MARRIOTT INTERNATIONAL INC /MD/ Form SC 13D/A November 21, 2013 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 2)

MARRIOTT INTERNATIONAL, INC. (Name of Issuer)

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

571903103

(CUSIP Number)

Stephanie M. Loughlin Venable LLP 575 7th Street, N.W. Washington, D.C. 20036 (202) 344-8300 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 30, 2013 (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).

CUS	SIP No. 571903103			Page 2 of 29 Pages		
1		REPORTING ITIFICATION	JWM Family Enterprises, Inc.			
2	CHECK TH SEC USE C		IATE BOX IF A MEMBER O	F A GROUP	52-1823618 (a) " (b) o	
3	SOURCE O	OF FUNDS		00		
4			DSURE OF LEGAL PROCEE	DINGS IS RE	QUIRED PURSUANT TO	
5	ITEMS 2(d CITIZENSI		E OF ORGANIZATION	Delaware		
	NUMBER OF	7	SOLE VOTING POWER	0		
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	24,227,493*		
	OWNED BY EACH	9	SOLE DISPOSITIVE POWER	0		
	REPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	24,227,493*		
11	AGGREGA	TE AMOUN	Γ BENEFICIALLY OWNED	BY EACH RE	EPORTING PERSON	
	24,227,493	*				
12	CHECK BO	OX IF THE AG	GGREGATE AMOUNT IN RO	OW (11) EXC	LUDES CERTAIN SHARES	
				Not applicab	le	
13	PERCENT	OF CLASS R	EPRESENTED BY AMOUNT	T IN ROW (11)	
14	TYPE OF F	REPORTING I	PERSON	8.1%** CO		

* Consists of 9,199,999 shares owned by Thomas Point Ventures, L.P., whose sole general partner is JWM Family Enterprises, L.P., 2,904,028 shares held by Terrapin Limited Holdings, LLC, whose sole member is JWM Family Enterprises, L.P., 4,200,000 shares owned by Anchorage Partners, L.P., whose sole general partner is JWM Family Enterprises, L.P. and 7,923,466 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, I.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, I.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, I.P. JWM Family Enterprises, I.P. and 7,923,466 shares owned by JWM Family Enterprises, I.P. JWM Family Enterprises, I.P. and Famil

** The denominator is based on 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q filed by Marriott International, Inc. for the quarter ended September 30, 2013 (the "Form 10-Q").

CUS	SIP No. 571903103			Page 3	of 29 Pages
1		REPORTING ITIFICATION	PERSON NO. OF ABOVE PERSON ()	ENTITIES OI	NLY) JWM Family Enterprises, Inc. 52-1823618
2			IATE BOX IF A MEMBER O	F A GROUP	(a) " (b) o
3	SEC USE C			20	
4	SOURCE C			00	
5	ITEMS 2(d) or 2(e) o	DSURE OF LEGAL PROCEE		QUIRED PURSUANT TO
6	CITIZENSI	HIP OR PLAC	E OF ORGANIZATION	Delaware	
	NUMBER OF	7	SOLE VOTING POWER	0	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	24,227,493*	
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER	0	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	24,227,493*	
11	AGGREGA	TE AMOUN	Γ BENEFICIALLY OWNED	BY EACH RI	EPORTING PERSON
	24,227,493*	k			
12	CHECK BC	OX IF THE AG	GGREGATE AMOUNT IN RO	OW (11) EXC	LUDES CERTAIN SHARES
				Not applicab	le
13	PERCENT	OF CLASS R	EPRESENTED BY AMOUNT	TIN ROW (1))
14	TYPE OF R	EPORTING I	PERSON	8.1%** PN	

* Consists of 9,199,999 shares owned by Thomas Point Ventures, L.P., whose sole general partner is JWM Family Enterprises, L.P., 2,904,028 shares held by Terrapin Limited Holdings, LLC, whose sole member is JWM Family Enterprises, L.P., 4,200,000 shares owned by Anchorage Partners, L.P., whose sole general partner is JWM Family Enterprises, L.P. and 10,827,960 shares owned by JWM Family Enterprises, L.P. JWM Family Enterprises, Inc. is the sole general partner of JWM Family Enterprises, L.P.

** The denominator is based on 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q.

CUSIP N	o. 571903103			Page 4 of 29 Pages	
1	I.R.S. IDEN		PERSON I NO. OF ABOVE PERSON (I IATE BOX IF A MEMBER O	J.W. Marriot	t, Jr. (a) "
2	SEC USE C				(b) o
3	SOURCE O	F FUNDS		00	
5	ITEMS 2(d) or 2(e) o	DSURE OF LEGAL PROCEE	DINGS IS REQUIRED PU United States of America	RSUANT TO
6					
	MBER OF	7	SOLE VOTING POWER	1,229,140*	
BENI	HARES EFICIALLY	8	SHARED VOTING POWER	42,377,121**	
	VNED BY EACH PORTING	9	SOLE DISPOSITIVE POWER	1,229,140*	
Р	ERSON WITH	10	SHARED DISPOSITIVE POWER	42,377,121**	
11	AGGREGA	TE AMOUN	Γ BENEFICIALLY OWNED I	BY EACH REPORTING P	ERSON
	43,606,261	***			
12	CHECK BC	OX IF THE AC	GGREGATE AMOUNT IN RO	OW (11) EXCLUDES CER	TAIN SHARES
				Not applicable	
13	PERCENT	OF CLASS R	EPRESENTED BY AMOUNT	T IN ROW (11)	
14	TYPE OF R	EPORTING I	PERSON	14.5%**** IN	

* Consists of the following: (a) 163,297 shares held directly by J. W. Marriott, Jr.; and (b) 1,065,843 shares subject to stock options ("Options") and stock appreciation rights ("SARs") held by J. W. Marriott, Jr. currently exercisable or exercisable within 60 days. SAR underlying share amounts are based on the \$45.08 closing price of Marriott International, Inc. Class A Common Stock on October 31, 2013.

** Consists of the following: (a) 4,062,528 shares held by trusts for the benefit of the children of J. W. Marriott, Jr. and the children of Richard E. Marriott, for which J. W. Marriott serves as a trustee; (b) 5,498,047 shares owned by The J. Willard & Alice S. Marriott Foundation, a charitable foundation, for which J.W. Marriott, Jr. serves as a trustee; (c) 5,215,684 shares held by a charitable annuity trust created by the will of J. Willard Marriott, Sr., for which J.W. Marriott, Jr. serves as a trustee; (d) 24,227,493 shares beneficially owned by JWM Family Enterprises, Inc.;

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(e) 323,496 shares owned by JWM Associates Limited Partnership, in which J.W. Marriott, Jr. is a general partner; (f) 2,184,754 shares held by four trusts for the benefit of J. W. Marriott, Jr.'s children, for which the spouse of J.W. Marriott, Jr. serves as a trustee; (g) 49,575 shares owned by three trusts for the benefit of John W. Marriott III's children, for which the spouses of John W. Marriott III and J.W. Marriott, Jr. serve as co-trustees; (h) 51,872 shares owned by the J. Willard Marriott Jr. Foundation, for which J.W. Marriott, Jr. serves as a trustee; (i) 282,524 shares held by J. W. Marriott's spouse; (j) 41,635 shares owned by three trusts for the benefit of Stephen Garff Marriott's children, for which the spouse of J.W. Marriott, Jr. serves as a trustee; (k) 199,513 shares owned by three trusts for the benefit of Stephen Garff Marriott's children, for which the spouse of J.W. Marriott, for which the spouse of J.W. Marriott, Jr. serves as a trustee; and (l) 240,000 shares owned by The JWM Generations Trust, for which the spouse of J.W. Marriott, Jr. serves as a trustee. Mr. Marriott disclaims beneficial ownership of the foregoing shares in excess of his pecuniary interest.

*** J.W. Marriott, Jr., John W. Marriott III, Deborah Marriott Harrison, David Sheets Marriott and Stephen Blake Marriott (collectively, the "Individual Reporting Persons") may be deemed to be a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons without duplication is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on (a) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q and (b) 1,065,843 shares subject to Options and SARs exercisable within 60 days of October 31, 2013.

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	ME OF REPORTING 5. IDENTIFICATION		VE PERSON (ENTITIES ONLY) John W. Marriott III		
2		IATE BOX IF A MEMBER O		(a) " (b) o	
3	USE ONLY		00		
4	IRCE OF FUNDS				
5 ITE	MS 2(d) or 2(e) o	OSURE OF LEGAL PROCEE	-		
6 CIT	ZENSHIP OR PLAC	CE OF ORGANIZATION	United States of A	merica	
NUMBER (DF 7	SOLE VOTING POWER	654,401*		
SHARES BENEFICIAI		SHARED VOTING POWER	31,824,682**		
OWNED B EACH		SOLE DISPOSITIVE POWER	654,401*		
REPORTIN PERSON WITH		SHARED DISPOSITIVE POWER	31,824,682**		
11 AG0	GREGATE AMOUN	T BENEFICIALLY OWNED I	BY EACH REPOR	TING PERSON	
32,4	79,083 ***				
12 CHE	ECK BOX IF THE AG	GGREGATE AMOUNT IN RO	DW (11) EXCLUD	ES CERTAIN SHARES	
			Not applicable		
13 PER	CENT OF CLASS R	EPRESENTED BY AMOUNT	' IN ROW (11)		
TYF 14	E OF REPORTING	PERSON	10.8%**** IN		

* Consists of the following: (a) 646,629 shares held directly by John W. Marriott III; and (b) 7,772 director shares.

** Consists of the following: (a) 24,227,493 shares beneficially owned by JWM Family Enterprises, L.P. Inc.; (b) 5,498,047 shares owned by The J. Willard & Alice S Marriott Foundation, a charitable foundation, for which John W.

Marriott III serves as a trustee; (c) 748,814 shares owned by a trust for the benefit of his sister-in-law, for which John W. Marriott III serves as a trustee; (d) 71,472 shares held by four trusts for the benefit of David Sheets Marriott's children, for which John W. Marriott III serves as a trustee; (e) 49,575 shares owned by three trusts for the benefit of John W. Marriott III's children, for which the spouses of

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John W. Marriott III and J.W. Marriott, Jr., serve as co-trustees; (f) 31,550 shares owned by John W. Marriott III's spouse; (g) 179,166 shares owned by three trusts for the benefit of John W. Marriott III's children, for which John W. Marriott III, his spouse and Deborah Marriott Harrison serve as trustees; (h) 240,000 shares owned by The JWM Generations Trust, for which John W. Marriott III serves as a trustee; (i) 251,000 shares owned by a life insurance trust, for which John W. Marriott III serves as a trustee; (j) 290,000 shares owned by a trust for the descendants of Stephen Garff Marriott, for which John W. Marriott III serves as a trustee; (k) 75,000 shares owned by a trust for the descendants of John W. Marriott III, for which John W. Marriott III serves as a trustee; (i) 142,565 shares owned by a trust for the descendants of David S. Marriott, for which John W. Marriott disclaims beneficial ownership of all of the foregoing shares in excess of his pecuniary interest.

*** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons without duplication is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on (a) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q and (b) 7,772 director shares.

CU	SIP No. 571903103			Page 8 of 29 Page	8
1		REPORTING TIFICATION	PERSON NO. OF ABOVE PERSON ()		arriott Harrison
2	CHECK TH	E APPROPR	IATE BOX IF A MEMBER O		(a) " (b) o
3	SEC USE O	NLY			
4	SOURCE O	F FUNDS		00	
5	ITEMS 2(d) or 2(e) o	DSURE OF LEGAL PROCEE	DINGS IS REQUIRED P United States of America	
6	CTTLLI (ST				•
	NUMBER OF	7	SOLE VOTING POWER	126,820*	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	31,188,805**	
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER	126,820*	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	31,188,805**	
11	AGGREGA	TE AMOUN	Γ BENEFICIALLY OWNED	BY EACH REPORTING	PERSON
	31,315,625*	***			
12	CHECK BC	X IF THE AG	GGREGATE AMOUNT IN RO	OW (11) EXCLUDES CE	RTAIN SHARES
				Not applicable	
13	PERCENT	OF CLASS R	EPRESENTED BY AMOUNT	Г IN ROW (11)	
14	TYPE OF R	EPORTING I	PERSON	10.5%**** IN	

* Consists of 126,820 shares held directly by Deborah Marriott Harrison.

** Consists of the following: (a) 24,227,493 shares beneficially owned by JWM Family Enterprises, Inc.; (b) 5,498,047 shares owned by The J. Willard & Alice S Marriott Foundation, a charitable foundation, for which Deborah Marriott Harrison serves as a trustee; (c) 63,685 shares held directly by Deborah Marriott Harrison's husband, Ronald

Taylor Harrison; (d) 179,166 shares held in three trusts for the benefit of John W. Marriott III's children, for which Deborah Marriott Harrison serves as a trustee; (e) 6,420 shares held in two trusts for the benefit of Deborah Marriott Harrison's grandchildren, for which Deborah Marriott Harrison serves as a trustee; (f) 312,780 shares held in six trusts for the benefit of Deborah Marriott Harrison's children, for which

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Deborah Marriott Harrison serves as a trustee; (g) 160,045 shares held in two limited liabilities companies, for which Deborah Marriott Harrison serves as a manager; (h) 21,527 shares subject to Options and SARs held by Deborah Marriott Harrison's husband, Ronald Taylor Harrison, currently exercisable or exercisable within 60 days; (i) 167 shares of deferred bonus stock in the name of Deborah Marriott Harrison's husband, Ronald Taylor Harrison Trust, for which Deborah Marriott Harrison serves as a trustee; (k) 240,000 shares owned by The JWM Generations Trust, for which Deborah Marriott Harrison serves as a trustee; (l) 209,210 shares held in a trust for the benefit of Deborah Marriott Harrison's descendants, for which Deborah Marriott Harrison and her husband. Mrs. Harrison 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 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons without duplication is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on (a) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q; (b) 21,527 shares subject to Options and SARs exercisable within 60 days of October 31, 2013, and (c) 167 shares of deferred bonus stock.

CUSIP N	No. 571903103			Page 10 of 29 Page	s
1		REPORTING TIFICATION	PERSON I NO. OF ABOVE PERSON (I	ENTITIES ONLY) Stephen Bla	ka Marriatt
2	CHECK TH	IE APPROPR	IATE BOX IF A MEMBER O	-	(a) " (b) o
3	SEC USE O	ONLY			
4	SOURCE O	F FUNDS		00	
5	CHECK BC ITEMS 2(d		DSURE OF LEGAL PROCEE	DINGS IS REQUIRED PU	JRSUANT TO
6	CITIZENSE	HIP OR PLAC	E OF ORGANIZATION	United States of America	
N	UMBER OF	7	SOLE VOTING POWER	8,076*	
	SHARES NEFICIALLY	8	SHARED VOTING POWER	24,232,238**	
	WNED BY EACH	9	SOLE DISPOSITIVE POWER	8,076*	
	EPORTING PERSON WITH	10	SHARED DISPOSITIVE POWER	24,232,238**	
11	AGGREGA	TE AMOUN	Γ BENEFICIALLY OWNED I	BY EACH REPORTING F	PERSON
	24,240,314	***			
12	CHECK BC	OX IF THE AC	GGREGATE AMOUNT IN RO	OW (11) EXCLUDES CEF	RTAIN SHARES
				Not applicable	
13	PERCENT	OF CLASS R	EPRESENTED BY AMOUNT	Γ IN ROW (11)	
14	TYPE OF R	EPORTING I	PERSON	8.1%**** IN	

* Consists of the following: (a) 2,318 shares held directly by Stephen Blake Marriott; and (b) 5,758 shares subject to SARs currently exercisable or exercisable within 60 days. SAR underlying share amounts are based on the \$45.08 closing price of Marriott International, Inc. Class A Common Stock on October 31, 2013.

** Consists of the following: (a) 24,227,493 shares beneficially owned by JWM Family Enterprises, Inc.; and (b) 4,745 shares held by two trusts for the benefit of his nephews, for which Stephen Blake Marriott serves as a trustee. Mr. Marriott disclaims beneficial ownership of the foregoing shares in excess of his pecuniary interest.

*** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on (a) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q and (b) 5,758 shares subject to Options and SARs exercisable within 60 days of October 31, 2013.

SCH	IEDULE 13D/A				
CUS	SIP No. 57164Y 10	7		Page 12 of 29 F	Pages
1		REPORTING	G PERSON N NO. OF ABOVE PERSON (f Stephen Garff Marriott
2	CHECK TH	HE APPROPE	RIATE BOX IF A MEMBER O		(a) " (b) o
2	SEC USE (ONLY			
4	SOURCE (OF FUNDS		00	
5	ITEMS 2(d	d) or 2(e) o	OSURE OF LEGAL PROCEE		
6	CITIZENS	HIP OR PLA	CE OF ORGANIZATION	United States of Ame	rica
	NUMBER OF	7	SOLE VOTING POWER	55,958*	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	R 24,758,640**	
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER	55,958*	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	24,758,640**	
11	AGGREGA	ATE AMOUN	T BENEFICIALLY OWNED	BY EACH REPORTIN	IG PERSON
	24,814,598				
12	CHECK BO	OX IF THE A	GGREGATE AMOUNT IN R	OW (11) EXCLUDES	CERTAIN SHARES
				Not applicable	
13	PERCENT	OF CLASS F	REPRESENTED BY AMOUN	T IN ROW (11)	
14	TYPE OF I	REPORTING	PERSON	8.3%*** OO	

* Consists of the following: (a) 12,256 shares held by the Estate of Stephen Garff Marriott (the "Estate"); and (b) 43,702 shares held directly by the personal representative of the Estate, Juliana B. Marriott.

** Consists of the following: (a) 24,227,493 shares beneficially owned by JWM Family Enterprises, Inc.; (b) 290,000 shares held in trust for the descendants of Stephen Garff Marriot, for which Juliana B. Marriott serves as a trustee, and

(c) 241,147 shares held in six trusts for the benefit of Juliana B. Marriott's children, for which Juliana B. Marriott serves as a trustee. Ms. Marriott disclaims beneficial ownership 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 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q.

CUSIP No. 5	571903103			Page 14 of 29 Pages	
1		REPORTING TIFICATION	PERSON NO. OF ABOVE PERSON (I		
2	CHECK TH	E APPROPRI	IATE BOX IF A MEMBER O	David Sheets F A GROUP	a Marriott (a) " (b) o
3	SEC USE O	NLY			
4	SOURCE O	F FUNDS		00	
5	ITEMS 2(d)) or 2(e) o	OSURE OF LEGAL PROCEE	-	RSUANT TO
6	CITIZENSH	IIP OR PLAC	E OF ORGANIZATION	United States of America	
NUMI	BER OF	7	SOLE VOTING POWER	629,462*	
	ARES ICIALLY	8	SHARED VOTING POWER	25,022,948**	
EA	ED BY ACH	9	SOLE DISPOSITIVE POWER	629,462*	
PER	RTING RSON ITH	10	SHARED DISPOSITIVE POWER	25,022,948**	
11	AGGREGA	TE AMOUNI	Γ BENEFICIALLY OWNED I	BY EACH REPORTING P	ERSON
	25,652,410*	***			
12	CHECK BO	X IF THE AC	GGREGATE AMOUNT IN RO	OW (11) EXCLUDES CER	TAIN SHARES
				Not applicable	
13	PERCENT (OF CLASS RI	EPRESENTED BY AMOUNT	T IN ROW (11)	
14	TYPE OF R	EPORTING I	PERSON	8.6%**** IN	

* Consists of the following: (a) 615,884 shares held directly David Sheets Marriott; and (b) 13,578 shares subject to Options and SARs currently exercisable or exercisable within 60 days. SAR underlying share amounts are based on the \$45.08 closing price of Marriott International, Inc. Class A Common Stock on October 31, 2013.

** Consists of the following: (a) 24,227,493 shares beneficially owned by JWM Family Enterprises, Inc.; (b) 15,418 shares held by David Sheets Marriott's spouse; (c) 71,472 shares held by four trusts for the benefit of David Sheets Marriott's children, for which David Sheets Marriott serves as a trustee; (d) 240,000 shares owned by The JWM Generations Trust, for which David Sheets Marriott serves as a trustee; (e) 251,000 shares owned by a life insurance trust, for which David Sheets Marriott serves as a trustee; (f) 75,000 shares owned by a trust for the descendants of John W. Marriott III, for which David Sheets Marriott serves as a trustee; and (g) 142,565 shares owned by a trust for the descendants of David Sheets Marriott, for which David Sheets Marriott serves as a trustee. Mr. Marriott disclaims beneficial ownership of the foregoing shares in excess of his pecuniary interest.

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*** The Individual Reporting Persons may be deemed to be a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, and therefore each Individual Reporting Person may be deemed to beneficially own the shares held by all other Individual Reporting Persons. The aggregate number of shares beneficially owned by all of the Individual Reporting Persons is 47,701,323, including 1,114,478 shares of Class A Common Stock issuable upon the exercise of Options and SARs that are currently exercisable or exercisable within 60 days of October 31, 2013.

**** The denominator is based on (a) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of the Form 10-Q and (b) 52,063 shares subject to options exercisable within 60 days of October 31, 2013.

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This Amendment No. 2 (this "Amendment") amends, and to the extent inconsistent with, supersedes the Schedule 13D filed by J.W. Marriott, Jr., John W. Marriott III, Deborah Marriott Harrison, and David Sheets Marriott (together with Stephen Blake Marriott, the "Individual Reporting Persons"), the Estate of Stephen Garff Marriott (the "Estate"), and JWM Family Enterprises, Inc. ("Family Corp") and JWM Family Enterprises, L.P. ("Family L.P." and collectively with the Individual Reporting Persons and Family Corp, the "Reporting Persons") on May 26, 2006, as amended on March 16, 2009 and on December 31, 2012 (the "Schedule 13D"), as specifically set forth herein.

Item 1. Security and Issuer

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

Item 2. Identity and Background

The Reporting Persons are filing this Amendment because they may be deemed to be a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as parties to the Amended and Restated Stockholders Agreement, effective as of September 30, 2013 (the "Amended and Restated Stockholders Agreement"), as described in Item 4. Except as expressly set forth in this Amendment, each Reporting Person disclaims beneficial ownership of the shares of Class A Common Stock beneficially owned by any other Reporting Person.

To the best knowledge of the Reporting Persons, the name, business address and present principal occupation or employment of each Individual Reporting Person is set forth on Appendix A hereto, which Appendix A is incorporated by reference herein. The Estate has no officers or directors, only a personal representative (the "Representative"). Information regarding the Representative also is set forth on Appendix A hereto. The directors and executive officers of Family Corp are also set forth on Appendix A hereto. Family L.P. has no directors or executive officers. Family Corp is a corporation organized under the laws of the State of Delaware. Family Corp's business address is 6106 MacArthur Boulevard, Suite 110, Bethesda, MD 20816, and its principal business is the ownership and operation of hotels. Family L.P. is a limited partnership organized under the laws of the State of Delaware the State of the State of Delaware. Family L.P.'s business address is 6106 MacArthur Boulevard, Suite 160 MacArthur Boulevard, Suite 110, Bethesda, MD 20816, and its principal business is the ownership and operation of hotels.

To the best knowledge of the Reporting Persons, during the last five years, none of the Individual Reporting Persons, the Representative or the directors and executive officers of Family Corp or Family L.P. has been convicted in any criminal proceedings (excluding traffic violations or similar misdemeanors).

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To the best knowledge of the Reporting Persons, during the last five years, none of the Individual Reporting Persons, the Representative or the directors and executive officers of Family Corp has been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction as the result of which he or it was or is subject to any judgment, decree or final order 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.

To the best knowledge of the Reporting Persons, each Individual Reporting Person and the Representative are 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 Persons were acquired in or before the initial public offering of Marriott, through open market purchases using personal funds, by means of gift, inheritance or other gratuitous transfer, or through their service as an officer, director or employee of Marriott.

Item 4. Purpose of the Transaction

Second Amended and Restated Stockholders Agreement

The Individual Reporting Persons and the Representative entered into the Second Amended and Restated Stockholders Agreement (the "Agreement") in connection with a contribution of 4,200,000 shares of Class A Common Stock to Anchorage Partners, L.P. ("Anchorage") and the appointment of Stephen Blake Marriott to the board of directors of Family Corp. The Agreement, contribution and appointment were all effective as of September 30, 2013. The Agreement sets forth certain agreements between the parties with respect to the stock of Family Corp and the management of Family Corp. Family Corp is the sole General Partner of Family L.P., and Family L.P. is the sole General Partner of Thomas Point Ventures, L.P. ("TPV") and Anchorage and the sole member of Terrapin Limited Holdings LLC (collectively, Family L.P., TPV and Anchorage are referred to as the "Hotel Partnerships").

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

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Trust Shares"), and J.W. Marriott, Jr., John W. Marriott III and Deborah Marriott Harrison are authorized on behalf of Family Corp to exercise all voting rights with respect to certain shares of Class A Common Stock contributed by J.W. Marriott, Jr. to TPV and Anchorage (the "J.W. Marriott Jr. Shares").

Without the prior written consent of seventy-five percent (75%) of the Original Voting Stockholder Nominees (as defined in the Agreement), Family Corp may not:

- § sell or issue any stock;
- § engage in any business activity other than its activities as General Partner of Family L.P. and other activities incidental thereto;
- § engage in or cause the Hotel Partnerships to engage in any transaction with any stockholder or any affiliate of any stockholder with respect to the provision or receipt of goods or services;

§ amend any provision of its certificate of incorporation;

- § amend, alter, or repeal any provision of its by-laws;
- § make any distribution on or with respect to, or in redemption of, any stock, except pursuant to certain limited exceptions;
 - § merge or consolidate with or into any other person;
- § sell or otherwise dispose of all or substantially all of its assets or sell, assign, pledge, or otherwise encumber or transfer all or any part of its interest in Family L.P.;
- § permit or cause the Hotel Partnerships to sell or otherwise dispose of any of the Alice Marriott Trust Shares or the J.W. Marriott, Jr. Shares;
- § permit or cause the Hotel Partnerships pledge more than 15% of the Alice Marriott Trust Shares or the J.W. Marriott, Jr. Shares, whether in one transaction or a series of transactions;
- § permit or cause the sale, exchange or other disposition of hotel/lodging properties owned or controlled by the Hotel Partnerships that represent more than 10% of the gross value of the assets owned or controlled by such partnerships;
- § permit or cause the Hotel Partnerships to purchase, invest in, or otherwise acquire a hotel/lodging property for more than \$30,000,000;
- § consent to the assignment, transfer, or other disposition of any limited partnership interest or portion thereof in the Hotel Partnerships;

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§ consent to the admission of the assignee of a limited partnership interest in the Hotel Partnerships as a substituted limited partner in said partnerships;

§ admit additional limited partners to the Hotel Partnerships;

§ elect to dissolve the Hotel Partnerships; or

§ amend any provision of the governing partnership documents of the Hotel Partnerships.

The foregoing summary is qualified in its entirety by reference to the Agreement filed as Exhibit 7.02 to this Amendment and is hereby incorporated herein by this reference.

Family Corp Pledged Shares

Of the shares of Class A Common Stock beneficially owned by Family Corp, 7,848,315 shares have been pledged as collateral in connection with investments in hotel properties.

Foundation Stock Trading Plan

J.W. Marriott, Jr., John W. Marriott III, Deborah Marriott Harrison, Richard E. Marriott (the brother of J.W. Marriott, Jr.) and two of Richard E. Marriott's adult daughters serve as co-trustees of the J. Willard and Alice S. Marriott Foundation (the "Foundation") and may be deemed to have beneficial ownership over the shares held by the Foundation. Each has no pecuniary interest in the shares held by the Foundation. In order to ensure compliance with certain federal tax requirements limiting the number of shares of voting stock that can be owned by a private foundation, the Foundation entered into a Rule 10b5-1 Stock Trading Plan (the "Stock Trading Plan") as of March 16, 2009 with Credit Suisse Securities (USA) LLC, a registered broker-dealer, for the purpose of establishing a trading plan to effect sales of shares of the Class A Common Stock in compliance with all applicable laws including, without limitation, Section 10(b) of the Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder including, without limitation, Rule 10b5-1.

Under the Stock Trading Plan, the Foundation will sell up to an aggregate of 9,300,000 shares of Class A Common Stock beginning in May 2009 through October 31, 2015. The Stock Trading Plan provides for a minimum price each selling period, generally calendar quarters, that gradually increases each subsequent selling period. Any shares not sold during a selling period are rolled forward and available for sale in the subsequent period at the new price threshold. As of the date of this Amendment, an aggregate of 4,300,000 shares have been sold under the Stock Trading Plan. All sales under the Stock Trading Plan will be made in accordance with Rule 144 promulgated under the Securities Act of 1933, as amended, including the manner of sale and volume limitations of Rule 144. A copy of the Stock Trading Plan was filed as Exhibit 7.03 to a Schedule 13D amendment filed on April 21, 2009 and is incorporated herein by reference.

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General

Other than the above-described transactions, none of the Individual Reporting Persons, and to the best knowledge of the persons filing this Amendment, none of the executive officers and directors of Family Corp have any plans or proposals that relate to or would result in any of the events set forth in Items 4(a) through (j). However, the Individual Reporting Persons who are employed by Marriott, in their capacity as employees of Marriott, from time to time, may become aware of, initiate and/or be involved in discussions which relate to the transactions described in Items 4(a) through (j) and thus retain their right to modify their plans with respect to the transactions described in such Items to acquire or dispose of securities of Marriott and to formulate plans and proposals which could result in the occurrence of any such events, subject to applicable laws and regulations.

Item 5. Interest in Securities of the Issuer

(a) See Items 7 and 9 of the cover pages to this Amendment, which Items are incorporated herein by reference, for the aggregate number of shares and percentage of Class A Common Stock owned by each of the Reporting Persons.

(b) See Items 8 and 10 of the cover pages to this Amendment, which Items are incorporated herein by reference, for the aggregate number of shares of Class A Common Stock beneficially owned by each of the Reporting Persons as to which there is shared power to vote or direct the vote or shared power to dispose or to direct the disposition of such shares of Class A Common Stock.

The percentage of the Class A Common Stock set forth for each Reporting Person in this Item 5 was calculated based upon (i) 299,538,446 shares of Class A Common Stock outstanding as of October 18, 2013, as stated on the facing page of Marriott's Form 10-Q for the quarter ended September 30, 2013 and (ii) the number of shares of Class A Common Stock issuable upon the exercise of options to purchase Class A Common Stock held by such Reporting Person(s) that are exercisable within 60 days, if any.

Except as provided in Item 4 above and as described in the footnotes to the cover pages of this Amendment, each of the Reporting Persons has the sole power to vote or to direct the vote, and the sole power to dispose or to direct the disposition of, the shares of Class A Common Stock deemed to be beneficially owned by such Reporting Person.

(c) In addition to the contribution described in Item 4 above, the following Reporting Persons have effected transactions in the Class A Common Stock during the past sixty days:

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On September 30, 2013, the Estate of Stephen Garff Marriott transferred 748,814 shares to a marital trust. On November 4, 2013, the Foundation sold 26,308 shares in accordance with the Stock Trading Plan described in Item 4 above.

On November 6, 2013, the Foundation sold 973,692 shares in accordance with the Stock Trading Plan described in Item 4 above.

On November 7, 2013, J.W. Marriott, Jr. exercised options to purchase 18,604 shares and sold all 18,604 shares. On November 8, 2013, J.W. Marriott, Jr. exercised options to purchase 100,000 shares and sold all 100,000 shares. On November 8, 2013, a grantor annuity trust established by Deborah Marriott Harrison distributed 132,500 shares among five trusts for the benefit of the children of Deborah Marriott Harrison, as the remainder beneficiaries. On November 11, 2013, J.W. Marriott, Jr. exercised options to purchase 150,000 shares and sold all 150,000 shares. On November 12, 2013, Stephen Blake Marriott exercised options to purchase 4,800 shares and sold all 4,800 shares.

On November 13, 2013, J.W. Marriott, Jr. exercised options to purchase 125,000 shares and sold all 125,000 shares. On November 14, 2013, J.W. Marriott, Jr. exercised options to purchase 150,000 shares and sold all 150,000 shares. On November 15, 2013, J.W. Marriott, Jr. exercised options to purchase 115,196 shares and sold all 115,196 shares.

The Foundation has now sold all of the shares it is permitted to sell under the Stock Trading Plan until December 1, 2013, which is the beginning of the next selling period under the Stock Trading Plan.

(d) Except as provided in Item 4 above and as described in the footnotes to the cover pages of this Amendment, no other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Class A Common Stock referred to in paragraphs (a) and (b) above.

(e) Not applicable.

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

The descriptions of the material terms of the Second Amended and Restated Stockholders Agreement and the Stock Trading Plan set forth in Item 4 are incorporated herein by this reference.

The Reporting Persons have also entered into a Joint Filing Agreement dated as of November 18, 2013, a copy of which is filed as Exhibit 7.01 with this Amendment.

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2009).

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Item 7. Material to be Filed as Exhibits

Exhibit 7.01

Joint Filing Agreement, dated as of November 18, 2013.

Exhibit Second Amended And Restated Stockholders Agreement, effective as of September 30, 2013, by and among
7.02 J. Willard Marriott, Jr., the Estate of Stephen Garff Marriott, Deborah Marriott Harrison, John Willard Marriott III, David Sheets Marriott, Jennifer R. Jackson, Ashley E. Samuelian, Stephen Blake Marriott, the Deborah Marriott 1974 Trust, the John Willard Marriott III 1974 Trust, the David Sheets Marriott 1974 Trust, and JWM Family Enterprises, Inc.

Exhibit Rule 10b5-1 Stock Trading Plan, dated as of March 16, 2009, between the J. Willard and Alice S. Marriott
7.03 Foundation and Credit Suisse Securities (USA) LLC (incorporated by reference to Exhibit 7.03 to the Schedule 13D/A filed by J.W. Marriott, Jr., John W. Marriott III, Deborah Marriott Harrison, Stephen Garff Marriott, David Sheets Marriott, JWM Family Enterprises, Inc. and JWM Family Enterprises, L.P. on April 21, 2009 (incorporated by reference to Exhibit 7.01 to Amendment No. 1 on Schedule 13D/A filed April 21,

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SIGNATURE

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

Date: November 18, 2013

By:

/s/ J.W. Marriott, Jr. J.W. Marriott, Jr.

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SIGNATURE

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

Date: November 18, 2013

By:

/s/ Deborah Marriott Harrison Deborah Marriott Harrison

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SIGNATURE

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

Date: November 18, 2013

By:

/s/ Stephen Blake Marriott Stephen Blake Marriott

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SIGNATURE

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

Date: November 18, 2013

By:

/s/ John W. Marriott III John W. Marriott III

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SIGNATURE

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

Date: November 18, 2013

By:

/s/ David Sheets Marriott David Sheets Marriott

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SIGNATURE

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.

JWM Family Enterprises, Inc.

Date: November 18, 2013

By:

/s/ John W. Marriott III Name: John W. Marriott III Title: President and CEO

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SIGNATURE

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.

JWM Family Enterprises, L.P.

By: JWM Family Enterprises, Inc., its General Partner

Date: November 18, 2013

By:

/s/ John W. Marriott III Name: John W. Marriott III Title: President and CEO

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SIGNATURE

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.

Estate of Stephen Garff Marriott

Date: November 18, 2013

By:

/s/ Juliana B. Marriott Name: Juliana B. Marriott Title: Personal Representative

Name	Business Address	Principal Occupation
J.W. Marriott, Jr.*	Marriott International, Inc.	Executive Chairman and
	10400 Fernwood Road	Chairman of the Board, Marriott
	Bethesda, MD 20817	International, Inc.
Deborah Marriott Harrison	Marriott International, Inc.	Global Officer, Marriott Culture
	10400 Fernwood Road	and Business Councils, Marriott
	Bethesda, MD 20817	International, Inc.
Stephen Blake Marriott	JWM Family Enterprises, Inc.	Associate, Marriott
	6106 MacArthur Boulevard,	International, Inc.
	Suite 110	
	Bethesda, MD 20816	
John W. Marriott III*	JWM Family Enterprises, Inc.	President and CEO, JWM
	6106 MacArthur Boulevard,	Family Enterprises, Inc.
	Suite 110, Bethesda, MD 2081	6
David Sheets Marriott	Marriott International, Inc.	Chief Operations Officer –
	10400 Fernwood Road	Americas Eastern Region,
	Bethesda, MD 20817	Marriott International, Inc.

Appendix A Individual Reporting Persons

* Director of Marriott International, Inc.

A-1

JWM Family Enterprises, Inc.

Name	Business Address	Principal Occupation
J.W. Marriott, Jr.**	Marriott International, Inc.	Executive Chairman and
	10400 Fernwood Road	Chairman of the Board, Marriott
	Bethesda, MD 20817	International, Inc.
Deborah Marriott Harrison**	Marriott International, Inc.	Global Officer, Marriott Culture
	10400 Fernwood Road	and Business Councils, Marriott
	Bethesda, MD 20817	International, Inc.
John W. Marriott III**	JWM Family Enterprises, Inc.	President and CEO, JWM Family
	6106 MacArthur Boulevard, Suite	Enterprises, Inc.
	110	
	Bethesda, MD 20816	
David Sheets Marriott**	Marriott International, Inc.	Chief Operations Officer –
	10400 Fernwood Road	Americas Eastern Region,
	Bethesda, MD 20817	Marriott International, Inc.
Stephen Blake Marriott**	JWM Family Enterprises, Inc.	Associate, Marriott International,
	6106 MacArthur Boulevard, Suite	eInc.
	110	
	Bethesda, MD 20816	
Richard L. Braunstein**	4310 42nd Street, N.W.	Retired
	Washington, DC 20016	
Jeffrey Kurzweil**	Venable LLP	Partner, Venable LLP
	575 7th Street, NW	
	Washington, DC 20004	
William J. Shaw**	Marriott Vacations Worldwide	Chairman of the Board, Marriott
	Corp.	Vacations Worldwide
	6649 Westwood Blvd., Suite 500	Corporation
	Orlando, FL 32821	

** Director of JWM Family Enterprises, Inc.

Estate of Stephen Garff Marriott

Name	Business Address	Principal Occupation
Juliana B. Marriott***	JWM Family Enterprises	Personal Representative
	6106 MacArthur Boulevard, Suite	
	110	
	Bethesda, MD 20816	

*** Personal Representative of the Estate of Stephen Garff Marriott.