Filed by Choice Hotels International, Inc. Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934 Subject Company: Wyndham Hotels & Resorts, Inc. (Commission File No. 001-38432)

Choice Hotels International, Inc. ("<u>Choice</u>") is using or making available the following communications through the website www.CreateValueWithChoice.com (the "microsite"), a website maintained by Choice providing information relating to the proposal Choice has made to acquire Wyndham Hotels & Resorts, Inc.:

Exhibit 1: Updated "Additional Information" page of the microsite

Exhibit 1.1: Infographic titled "Exchange Offer Launch Infographic," dated December 12, 2023, linked in the Additional Information page of the microsite

Press Releases

December 12, 2023 Choice Hotels Launches Exchange Offer to Acquire All Outstanding Shares of Wyndham Hotels & Resorts	Download
October 25, 2023 Choice Hotels Calls on Wyndham Hotels & Resorts to Engage in Discussions	Download
October 17, 2023 Choice Hotels Proposes to Acquire Wyndham Hotels & Resorts for \$90.00 per Share in Cash-and-Stock Transaction	Download

Investor Presentations

December 12, 2023 Exchange Offer Launch Investor Presentation	Download
October 17, 2023 Choice Hotels Investor Presentation	Download

Infographics

December 12, 2023 Exchange Offer Launch Infographic	Download
October 17, 2023 Choice Hotels Infographic	Download



in the tools and technology to help lower costs, drive more direct business and grow revenue

Our exchange offer gives shareholders an important voice.

enhanced rewards program

We're providing the opportunity to "vote" in favor of a transaction by tendering Wyndham stock for cash, Choice stock or a combination of both (subject to a customary proration).



Together, Choice + Wyndham =



Marketing & Reservation Spend



Programs for 2023-2024 by

U.S. News



long-term growth

Combined rewards program, with customer reach on par with Marriott and Hilton

Forward-looking Statements

on set forth her ein includes "forward-looking staten ints". Certair Information section memory includes for web section galaxiements, constant, but not necessarily all, of such forward looking statements can be identified by the use of forward-looking terminology, such as "expect," estimate, "believe," fanticipate, "should," viell, "forecast," plan," "project, "fasume," or similar words of futury, All statements other than historical facts are forward-socking statements. These forward-looking statements are based on management's current beliefs. assumptions and expectations regarding future events, which in turn are based or assumptions and expectations regarding future events, which in turn are based on information currently available to management. Such statements include, but are not limited to, the ultimate outcome of any possible transaction between Choice and Wyndham (including the possibility that the parties will not agree to pursue a business combination transaction or that the terms of any definitive agreement will be materially different from those described hereini; uncertainties as to whether Wyndham will cooperate with Choice regarding the proposed transaction: Choice's ability to consummate the proposed transaction with Wyndham; the conditions to aeing to consummate the proposed transaction with wylomam, the consolors to the completion of the proposed transaction, including the receipt of any required shareholdyr apprivals and any required regulatory approvals. Exhibit so finance the proposed transaction with Wyndham; Choic's indetected with the substantial indebtedness. Choice expects to incur in connection with the proposed transaction with Wyndham and the need to generate sufficient cash flows proposed transaction with Wyndham and the need to generate sufficient cash flow to service and regul such debt. It is possibility that Choice may be unable to achieve expected synergies and operating efficiencies within the expected timeframes or at all and to successfully integrate Wyndham's operations with those of Choice, including the Choice lengthy program: the possibility that Choice may be unable to achieve the benefits of the proposed transaction for its franchisee, associates, whether with the expected timeframe to at all list devices the text investors and guests within the expected timeframes or at all, including that such integration may be more difficult, time-consuming or costly than expected. that operating costs and business disruption (without limitation, difficulties in Introduction of the second sec adjusted EBITDA, earnings, debt levels, ability to repay outstanding indebtedness, payment of dividends, repurchases of common stock and other financial and pagnetics of uninersative processing occupancy and operational measurements in the second operational measurements, including occupancy and operational measurement, and choice's ability to benefit from any rebound in travel demand, and choice's liquidity, among other matters. We caution you not to place undue reference on any such forward-looking statements. Forward-looking statements do not guarantee future performance and involve known and unknown risks, uncertainties and other factors

These and other risk factors that may affect Choice's operations are discussed in detail in the applicable company's filings with the Securities and Exchange Commission, including its Annual Report on Form 10-8 and, as applicable, its or Wyndham's Quarterly Reports on Form 10-Q. These forward-looking statements speak only as of the date of this communication or as of the date to which they refer, and Choice assumes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events or otherwise, except as required to low.

Non-GAAP Financial Measurements and Other Definitions

Choice evaluates its operations utilizing, among others, the performance metric adjusted EBITDA, which is a non-CAAP financial measurement. This measure should not be considered as an alternative to any measure of performance or liquidity as promulpated under or authorized by CAAP, such as net income. Choice's calculation of this measurement may be different from the calculations used by other companies, including Wyndham, and comparability may therefore be limited. We discuss management's reasons for reporting this non-CAAP measure and how it is calculated how.

In addition to the specific adjustments noted below with respect to adjusted E007D. The non-CAAP measures presented herein also exclude restructuring of Choice's operations including employee severance benefit, income taxes and legal costs, acquisition related due diligence, transition and transaction costs, and gainaliosses on saled/special and impairment of assits primarily related to hotel womenthp and development activities to allow for period over-period comparison of ongoing core operations before the impact of these discrete and infrequent charges.

Adjusted Earnings Before Interest, Taxes, Depreciation, and Arr EBITDA reflects net income excluding the impact of interest expense, interest income, provision for income taxes, depreciation and amortization, franchise agreement acquisition cost amortization, other (gains) and losses, equity in net income lloss) of unconsolidated affiliates, markto-market adjustr net income loss) of unconsolidated attinates, markto-market adjustments on non-qualified retirement plan investments, share based compensation expensi (denefic) and surplus or deficits generated by reimbursable revenue from finan and managed properties. We consider adjusted EBITDA and adjusted EBITDA margins to be an indicator of operating performance because it measures ou ability to service debt, fund capital expenditures, and expand our business. We also use these measures, as do analysts, lenders, investors, and others, to ev ano use traise measures, as oa analysts, teroem, investors, and others, to evaluate companies because it excludes certain items that can vary widely scross industri or among companies within the same industry. For example, interest expense can be dependent on a company's capital structure, debt levels, and credit ratings, and share based compensation expense [bonefit] is dependent on the design of compensation plans in place and the usage of them. Accordingly, the impact of interest expense and share based compensation expense (benefit) on earnings can Interest operate and share based compensation operate (period) or earling of vary significantly among companies. The tax positions of companies can also var because of their differing abilities to take advantage of tax benefits and because the tax policies of the jurisdictions in which they operate. As a result, effective tax rates and provision for income taxes can vary considerably among companies. These measures also exclude depreciation and amortization because companies utilize productive assets of different ages and use different methods of both acquiring productive assets of different ages and use different methods of both acquiring and depreciation productive assets on amortizing franchise-agreement acquisition costs. These differences can result in considerable variability in the relative asset costs and estimated lives and, therefore, the depreciation and amortization experise among companies. Markis or market adjustments on one qualified referencement plan investments recorded in SG&A are excluded from EBITDA, as Choice accounts for these investments in accordance with accounting for deferred-compensation arrangements when investments are held in a rabbi trust and invested. Changes an angements when measurements on measurements are recognized as both compensation expenses in SC&A and other gains and losses. As a result, the changes in the fair value of the investments do not have a material impact on Choice's net income. Surpluses and mbursable revenues from franchised and managed deficits generated from reproperties are excluded, as Choice's franchise and management agreements require these revenues to be used exclusively for expenses associated with providing funchise and management services, such as central reservation and propertymanagement systems, hotel employee and operating costs, reservation delivery and national maketing and medical advertising. Franchised and managed property owners are required to reimburse Choice for any deficits generated from these activities and Choice is required to spend any surpluses generated from these softence exclusions will be managed to break even over time, quarterly or annual surpluses and deficits have been excluded from the measurements utilated to assess Choice's operating performance.

RevPAR: RevPAR is calculated by dividing hotel room revenue by the total number of room nights available to guests for a given period. Management considers RevPAR to be a meaningful indicator of hotel performance and therefore company royality and system revenues as it provides a metric correlated to the two key drivers of operations at a hotel occupancy and ADR. Choice calculates RevPAR based on information as reported by its franchisees. To accurately reflect RevPAR choice may revise it perior years' operating statistics for the most current information provided. RevPAR is also a useful indicator in measuring performance over comparable periods.

Pipeline: Pipeline is defined as hotels awaiting conversion, under construction or approved for development, and master development agreements committing owners to future franchise development.

This communication includes Wall Street consensus projected results for Choice and Wyndham for future periods. Choice is including these consensus estimates for informational purposes only, but is not affirming analyst projections or separately including guidance on these mercise. Other information regarding Wyndham has been taken from, or based upon, publicly available information. Choice does not take any responsibility for the accuracy or completeness of such information. To date, Choice has not hud access to any non-public information of Wyndham.

Additional Information

This communication relates to a proposal that Choice has made for a business combination transaction with Wyndham and the exchange offer which Choice, through WH Acquisition Corp. Is wholly owned subsidiary, has made to Wyndham stockholders. The exchange offer is being made pursuant to a tender offer statement on Schedule To (including the offer to exchange, the letter of election and transmittal and other related offer documents) and a registration statement on Form 5-4 filed by Choice on December 12, 2023. These materials, as may be amended from time to time, contain important information, including the torms and conditions of the offer. In furtherance of this proposal and subject to future developments, Choice (and, Beglicable, Wyndham) may file over omne registration statements, proxy statements, tender or exchange offers or other documents with the Securities and Exchange Commission (the "SEC"). This communication is not a substitute for any proxy statement, negatration statement, tender or exchange offer document, prospectus or other document. Choice and/or Wyndham may file with the SEC in connection with the proposed transaction.

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be uniwful prior to regatation or qualification under the securities laws of any such jurisdiction. No offering of securities hall be made except by means of a prospectuu meeting the requirements of Section 10 of the U.S. Securities Act of 1933, is a monded investors and security holders of Choice and Wyndham are urged to read the proxy statement(b), registration statement, tender or exchange offer document (including the offer to exchange, the letter of election and transmittal and other related offer documents), prospectus and(or other documents file) with the SEC carefully in their entirely if and when have hallable) available as they will contain important information about the prosposed transaction. Any definitive proxy statement(s) or prospectus(s) (if and when available) will be mailed to sharkens file with the SEC careful vert there into such when available) and other documents file divide the SEC by Choice's investor relations site at www. investor choirements file vert the SEC by Choice's investor relations site at www. investor choirements (core and or by visiting Choice's investor relations site at www. investor choirements (core and core through the web's the maintilable) when the SEC at www.sec.gov.and by visiting Choice's investor relations site at www.

This communication is neither a solicitation of a proxy nor a substitute for any proxy statement or other filings that may be made with the SEC. Nonetheless, Choice and its directs and execute efficients and other members of management and employees may be deterned to be participants in the solicitation of proxies in respect of the proposed transaction. You can find information basic Choice's executive officers and directors in the Annual Report on Form 10-K for the year ended December 31, 2022 field by Choice with the SEC on Awach 1, 2023. Additional information registration statements, proxy statements, tender or exchange offer documents or other documents field with the SEC find when they be come available. These documents (if and when available) may be obtained free or change from the SEC's website at twws sec gov and by visiting Choice's investor relations site at www.investor-chickehotetis com.

In this communication, we reference information and statistics regarding the Travel Industry. We have obtained this information and statistics from various independent thick party sources, including independent industry publications, reports by marker research firms and other independent sources, such as Evenomitter International Limited Some duta and other information contained in this communication are also based on management's estimates and calculation, independent sources. Data regarding the industries in which we compete and our marker position and market share within these industries are inherently imprecise and are subject to significant busines, economic and competitive uncertainties beyond our control, but we believe they generally indicate site, position and market share within these industries. While we believe such information is reliable, we have not independently verified any third party information. While we believe our internal company research and estimates are reliable, such neerach and estimates have not been verified by any independent source. In addition, assumptions and estimates for and our and our industries future performance are necessarily subject to a high degree of uncertainty performance to differ materially from our assumptions and estimates of undustry data including in this communication, and estimates and befish based on that data, may not be reliable. We cannot guarantee the accuracy or completeness of any such information.