas Point Ventures, L.P. ("TPV"). The Amended and Restated Stockholders Agreement between the parties with respect to the stock of Family Corp and the management of Family Corp. For Partner of Family L.P., and Family L.P. is the sole General Partner of TPV.

Pursuant to the terms of the Amended and Restated Stockholders Agreement, none of their shares of Family Corp stock, except that such stock may be transferred to another Family Colineal descendant of a Family Corp stockholder or a trust for the benefit of a Family Corp stockholder or a trust for the benefit of a Family Corp stockholders. Upon the occurrence of an event that would cause any stock held by a Family Corp stockholder transfer (as defined in the Amended and Restated Stockholders Agreement), Family Corp purchase from such stockholder the shares that are subject to the involuntary transfer. The Amenda Agreement also requires the parties thereto to vote for certain designated persons as directors and Restated Stockholders Agreement, J.W. Marriott, Jr. is authorized on behalf of Family Corp to respect to certain shares of Class A Common Stock contributed to Family L.P. by The Alice S. Marriott Trust Shares"), and J.W. Marriott, Jr., John W. Marriott III and Deborah Marriott Harrist Family Corp to exercise all voting rights with respect to certain shares of Class A Common Stock

Without the prior written consent of the Original Voting Stockholder Nominees (as of Stockholders Agreement), Family Corp may not:

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Schedule 13D

Marriott International, Inc.

- o sell or issue any stock;
- o engage in any business activity other than its activities as general partner of Family I thereto:
- o engage in or cause Family L.P. or TPV to engage in any transaction with any stockholder with respect to the provision or receipt of goods or services;
- o amend any provision of its certificate of incorporation;
- o amend, alter, or repeal any provision of its by-laws;
- o make any distribution on or with respect to, or in redemption of, any stock, except purs
- o merge or consolidate with or into any other person;
- o sell or otherwise dispose of all or substantially all of its assets or sell, assign, ple transfer all or any part of its interest in Family L.P.;
- o permit or cause Family L.P. to sell or otherwise dispose of any of the Alice Marriott Tr
- o sell, exchange or otherwise dispose of hotel/lodging properties owned or controlled by F more than ten percent (10%) of the gross value of the assets owned or controlled by Fami
- permit Family L.P. or TPV to purchase, invest in, or otherwise acquire a hotel/lodging p
- o consent to the assignment, transfer, or other disposition of any limited partnership int L.P. or TPV;
- o consent to the admission of the assignee of a limited partnership interest in Family L.P partner in said partnerships;
- o admit additional limited partners to Family L.P. or TPV;
- o elect to dissolve Family L.P. or TPV; or
- amend any provision of the Amended and Restated Agreement of Limited Partnership of Fami
   Agreement of TPV.

In addition, the Amended and Restated Stockholders Agreement restricts Family Corp from taking the prior written consent of J.W. Marriott, Jr.:

- pledge more than 15% of the stock of Marriott owned by TPV, whether in one transaction of
- sell, transfer or exchange more than 15% of the stock of Marriott owned by TPV.

The foregoing summary is qualified in its entirety by reference to the Amended and attached hereto as Exhibit 7.02 and incorporated herein by this reference.

Other than the above-described transaction, none of the Individual Reporting Person

the persons filing this Schedule 13D, any of the executive officers or directors of Family Corp a proposals that relate to or would result in any of the events set forth in Items 4(a) through (j) Persons who are employed by Marriott, in their capacity as employees of Marriott, from time to ti and/or be involved in discussions which relate to the transactions described in Items 4(a) through to modify their plans with respect to the transactions described in such Items to acquire or disp to formulate plans and proposals which could result in the occurrence of any such events, subject regulations.

#### Item 5. Interest in Securities of the Issuer

On April 28, 2006, Marriott International, Inc. announced a two-for-one stock split with a record date of May 18, 2006 and a payment date of June 9, 2006. Unless otherwise indicated this Item 5 give effect to the two-for-one stock split.

(a) See Items 7 and 9 of the cover pages to this Schedule 13D, which Items are if or the aggregate number of shares and percentage of Class A Common Stock owned by each of the Re

Schedule 13D
Marriott International, Inc.

(b) See Items 8 and 10 of the cover pages to this Schedule 13D, which Items are if or the aggregate number of shares of Class A Common Stock beneficially owned by each of the R there is shared power to vote or direct the vote or shared power to dispose or to direct the disp Common Stock.

The percentage of the Class A Common Stock set forth for each Reporting Person in tupon (i) 413,906,314 shares of Class A Common Stock outstanding as of April 14, 2006, as stated of Form 10-Q for the quarter ended March 31, 2006 and (ii) the number of shares of Class A Common Stock options to purchase Class A Common Stock held by such Reporting Person(s) that are exercisable wi

Except as otherwise provided in this Item 5, each of the Reporting Persons has the the vote, and the sole power to dispose or to direct the disposition of, the shares of Class A Cobeneficially owned by such Reporting Person.

(c) The following Reporting Persons have effected transactions in the Class A Commo days:

Reporting Person	Transaction Type	 Date	Number of	 Price pe
			Shares	
J. W. Marriott Jr.	Disposition of shares for tax withholding	3/22/06	13,556*	\$69.46
John W. Marriott III	Disposition of shares for tax withholding	3/22/06	4,093*	\$69.46
John W. Marriott III	Acquisition of annual director	4/28/06	1,020*	\$73.55

OCH	awa	

\* The share numbers shown in this table have not been adjusted for the announced two-for-one sto

(d) No other person is known to have the right to receive or the power to direct t the proceeds from the sale of, the shares of Class A Common Stock referred to in paragraphs (a) a

(e) Not applicable.

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

The description of the material terms of the Amended and Restated Stockholders Agree incorporated herein by this reference.

The Reporting Persons have also entered into a Joint Filing Agreement dated as of M filed as Exhibit 7.01 with this Schedule 13D.

Item 7. Material to be Filed as Exhibits

Exhibit 7.01 Joint Filing Agreement, dated as of May 24, 2006.

Exhibit 7.02 Amended And Restated Stockholders Agreement, dated as of May 17, 2006, by and among Deborah Marriott Harrison, Stephen Garff Marriott, John Willard Marriott III, David Marriott 1974 Trust, the Stephen Garff Marriott 1974 Trust, the John Willard Marriot Sheets Marriott 1974 Trust and JWM Family Enterprises, Inc.

Schedule 13D

Marriott International, Inc.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that this statement is true, complete and correct.

May 26, 2006 By: /s/ J.W. M

J.W. Marri Date

Schedule 13D

Marriott International, Inc.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and beli this statement is true, complete and correct.	ef, I	certify that
May 25, 2006	By:	
Date		Deborah Ma
Schedule 13D Marriott International, Inc.		
SIGNATURE		
After reasonable inquiry and to the best of my knowledge and beli this statement is true, complete and correct.	.ef, I	certify that
May 24, 2006	By:	-
Date		Stephen Ga
Schedule 13D Marriott International, Inc.		
SIGNATURE		
After reasonable inquiry and to the best of my knowledge and beli this statement is true, complete and correct.	ef, I	certify that
May 24, 2006	Ву:	/s/ John W
Date Date		John W. Ma
Schedule 13D Marriott International, Inc.		

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that this statement is true, complete and correct.

May 26, 2006

Date

By: /s/ David

David Shee

Marriott International, Inc.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that this statement is true, complete and correct.

JWM Family Enter

May 24, 2006 \_\_\_\_\_

Date

By: /s/ John W.

Name: John Title: Chie

.\_\_\_\_\_\_

Schedule 13D

Marriott International, Inc.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that this statement is true, complete and correct.

JWM Family Enter

By: JWM Family its

By: /s/ John Ma

Name: John

Title: Chie

May 24, 2006 Dat.e

# Appendix A Individual Reporting Persons

Business Address	Principal Occupation	
Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Chief Executive Officer, Marriott International, Inc.	Marriott Fernwood
10400 Fernwood Road Bethesda, MD 20817	Government Affairs, Marriott International, Inc.	Marriott Fernwood
Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Executive Vice President, Company Culture, Marriott International, Inc.	Marriott Fernwood
JWM Family Enterprises 6106 MacArthur Boulevard Suite 110 Bethesda, MD 20816	Chief Executive Officer, JWM Family Enterprises	JWM Fami 6106 Mac Suite 11 Bethesda
Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Senior Vice President, Global Sales, Marriott International, Inc.	Marriott Fernwood
	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  JWM Family Enterprises 6106 MacArthur Boulevard Suite 110 Bethesda, MD 20816  Marriott International, Inc. 10400 Fernwood Road	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817  Culture, Marriott International, Inc.  JWM Family Enterprises 6106 MacArthur Boulevard Suite 110 Bethesda, MD 20816  Marriott International, Inc. Senior Vice President, Global Sales, Marriott

<sup>\*</sup> Director of Marriott International, Inc.

# JWM Family Enterprises, Inc.

Name	Business Address	Principal Occupation	Employed
J.W. Marriott, Jr.**	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Chief Executive Officer, Marriott International, Inc.	Marriott 10400 Fe
Deborah Marriott Harrison**	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Vice President, Government Affairs, Marriott International, Inc.	Marriott 10400 Fe
Stephen Garff Marriott**	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Executive Vice President, Company Culture, Marriott International, Inc.	Marriott 10400 Fe

John W. Marriott III**	JWM Family Enterprises 6106 MacArthur Boulevard Suite 110 Bethesda, MD 20816	JWM Family Enterprises	6106 Mac Suite 11 Bethesda
David Sheets Marriott**	Marriott International, Inc. 10400 Fernwood Road Bethesda, MD 20817	Senior Vice President, Global Sales, Marriott	Marriott 10400 Fe
Richard L. Braunstein**	Dow Lohnes PLLC 1200 New Hampshire Avenue, NW Washington, D.C. 20036	, , ,	Dow Lohr 1200 Nev Washingt
Jeffrey Kurzweil**	Venable LLP 575 7th Street, 575 7th Street, NW Washington, DC 20004	Partner, Venable LLP	Venable 575 7th Washingt

<sup>\*\*</sup> Director of JWM Family Enterprises, Inc.

#### Joint Filing Agreement

The undersigned acknowledge and agree that the foregoing Statement on Schedule 13D undersigned and that all subsequent amendments to this Statement on Schedule 13D shall be filed of without the necessity of filing additional joint filing agreements. The undersigned acknowledge to the timely filing of such amendments, and for the completeness and accuracy of the information content that he or it knows or has reason to believe that such information is inaccurate.

This agreement may be executed in one or more counterparts, each of which will which taken together will constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned hereby executes this Joint Filing Agreement as

J.W.	. Maı	rriot	Ξt
/s/	Debo	orah	М
Debo	orah	Mar	ri
/s/	Step	ohen	G
Step	hen	Gar:	f f

/s/ J.W. Marr

/s/ John W. M

John W. Marri

/s/ David She

David Sheets

JWM Family En

By: /s/ John

Name: Joh Title: Chi

JWM Family En

By: JWM Famil its G

By: /s/ John

Name: Joh Title: Chi

Joint Filing Agreement

#### AMENDED AND RESTATED STOCKHOLDERS AGREEMENT

THIS AMENDED AND RESTATED STOCKHOLDERS AGREEMENT (this "Agreement") is made as of the 17 J. Willard Marriott, Jr., Deborah Marriott Harrison, Stephen Garff Marriott, John Willard Marriot each an individual resident of the State of Maryland; the Deborah Marriott 1974 Trust; the Stephe John Willard Marriott III 1974 Trust; the David Sheets Marriott 1974 Trust; and JWM Family Enterp corporation (the "Corporation").

#### RECITALS

(a) The Corporation is authorized to issue 11,000 shares of capital stock, consisting o Common Stock, par value \$0.01 per share, and 10,000 shares of Class B Non-Voting Common Stock, pa

- (b) J. Willard Marriott, Jr., Deborah Marriott Harrison, Stephen Garff Marriott, John W Sheets Marriott are the legal and beneficial owners of all the issued and outstanding shares of C Corporation.
- (c) The Deborah Marriott 1974 Trust, the Stephen Garff Marriott 1974 Trust, the John Wi the David Sheets Marriott 1974 Trust are the legal and beneficial owners of all the issued and ou Non-Voting Common Stock of the Corporation.
- (d) Effective as of April 19, 1993, the parties entered into a Stockholders Agreement (provide for certain rights and obligations regarding Stock of the Corporation.
- (e) In connection with the formation and capitalization of Thomas Point Ventures, L.P., the best interests of the Corporation and of the Stockholders to amend and restate the Original A

#### AGREEMENT

NOW, THEREFORE, in consideration of the foregoing recitals, of the mutual promises set f other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledge to be bound legally, agree as follows:

#### SECTION 1 CERTAIN DEFINITIONS.

In addition to other capitalized terms that are defined elsewhere in this Agreement, the used in this Agreement, shall have the meanings set forth in this Section:

"Alice Marriott Trust Shares" means the 2,302,730 shares of capital stock of Marriott Co JWMFE, L.P. by The Alice S. Marriott Lifetime Trust on or about April 19, 1993, and any capital s Marriott Corporation or any successor thereto in exchange for or with respect to those shares of any other securities constituting Alice Marriott Trust Shares under this definition (including an those shares of capital stock as a result of any stock split, reclassification, or recapitalizati

"Class A Stock" means the Class A Voting Common Stock of the Corporation.

"Class B Stock" means the Class B Non-Voting Common Stock of the Corporation.

"Code" means the Internal Revenue Code of (1986.)

"JWM, Jr. Shares" means all shares of capital stock of Marriott International, Inc that Willard Marriott, Jr. pursuant to the Agreement of Limited Partnership of Thomas Point Ventures, 11, 2006, and any capital stock or other securities issued by Marriott International, Inc. or any or with respect to those shares of capital stock or with respect to any other securities constituted definition (including any securities issued with respect to those shares of capital stock as a reclassification, or recapitalization of Marriott International, Inc.).

"JWMFE, L.P." means JWM Family Enterprises, L.P., a Delaware limited partnership organiz Amended and Restated Agreement of Limited Partnership of JWM Family Enterprises, L.P., dated as of

"Original Voting Stockholder" means any of J. Willard Marriott, Jr., Deborah Marriott Ha John Willard Marriott III, and David Sheets Marriott, except that no such person shall be an Original time as neither such person, such person's spouse, nor any of such person's lineal descendants is

"Original Voting Stockholder Nominee" has the meaning given such term in Section 4.1(a)(

"TPV, L.P." means Thomas Point Ventures, L.P., a Delaware limited partnership organized Agreement of Limited Partnership, dated effective as of January 11, (2006.)

"Person" means any individual, corporation, association, partnership, joint venture, truorganization.

"Stock" means any shares of capital stock of the Corporation (including all Class A Stock

option, warrant, or other debt or equity interest convertible into shares of capital stock of the

"Stockholder," at any time, means any Original Voting Stockholder that continues to own to own any Stock, and any other Person that is bound by this Agreement as a transferee of Stock w

"Trust" means any of the Deborah Marriott 1974 Trust, the Stephen Garff Marriott 1974 Tr 1974 Trust, and the David Sheets Marriott 1974 Trust.

"Trust Agreement" means the Trust Agreement, dated August 5, 1974, between J. Willard Ma G. Marriott and Sterling D. Colton, as trustees.

#### SECTION 2 SHARES SUBJECT TO AGREEMENT.

All Stock is and shall be held, owned, and transferred subject to the terms, conditions, Agreement.

#### SECTION 3 RESTRICTIONS ON TRANSFER OF STOCK.

- 3.1 Transfers Prohibited Generally. No Stockholder shall sell, exchange, deliver or as pledge, mortgage, hypothecate, or otherwise encumber, transfer, or permit to be transferred, whet by operation of law (including the laws of bankruptcy, insolvency, intestacy, descent and distributed as provided in Section 3.2, Section 3.3, and Section (3.4.)
  - 3.2 Permitted Transfers Following Death. Notwithstanding Section (3.1,)
- (a) all Stock owned by a Stockholder at the time of his or her death may, subjprovisions of this Agreement, be transferred to the deceased Stockholder's executor, administrate estate, and then to any distributee of the deceased Stockholder's estate who is (a) another Stock lineal descendant of the deceased Stockholder or of any other Stockholder, or (c) a trust for the the spouse or a lineal descendant of the deceased Stockholder or of any other Stockholder; provide Class A Stock to the surviving spouse of a deceased stockholder or to a trust for the benefit of stockholder shall be subject to the approval of a majority of the Original Voting Stockholder Nomes.
- (b) all Stock owned by a Trust at the time of the death of the beneficiary the with the other provisions of this Agreement, be transferred to such Persons as are provided for i
- 3.3 Permitted Inter Vivos Transfers. Notwithstanding Section 3.1, a Stockholder may, a provisions of this Agreement, sell, exchange, deliver or assign, dispose of, bequeath or gift, plotherwise encumber, transfer, or permit to be transferred, any or all of his or her Stock to (a) or any lineal descendant of such Stockholder or of any other Stockholder, (c) any trust for the bestockholder, or the spouse or a lineal descendant of such Stockholder or of any other Stockholder the beneficiary thereof; provided, however, that a transfer of Class A Stock to the spouse of any benefit of the spouse of any Stockholder shall be subject to the approval of a majority of the Or
- 3.4 Permitted Pledges. Notwithstanding Section 3.1, each Stockholder shall have the risecure any indebtedness of the Corporation, JWMFE, L.P., TPV, L.P., or any entity controlled by tagrees, at the direction of the Corporation, to pledge his or her Stock to secure any loan made to TPV, L.P., or any entity controlled by the Corporation, so long as all Stockholders are similarly
- 3.5 Other Transfers of Stock Not Valid. Any purported transfer, sale, assignment, mort or bequest of any Stock that is not in accordance with the provisions of this Agreement shall be Corporation nor any Stockholder shall recognize the validity of any such transfer, sale, assignment, hypothecation, gift, or bequest.

#### 3.6 Involuntary Transfers.

(a) Upon the occurrence of any event that would cause any Stock owned by a Stock Involuntary Transfer (other than to a Person or trust that is a permitted transferee of such Stock

Section 3.3 and Section 3.4), such Stockholder (or his legal representative or successor), as the Corporation and the other Stockholders written notice thereof stating the terms of such Involuntal transferee or proposed transferee, the price or other consideration, if readily determinable, for or have been transferred and the number of shares of Stock which are the subject of such Involuntal Section 3.6, "Involuntary Transfer" means, with respect to any Stock, any involuntary transfer or such Stock (other than to a Person or trust that is a permitted transferee of such Stockholder as 3.3 and Section 3.4) by or in which such Stockholder shall be deprived or divested of any right, Stock, including, without limitation, by seizure under levy of attachment or execution, by forecl with any voluntary or involuntary bankruptcy or other court proceeding to a debtor in possession, or other officer or agency, pursuant to any statute pertaining to escheat or abandoned property, agreement or a final decree of a court in a divorce action, or upon or occasioned by the judicial Stockholder.

(b) After its receipt of such notice or, failing such receipt, after the Corporation shall have the right any portion of such Stock, which right shall be exercised by written notice given by the Corporat transferee following the occurrence of any Involuntary Transfer) and the other Stockholders within later of (i) the Corporation's receipt of such notice or, failing such receipt, the Corporation's such proposed or completed Transfer and (ii) the date of such Involuntary Transfer.

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- respect to a portion but not all of such Stock, then each of the other Stockholders holding share are the subject of such Involuntary Transfer shall have the same right and option to purchase any the Corporation, which right shall be exercised by written notice given by such Stockholders to the following the occurrence of any Involuntary Transfer) and the other Stockholders within sixty (60 downward) period referenced in subsection (b) above. Each Stockholder shall have the right to purch the Stock of the applicable class, and if any Stockholder elects not to purchase its promata shall stockholders in such class may purchase his or her promata share of such Stock. All of the Stockholder shall be allocated by continuing to apply this mechanism until the Stockhold of the Stock they desire to purchase.
- (d) Any purchase pursuant to this Section 3.6 shall be at the price and on the Involuntary Transfer. If the nature of the event giving rise to such Involuntary Transfer is succonsideration is to be paid for or assigned to the transfer of the Stock, the price to be paid by as applicable, for each share of Stock shall be the fair market value thereof as of the date of tappropriate discounts for lack of control and lack of marketability of the shares of Stock.
- (e) The closing of the purchase and sale of such Stock pursuant to this Section and on the date established by the Corporation. At such closing, the Stockholder (or his legal of the case may be, shall deliver the certificates evidencing the Stock to be purchased by the Corporationapplicable, accompanied by stock powers, duly endorsed in blank, or duly executed instruments of that are necessary to transfer to the Corporation or purchasing Stockholder, as applicable, good of all liens and encumbrances and, concurrently with such delivery, the Corporation or purchasing deliver to the transferor thereof the full amount of the purchase price therefor in cash.

#### SECTION 4 CONTROL AND MANAGEMENT.

#### 4.1 Board of Directors.

- (a) Generally. Each Stockholder entitled to vote any Stock shall, at all time required, vote his or her Stock:
- (1) to cause the Board of Directors of the Corporation to consist of to the number of Original Voting Stockholder Nominees (as defined below) then eligible to serve a
- (2) to elect to the Board of Directors one nominee of each of the Ori as there is an eligible nominee (as described below) with respect to such Original Voting Stockho

Stockholder Nominee") as follows: (1) with respect to J. Willard Marriot, Jr., J. Willard Marriot adjudication of incompetency, Donna Marriott during her lifetime and competency; (2) with respect Deborah Marriott Harrison and, following her death or adjudication of incompetency, her spouse or is age 21 or older so long as her spouse or at least one of her lineal descendants is living, come with respect to Stephen Garff Marriott, Stephen Garff Marriott and, following his death or adjudice or one of his lineal descendants who is age 21 or older so long as his spouse or at least one of competent and age 21 or older; (4) with respect to John Willard Marriott III, John Willard Marriott adjudication of incompetency, his spouse or one of his lineal descendants who is age 21 or older one of her lineal descendants is living, competent and age 21 or older; and (5) with respect to D Marriott and, following his death or adjudication of incompetency, his spouse or one of his linear older so long as his spouse or at least one of her lineal descendants is living, competent and age more than one eligible nominee with respect to a particular Original Voting Stockholder receives who receives the most votes shall serve on the Board of Directors until a successor has been elected.

(3) to authorize and direct the corporation to pay an annual director Original Voting Stockholder Nominees then serving.

- 4.2 Voting of Alice Marriott Trust Shares. Except as may be agreed to by all of the Or Willard Marriott, Jr., so long as he continues to own shares of Class A Voting Common Stock of the on behalf of the Corporation, acting as general partner of JWMFE, L.P., to exercise all voting ri Shares. This Section 4.2 shall cease to be effective at the time of the death of J. Willard Marrincompetency.
- 4.3 Voting of JWM, Jr, Shares. Except as may be agreed to by all of the Original Voting Marriott, Jr., Deborah Marriott Harrison, and John W. Marriott III, so long as they continue to of Stock of the Corporation, shall be authorized, individually and jointly, on behalf of the Corporation JWMFE, L.P., which is in turn acting as general partner of TPV, L.P., to exercise, in accordance three individuals by majority vote, all voting rights of the JWM, Jr. Shares. This Section 4.3 stime of the death of J. Willard Marriott, Jr. or his adjudication of incompetency.
- 4.4 Restricted Transactions. The Corporation will not take or agree to take any of the prior written consent of all of the Original Voting Stockholder Nominees:
  - (a) sell or issue any Stock;
- (b) engage in any business activity other than its activities as general partnactivities incidental thereto;
- (c) engage in, or cause JWMFE, L.P. or TPV, L.P. to engage in, any transaction affiliate of any Stockholder with respect to the provision or receipt of goods or services;

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- (d) amend any provision of its Certificate of Incorporation;
- (e) amend, alter, or repeal any provision of its By-Laws;
- (f) make any distribution on or with respect to, or in redemption of, any Stoc Section 3.6);
  - (g) merge or consolidate with or into any other Person;
- (h) sell or otherwise dispose of all or substantially all of its assets or sel encumber or transfer all or any part of its interest in JWMFE, L.P.;
  - (i) permit or cause JWMFE, L.P. to sell, exchange or otherwise dispose of any
- (j) sell, exchange or otherwise dispose of hotel/lodging properties owned or cL.P. that represent more than ten percent (10%) of the gross value of the assets owned or control

- (k) permit JWMFE, L.P. or TPV, L.P. to purchase, invest in, or otherwise acqui more than thirty million dollars (\$30,000,000);
- (1) consent to the assignment, transfer, or other disposition of any limited pathereof in JWMFE, L.P. or TPV, L.P. and the admission of the assignee of such a limited partnersh limited partner in JWMFE, L.P. or TPV, L.P., as applicable;
  - (m) admit additional limited partners to JWMFE, L.P. or TPV, L.P.;
  - (n) elect to dissolve JWMFE, L.P. or TPV, L.P.; or
- (o) amend any provision of the Amended and Restated Agreement of Limited Partnership Agreement of TPV, L.P.
- 4.5 Additional Restrictions. The Corporation will not take or agree to take, or permit to take or agree to take, any of the following actions without the prior written consent of J.W.
- (a) permit TPV, L.P. to pledge more than 15% of the JWM, Jr. Shares, whether i transactions; or
- (b) permit TPV, L.P. to sell, exchange or otherwise dispose of more than 15% one transaction or a series of transactions, it being understood that this Section 4.5(b) shall mature 3.5(b) shall mature 3.5(c) shall mature 3.5(d).

This Section 4.5 shall cease to be effective at the time of the death of J. Willard Marriott, Jr. incompetency.

- 4.6 Responsibilities, Fiduciary Obligations, and Liabilities.
- (a) Conduct of Business. The powers granted and authority delegated under thi Stockholders, in their individual capacities, shall not impose any greater duty on such Stockholders stockholders, directors or officers of the Corporation, than is imposed by applicable law with rebusiness and operations of the Corporation. No Stockholder shall be required by this Agreement to attention to the business of the Corporation.
- (b) Exculpation. No Stockholder shall be liable, in damages or otherwise, to Stockholder for any loss that arises out of any acts or omissions performed or omitted by him or granted by this Agreement if the conduct of such Stockholder did not constitute willful misconduct suit, or proceeding by judgment, order, settlement, or otherwise adverse to a Stockholder shall not that the conduct of such Stockholder constituted willful misconduct. Nothing herein shall exculpant breach of his obligations under this Agreement or to the extent prohibited by applicable law.
- (c) Permitted Transactions. Any Stockholder, or any partner, affiliate, agent Stockholder, may engage in or possess an interest in other business ventures of any nature or desothers, whether currently existing or hereafter created. Neither the Corporation nor any other S in or to the income or profits derived therefrom, nor shall any Stockholder have any obligation to respect to such enterprise or related transaction.

#### SECTION 5 OPERATIONAL POLICIES.

- 5.1 Capital Contributions. No Stockholder shall be required to contribute cash or propor her consent.
- 5.2 Financial Reports. The Corporation shall prepare and distribute to each Stockholde by the Board of Directors reports with respect to the finances of the Corporation, including such will enable the Stockholders to understand the financial condition of the Corporation.

- 5.3 Maintenance of Books of Account. The Corporation shall keep, at its principal place books of account. The Corporation shall, as and when reasonably requested by a Stockholder, prepared financial and other data concerning its affairs as may be reasonably required by such Stockholder, legitimate business purposes.
- 5.4 Rights of Audit and Inspection. Each Stockholder (and, if deemed appropriate in the Stockholder, his auditors, accountants, and legal counsel) shall have full access at all reasonable hours to all the books and records of the Corporation, including the right to examine and audit a make copies and extracts therefrom.
  - 5.5 Taxable Year. The Corporation's taxable year shall end on December 31.

#### SECTION 6 S CORPORATION PROVISIONS.

- 6.1 S Corporation Election. The parties intend that the Corporation shall be an "S corporation. The Corporation and the Stockholders agree to keep in full force and effect the election at 1362(a)(2) of the Code. The election shall not be terminated by the Corporation without the price Original Voting Stockholder Nominees, and no Stockholder shall revoke his or her consent without of the Original Voting Stockholder Nominees.
- 6.2 Transfers. Notwithstanding any other provision of this Agreement, each Stockholder transfer any Stock to any Person that is not a permitted shareholder of an "S corporation," nor waction or inaction, cause any circumstances to exist that would disqualify the Corporation as an
- 6.3 Provisions Applicable to Trusts. Each Trust represents to the Corporation and each trust of the type described in Section 1361(c)(2)(A) of the Code (an "Eligible Trust") and covena Stockholder it will take all actions necessary to cause it to remain an Eligible Trust. Any trus Stock pursuant to Section 3.2 or Section 3.3, as a condition precedent to the transfer of Stock to the Corporation and each Stockholder that it is an Eligible Trust and shall covenant that for so will take all actions necessary to cause it to remain an Eligible Trust. If at any time any trus any Stock ceases to be an Eligible Trust, all Stock held by such trust shall immediately, without the execution and delivery of any further documents or instruments, divest upon the individual be such beneficiary has died, his or her estate.

#### SECTION 7 REPRESENTATIONS AND WARRANTIES.

Each of the parties to this Agreement represents and warrants to the other parties as fo

- 7.1 Authorization and Binding Obligation. This Agreement has been duly executed and deconstitutes the legal, valid, and binding obligation of such party, enforceable against it in acceptate enforceability of this Agreement may be affected by bankruptcy, insolvency, or similar laws a generally or by judicial discretion in the enforcement of equitable remedies.
- 7.2 Absence of Conflicting Agreements or Consents. The execution, delivery, and perform Agreement and the documents contemplated hereby (with or without the giving of notice, the lapse require the consent of any third party; (b) will not conflict with, result in a breach of, or compaphicable law, judgment, order, ordinance, injunction, decree, rule, regulation, or ruling of an instrumentality; and (c) will not conflict with, constitute grounds for termination of, result in under, or accelerate or permit the acceleration of any performance required by the terms of any appearance to which such party is a party or by which such party may be bound.

#### SECTION 8 CORPORATE RECORDS; LEGEND ON CERTIFICATES.

8.1 Stock Transfer Record. The Corporation shall keep a stock transfer book in which t stockholder shall be recorded. No transfer or issuance of any Stock shall be effective or valid stock transfer book. The Corporation agrees not to record any transfer or issuance of Stock in t transfer or issuance complies with all provisions of this Agreement. Any Stockholder desiring to

the provisions of this Agreement shall furnish to the Corporation any evidence of compliance with required by the Board of Directors of the Corporation.

8.2 Legend on Stock Certificates. Each certificate representing shares of Stock of the by any Stockholder shall bear any legends required by applicable law and shall bear a statement i

The voluntary or involuntary encumbering, transfer, or other disposition (including any laws of bankruptcy, intestacy, descent and distribution, or succession) of the shares of within certificate is restricted under the terms of an Amended and Restated Stockholders \_\_\_, 2006, by and among JWM Family Enterprises, Inc. (the "Corporation"), J. Willard Marrison, Stephen Garff Marriott, John Willard Marriott III, David Sheets Marriott, the the Stephen Garff Marriott 1974 Trust, the John Willard Marriott III 1974 Trust, and the Trust. A copy of the Stockholders Agreement is on file at the principal office of the Corporation of the Stockholders Agreement.

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8.3 Copies to be Made Available. A copy of this Agreement shall be placed on file at the Corporation and at any other office where a copy of this Agreement must be placed in accordance copies of this Agreement shall be subject to the same right of examination by any shareholder of or by an agent or attorney, as the books and records of the Corporation.

#### SECTION 9 MISCELLANEOUS.

- 9.1 Term of Agreement. This Agreement shall be effective as of the date first set fort time as none of the Original Voting Stockholders (or any Person or trust that is a permitted transtockholder as provided in Section 3.2, Section 3.3 and Section 3.4) holds any Stock of the Corporagreement will not affect any party's liability for a breach of this Agreement that occurred price
- 9.2 Agreement Binding Upon Transferees. If any Stock is transferred by a Stockholder take such Stock subject to all provisions, conditions, and covenants of this Agreement, and, as a transfer of Stock to any Person who was not a Stockholder prior to such transfer, the transferor the agreement of the transferee (for and on behalf of himself or itself, his or its legal represe transferees and assigns) in writing to be bound by all provisions of this Agreement as a party and Stockholder, and shall provide (or cause to be provided) to the Corporation, if requested by the of the legal right and authority of the transferee to have the Stock so transferred.
- 9.3 Specific Performance. The parties agree that the failure of any party to perform the Agreement could result in irreparable damage to the other parties, and that monetary damages along compensate the non-defaulting party for its injury. Any party shall therefore be entitled, in admay be available, including money damages, to obtain specific performance of the terms of this Agreement, any party to enforce this Agreement, any party against which the action is brought shall waive adequate remedy at law.
- 9.4 Amendments. This Agreement cannot be amended, supplemented, or modified and no prowaived except by an agreement in writing which makes specific reference to this Agreement and which holding 75% or more of the Class A Stock and those Stockholders holding 75% or more of the Class any amendment or modification that would treat a Stockholder differently than another Stockholder and adverse manner (except in proportion to their ownership interests or voting rights) shall registockholder.
- 9.5 Notices. All notices, demands, and requests required or permitted to be given under shall be in writing and shall be deemed to have been duly delivered and received (a) on the date date of receipt (as shown on the return receipt) if mailed by registered or certified mail, postar requested, or sent by commercial courier service, or (c) on the date of receipt by telecopy. Not be addressed to the address that a party may designate from time to time upon notice to the other Rejection or other refusal to accept or the inability to deliver because of changed address of whom

deemed to be receipt of the notice, demand, or request sent.

- 9.6 Invalid or Unenforceable Provisions. If any term or other provision of this Agreem incapable of being enforced by any rule of law or public policy, all other conditions and provisi nevertheless remain in full force and effect so long as the economic or legal substance of the transfected in any manner materially adverse to any party. Upon such determination that any termillegal or incapable of being enforced, the parties shall negotiate in good faith to modify this original intent of the parties as closely as possible in a mutually acceptable manner in order that as originally contemplated to the fullest extent possible.
- 9.7 Benefit and Burden. This Agreement shall inure to the benefit of, and shall be bin legatees, distributees, estates, executors, administrators, personal representatives, successors representatives. Nothing express or implied in this Agreement is intended or shall be construed Person, other than the parties, any rights or remedies hereunder or by reason hereof. This Agree provisions are intended to be, and are, for the sole and exclusive benefit of the parties hereto permitted assigns and are not for the benefit of any other Person.
- 9.8 Gender and Number. Words used herein, regardless of the gender and number specific construed to include any other gender, masculine, feminine or neuter, and any other number, singurequires.
- 9.9 Waiver. The failure of any party at any time to insist upon strict performance of or understanding set forth in this Agreement shall not be construed as a waiver or relinquishment performance of the same or any other condition, promise, agreement, or understanding at a future
- 9.10 Expenses. Except as otherwise provided in this Agreement, each party shall pay it connection with the authorization, preparation, execution, and performance of this Agreement, incounsel, accountants, agents, and other representatives.
- 9.11 Entire Agreement. This Agreement contains the entire agreement between the partie and oral agreements between the parties relating to the subject matter hereof. No variations, mo hereof shall be binding upon either party unless set forth in a document duly executed by or on be expressly provided herein.

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- 9.12 GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED, CONSTRUED, AND ENFORCED IN ACCORDELAWARE (WITHOUT REGARD TO THE CHOICE OF LAW PROVISIONS THEREOF).
- 9.13 Headings. The headings, subheadings, and other captions in this Agreement are for shall not be used in interpreting, construing, or enforcing any of the provisions of this Agreement
- 9.14 Counterparts. This Agreement may be executed in any number of counterparts, all cone instrument.
- 9.15 Exclusive Agreement. Except as expressly authorized by this Agreement, none of the voting trust or voting agreement with any other Person (other than another Stockholder that is a Agreement) or give a proxy to any such Person or otherwise agree with any such person to restrict Stock.
- 9.16 Conflicting Charter or By-Law Provisions. Each Stockholder entitled to vote any Stime to time as required, vote his or her Stock, and shall take all other actions necessary, to expression of the Corporation and the By-Laws of the Corporation facilitate and do not at any of this Agreement.
  - 9.17 Mediation; Arbitration.
- (a) Mediation. If a dispute arises out of or relates to this Agreement or any dispute is not settled through negotiation, the Stockholders involved in the dispute agree to sub-

administered by the American Arbitration Association (or any organization successor thereto) ("AA Rules before resorting to arbitration. Any Stockholder involved in the dispute may initiate medi AAA's Commercial Mediation Rules. The Stockholders will cooperate with the AAA and with one anot mediator and in scheduling the mediation proceedings. Unless otherwise agreed by the Stockholder first mediation session shall be held no later than thirty days after the date of filing the writ memorandum provided for under Rule 9 of the Commercial Mediation Rules shall be provided to the mediation by any of the Stockholders, their agents, employees, experts, and attorneys, and by the shall be confidential and inadmissible for any purposes, including impeachment, in any arbitration parties, but evidence that is otherwise admissible or discoverable shall not be rendered inadmiss result of its use in the mediation. Any Stockholder involved in the dispute may initiate arbitra submitted to mediation by filing a written demand for arbitration with the AAA no sooner than this session. The mediation may continue after the commencement of arbitration if the Stockholders in agreed by the Stockholders involved in the dispute, the mediator shall be disqualified from servi

(b) Arbitration. If a dispute arises out of or relates to this Agreement or a the dispute is not resolved through negotiation and mediation, such dispute shall be settled by a accordance with the Commercial Arbitration Rules of the AAA and the Supplementary Procedures for or other rules agreed to by the Stockholders involved in the dispute, by three arbitrators. The shall do so by giving notice to that effect (the "Arbitration Notice") to the other Stockholder of dispute and by filing the notice with the AAA in accordance with Rule 6 of the Commercial Arbitra after the Arbitration Notice is filed, the Stockholders involved in the dispute shall select three in the Large, Complex case pool for the Washington, D.C. AAA office, as follows: the Stockholder one arbitrator; the other Stockholder or Stockholders shall select one arbitrator; and the two se third arbitrator. The arbitrators shall take evidence directly from witnesses and documents pres in the dispute. All witnesses shall be available for cross-examination. The arbitrators shall h decision or issue any award that is inconsistent with this Agreement. The arbitrators shall rend award, including a statement of reasons upon which such award is based, within ninety days after required to be submitted to them or otherwise requested by them. The agreement to arbitrate set construed, and the legal relations among the Stockholders shall be determined in accordance with, of Delaware as provided for in Section 9.12 of this Agreement. The decision of the arbitrators sh binding upon the Stockholders involved in the dispute, final and non-appealable. Judgment upon t arbitrators may be entered in any court having jurisdiction thereof. No action at law or in equi subject to arbitration under this Section shall be instituted. All expenses of any arbitration p fees and expenses of the Stockholders' attorneys, fees and expenses of the arbitrators, and fees cost of any proof produced at the request of the arbitrators, shall be borne by the Stockholders

[Signatures on Following Pages]

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year

JWM FAMILY ENTERPRI

President

/s/ J. Willard

J. Willard Marri

/s/ Deborah Mar

Deborah Marriott

/s/ Stephen Gar -----Stephen Garff Ma

/s/ John Willar

John Willard Mar

/s/ David Sheet
----David Sheets Mar

The Deborah Marriot

By:/s/ Donna G. Ma
----Donna G. Marriot
Co-Trustee

By:/s/ Sterling D.

Sterling D. Colt
Co-Trustee

The Stephen Garff M

By:/s/ Donna G. Ma

Donna G. Marriot
Co-Trustee

By:/s/ Sterling D.

Sterling D. Colt
Co-Trustee

The John Willard Ma

By:/s/ Donna G. Ma
----Donna G. Marriot
Co-Trustee

By:/s/ Sterling D.

Sterling D. Colt
Co-Trustee

The David Sheets Ma

By:/s/ Donna G. Ma
----Donna G. Marriot
Co-Trustee

By:/s/ Sterling D.

Sterling D. Colt
Co-Trustee