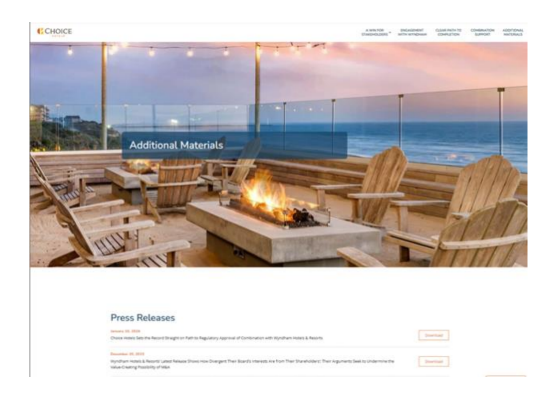
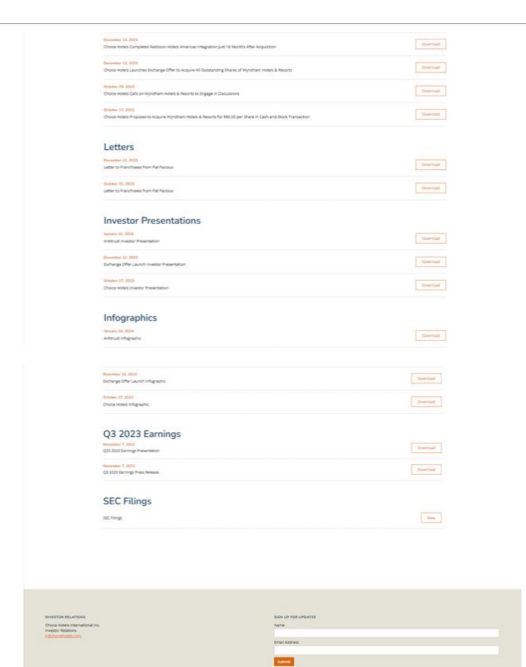
Filed by Choice Hotels International, Inc.
Pursuant to Rule 425 under the Securities Act of 1933
and deemed filed pursuant to Rule 14a-12
under the Securities Exchange Act of 1934
Subject Company: Wyndham Hotels & Resorts, Inc.
(Commission File No. 001-38432)

Choice Hotels International, Inc. ("Choice") 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: Press Release titled "Choice Hotels Sets the Record Straight on Path to Regulatory Approval of Combination with Wyndham Hotels & Resorts," dated January 10, 2024, linked in the Additional Information page of the microsite.
- Exhibit 1.2: Investor Presentation titled "Antitrust Investor Presentation," dated January 10, 2024, linked in the Additional Information page of the microsite.
- Exhibit 1.3: Infographic titled "Antitrust Infographic," dated January 10, 2024, linked in the Additional Information page of the microsite.





Choice Hotels Sets the Record Straight on Path to Regulatory Approval of Combination with Wyndham Hotels & Resorts

Calls Out Wyndham's Campaign of Disinformation

Reiterates Commitment to Completing Pro-Competitive, Pro-Franchisee, and Pro-Guest Combination

NORTH BETHESDA, Md., January 10, 2024 – Choice Hotels International, Inc. (NYSE: CHH) (the "Company" or "Choice"), today issued an investor presentation and infographic disputing the false and misleading antitrust claims made by Wyndham Hotels & Resorts, Inc. (NYSE: WH) ("Wyndham") in connection with Choice's proposal to acquire Wyndham. The presentation has been filed with the U.S. Securities and Exchange Commission and is also available at CreateValueWithChoice.com.

Patrick Pacious, President and Chief Executive Officer of Choice Hotels, said, "We are disappointed Wyndham is pushing this disinformation campaign. Their take on the antitrust risk on our proposed combination is misleading and further reflects the board's apparent entrenchment. Wyndham's characterization of the lodging industry's competitive landscape and relevant regulatory criteria is incorrect. Our pro-competitive combination is well positioned to obtain approval, and we remain committed to completing it for the benefit of both companies' franchisees, shareholders and guests."

Highlights of the presentation include:

- Wyndham is hinging its argument on a manipulated version of the lodging industry, fabricated to drive unsubstantiated antitrust concerns: Wyndham arbitrarily segments hotels based on STR¹ chain scales, but STR¹ chain scales are not meaningful under antitrust law. Wyndham overlooks that Choice and Wyndham account for only 10% of U.S. room revenue. Wyndham willfully ignores the intense competition between hotel brands for guests and franchisees and the fact that existing brands regularly move up and down STR chain scales. Wyndham further ignores independent hotels, which comprise approximately 45% of the market. Wyndham's overly narrow definition of the market is contradicted by clear legal and regulatory precedent and has already been rejected by antitrust enforcers in their approval of the Marriott-Starwood combination.
- Wyndham's improperly constrained market definition still includes nine other major competitors, including Marriott, Hilton, and IHG: While Wyndham implies that even the biggest hotel companies would be unable to compete with the combined company for franchisees, these companies' brands are already competing today. Wyndham is focused on the past, ignoring the many new and legacy competing brands that are rapidly growing in the STR midscale and economy segments. A Choice-Wyndham combination would leave the combined company well positioned to compete in this increasingly competitive landscape.
- Combining Choice and Wyndham would help franchisees reduce costs, improve profitability and counteract dominant market
 players and OTAs: By combining the two companies, franchisees would be better positioned to compete against larger, well capitalized
 hotel brand rivals. They would also compete more effectively with leading OTAs, which currently account for more than half of online hotel
 bookings and have a marketing spend that is 10 times larger than Choice and Wyndham combined. Together, Choice and Wyndham would
 drive top-line growth for franchisees through increased brand marketing spend and expand customer reach with a more robust rewards
 program.

¹ STR, a division of CoStar Group, Inc., provides premium data benchmarking, analytics and marketplace insights for the global hospitality industry.

- Combination would provide guests with expanded lodging options and an enhanced rewards program: The combined company would
 offer a fulsome suite of participating properties across hotel types and locations, providing more opportunities for guests to earn and redeem
 points. This combination would also expand benefits and rewards for guests by creating an enhanced rewards program on par with the
 leading hotel rewards programs. Importantly, a Choice-Wyndham combination would not change competition for guests because franchisees
 would continue to control pricing.
- Choice is proceeding along the expected path of regulatory review: Despite Wyndham's refusal to engage, Choice is making progress on the regulatory process with the U.S. Federal Trade Commission ("FTC"). Choice expects to continue cooperating with the FTC during the Second Request process, which Choice expects to commence on January 11. Choice remains confident that it can complete the combination within a one-year customary timeframe.

Advisors

Moelis & Company LLC, Goldman Sachs & Co. LLC and Wells Fargo are serving as financial advisors to Choice and Willkie Farr & Gallagher LLP and Axinn, Veltrop & Harkrider LLP are serving as legal advisors.

About Choice Hotels®

Choice Hotels International, Inc. (NYSE: CHH) is one of the largest lodging franchisors in the world. The challenger in the upscale segment and a leader in midscale and extended stay, Choice® has nearly 7,500 hotels, representing almost 630,000 rooms, in 46 countries and territories. A diverse portfolio of 22 brands that range from full-service upper upscale properties to midscale, extended stay and economy enables Choice® to meet travelers' needs in more places and for more occasions while driving more value for franchise owners and shareholders. The award-winning Choice Privileges® loyalty program and co-brand credit card options provide members with a fast and easy way to earn reward nights and personalized perks. For more information, visit www.choicehotels.com.

Forward-looking Statements

Information set forth herein includes "forward-looking statements". Certain, but not necessarily all, of such forward-looking statements can be identified by the use of forward-looking terminology, such as "expect," "estimate," "believe," "anticipate," "should," "will," "forecast," "plan," "project," "assume," or similar words of futurity. All statements other than historical facts are forward-looking statements. These forward-looking statements are based on management's current beliefs, 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 herein); 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 the completion of the proposed transaction, including the receipt of any required shareholder approvals and any required regulatory approvals; Choice's ability to finance the proposed transaction with Wyndham; Choice's indebtedness, including the substantial indebtedness Choice expects to incur in connection with the proposed transaction with Wyndham and the need to generate sufficient cash flows to service and repay such debt; the 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 loyalty program; the possibility that Choice may be unable to achieve the benefits of the proposed transaction for its franchisees, associates, 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 maintaining relationships with associates, guests or franchisees) may be greater than expected following the proposed transaction or the public announcement of the proposed

transaction; and that the retention of certain key employees may be difficult. Such statements may relate to projections of Choice's revenue, expenses, adjusted EBITDA, earnings, debt levels, ability to repay outstanding indebtedness, payment of dividends, repurchases of common stock and other financial and operational measures, including occupancy and open hotels, revenue per available room, 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 reliance 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-K 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 presentation 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 by law.

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., its 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 S-4 filed by Choice on December 12, 2023. These materials, as may be amended from time to time, contain important information, including the terms and conditions of the offer. In furtherance of this proposal and subject to future developments, Choice (and, if applicable, Wyndham) may file one or more 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, registration 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.

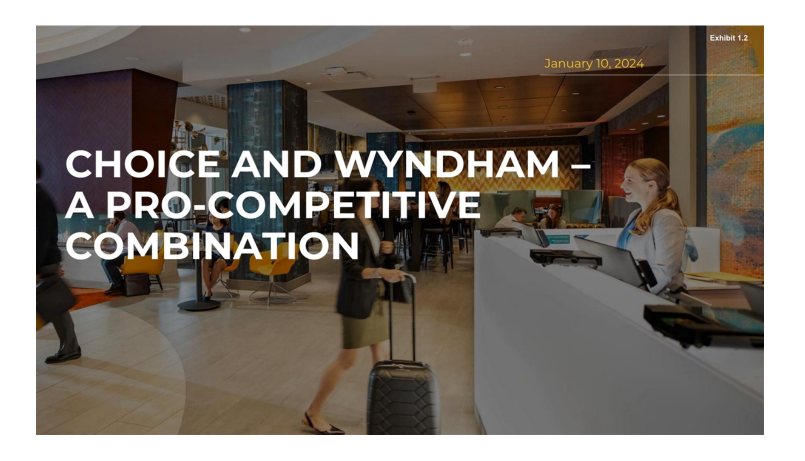
This communication does not constitute an offer to buy or solicitation of an offer to sell any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended. Investors and security holders of Choice and Wyndham are urged to read the proxy statement(s), 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 filed with the SEC carefully in their entirety if and when they become available as they will contain important information about the proposed transaction. Any definitive proxy statement(s) or prospectus(es) (if and when available) will be mailed to shareholders of Choice and/or Wyndham, as applicable. Investors and security holders may obtain free copies of these documents (if and when available) and other documents filed with the SEC by Choice through the web site maintained by the SEC at www.sec.gov, and by visiting Choice's investor relations site at www.investor.choicehotels.com.

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In this communication, we reference information and statistics regarding the Travel Industry. We have obtained this information and statistics from various independent third-party sources, including independent industry publications, reports by market research firms and other independent sources, such as Euromonitor International Limited. Some data and other information contained in this communication are also based on management's estimates and calculations, which are derived from our review and interpretation of internal surveys and independent sources. Data regarding the industries in which we compete and our market position and market share within these industries are inherently imprecise and are subject to significant business, economic and competitive uncertainties beyond our control, but we believe they generally indicate size, 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 research and estimates have not been verified by any independent source. In addition, assumptions and estimates of our and our industries' future performance are necessarily subject to a high degree of uncertainty and risk due to a variety of factors. These and other factors could cause our future performance to differ materially from our assumptions and estimates. As a result, you should be aware that market, ranking and other similar industry data including in this communication, and estimates and beliefs based on that data, may not be reliable. We cannot guarantee the accuracy or completeness of any such information contained in this communication.

Contacts

Andy Brimmer / Kelly Sullivan / Allison Sobel Joele Frank, Wilkinson Brimmer Katcher (212) 355-4449



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A Choice-Wyndham Combination is Well Positioned for Regulatory Approval

- Wyndham's market definition is wrong. It supposes an overly narrow, manipulated market that is inconsistent with antitrust law, as it focuses on price segmentation and excludes independent hotels
- 2 Choice and Wyndham combined are only 10% of the relevant market. Franchisors compete for hotels across STR¹ chain scales and independent hotels actively compete with franchised brands
- 3 Important new players are entering already competitive market. Key new competitive brands are backed by well capitalized players with active competition among existing brands
- 4 Deal would create a better competitor against Marriott, Hilton and OTAs. Choice-Wyndham franchisees could better compete against dominant players and fight the immense power of the OTAs like Expedia and Booking
- Franchisees benefit. The combination would lower guest acquisition and operating costs and drive top-line growth through increased brand marketing
- 6 Guests benefit. The combined company would create an enhanced rewards program and provide a fulsome suite of participating properties across hotel types and locations

Choice has proactively commenced the antitrust review and expects it to take less than 12 months; the real risk of delay is Wyndham's intransigence and attempts to manipulate the regulatory process

1. STR, a division of CoStar Group, Inc., provides premium data benchmarking, analytics and marketplace insights for the global hospitality industr



Wyndham's Antitrust Campaign is Based in Misinformation

Wyndham has Claimed to Tell the "Real Antitrust Story" but Instead has Wrongly:

- X Narrowed and manipulated "relevant markets"
- Ignored all independent hotels
- Asserted that the biggest three hotel companies cannot hope to compete for franchisees
- X Downplayed key new competitive brands
- Claimed a two-year timeframe for FTC clearance

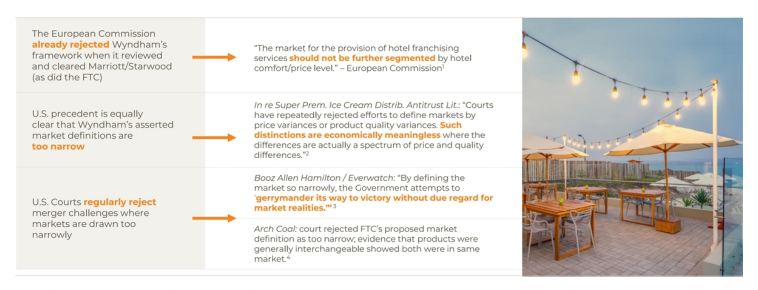
But Wyndham's "Antitrust Story" is Just That: A Story. The Fact-Based Truth is:

- Antitrust enforcers have already rejected Wyndham's purported relevant market in approving the Marriott-Starwood combination
- Independents are ~45% of hotels in the U.S., and the most common switching is back and forth between a franchise brand and being independent¹
- There are 9+2 competitors in Wyndham's supposed relevant market, and Marriott, Hilton, and IHG have fully committed to competing in that market
- Combining Choice and Wyndham would help **hotels**counteract market power and high commissions extracted by dominant OTAs: Expedia and Booking
- FTC reviews of domestic deals don't typically last two years and it is Wyndham's intransigence that could delay the already underway FTC process beyond one year

1. STR, U.S. Hotel Census 2023
2. 11 Million, 21 Marriott, 31 Mid. 41 Bast Wastern, 51 Sonasta, 6) Dad Doof, 71 Extended Stay America (Blackstona) 51 C6 (Blackstona), 91 C6

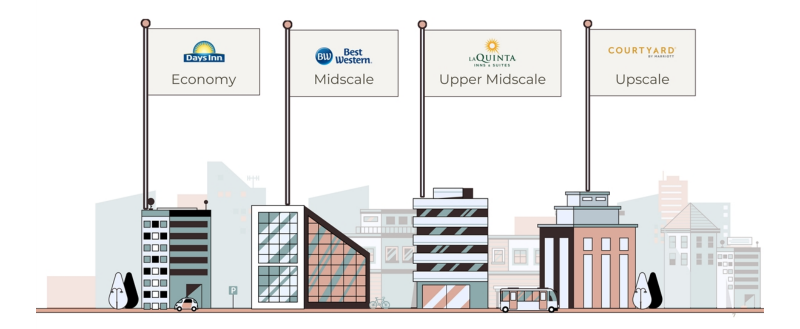
Wyndham Manipulates its Market Definition to Contrive Antitrust Issues

The Market Cannot be Defined by STR Chain Scale



^{1.} Case COMP/M.7902 Marriott Int'l / Starwood Hotels & Resorts Worldwide, Comm'n Decision, ¶ 107 (June 27, 2016)
2. In re Premium Ice Cream Distrib. Antitrust Litig. 691 F. Supp. 1262, 1268 (N.D. Cal. 1988)
3. U.S. v. Booz Allen Hamilton Inc., 2022 WL. 9976035, at "10 (D. Md. Oct. 17, 2022)
4. F.T.C. v. Arch Coal, Inc., 329 F. Supp. 2d 109, 122 (D.D.C. 2004)

In Wyndham's World, These Hotels Don't Compete for Guests



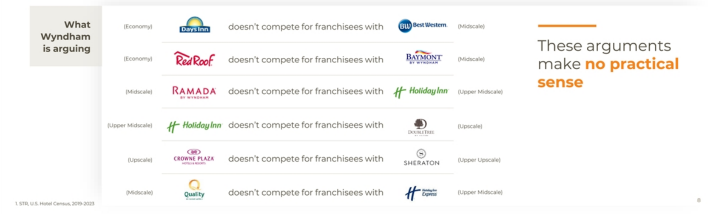
Wyndham Manipulates its Market Definition to Contrive Antitrust Issues

Franchising Services Cannot Be Subdivided By STR Chain Scale

Wyndham arbitrarily
segments hotel competition
based on STR chain scales, but
STR chain scales are not
meaningful under antitrust law

Wyndham's market definitions ignore that entry, expansion and repositioning are rampant within & across STR chain scales

When franchisors successfully convert a hotel, ~47%¹ of the time, the hotel moves up or down STR chain scales — often two or more at a time



Wyndham Manipulates its Market Definition to Contrive Antitrust Issues

Independent Hotels Compete with Franchised Brands

~45%

Of U.S. Hotels Are Independents¹



U.S. precedent and guidance is clear that markets must include companies with "do-it-yourself models" that substitute for external products and services



Relevant Precedent and Guidance

Sungard Data Systems/Comdisco: "As a matter of law, courts have generally recognized that when a customer can replace the services of an external product with an internally-created system, this 'captive output' (i.e., the self-production of all or part of the relevant product) should be included in the same market."²

2023 Merger Guidelines § 4.4.A: "All firms that currently supply products... in a relevant market are considered participants in that market. Vertically integrated firms are also included to the extent that their inclusion accurately reflects their competitive significance."





Wyndham says independents are not substitutes for franchise brands...

BUT: independent operation is the **primary substitute** for franchised brands across STR Midscale and Economy hotels³:

#1 source of Wyndham's hotel conversions

#1 destination for hotels leaving Wyndham

Independent hotels compete through selfprovision and procurement from thirdparties of the services franchisors provide, including for branding, guest acquisition, technology and operations

These third-party suppliers include OTAs like **Expedia** and **Booking**, major search engines like **Google**, and technology providers like **Oracle**

-

With Proper Market Definition, the Merger is Far from "Presumptively Unlawful" Even Under New FTC Merger Guidelines

NO HIGHLY CONCENTRATED MARKET

- Combined Choice-Wyndham 10% revenue share in U.S. (even before adding Airbnb/\rbo)
- In properly defined relevant market for all hotels (at least), post-merger HHI of only 874, well below the threshold for a concentrated market (1,000 HHI), let alone a highly concentrated one (1,800 HHI)¹
- HHI delta is only 54, below benchmark for significant change (100 HHI)

LOW BARRIERS TO ENTRY AND EXPANSION

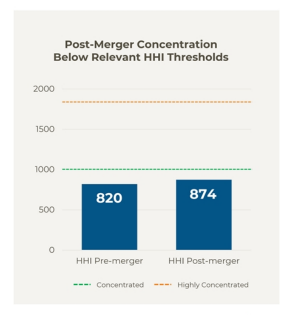
- · Many actual new entrants demonstrates low barriers to entry
- No scale barriers franchise services are asset light
- No technology barriers all franchisors have similar foundational IT

NOT UNIQUELY CLOSE COMPETITORS FOR FRANCHISEES

- Every franchisor has a **level playing field** to convert hotels
- Most frequent substitute for STR Midscale and Economy franchised hotels is hotels operating independently
- 2023 data proves that Wyndham and Choice are not insulated from competition
 — new brands quickly winning conversions

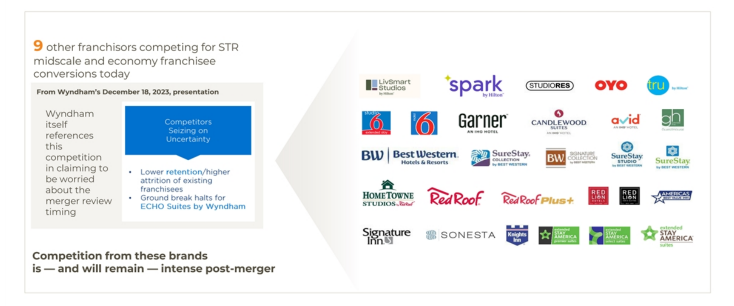
NO RISK OF HARM TO HOTEL GUESTS

- Room rates set by thousands of individual franchisees, as Wyndham acknowledges
- Guests also **benefit from competition** from Airbnb and Vrbo, shrinking market shares even more



No Antitrust Problem Even if You Accept Wyndham's Incorrect Market Definition

Many Brands Compete for STR Midscale and Economy Hotels



No Antitrust Problem Even if You Accept Wyndham's Incorrect Market Definition New Brands from Marriott, Hilton, IHG, and Others are Expanding and Proliferating

MERGER ANALYSIS IS A FORWARD-LOOKING, PREDICTIVE EXERCISE

The FTC's own Guidelines require analyzing future competitive conditions and ease of entry/expansion

2023 Merger Guidelines § 4.4.B: "The Agencies measure each firm's market share using metrics that are informative about the market realities of competition in the particular market and firms' future competitive significance."

Antitrust agencies regularly lose merger challenges when they ignore future competitive conditions and the impact of new entry/expansion

Baker Hughes (Tamrock / Secoma): "The district court's factual findings amply support its determination that future entry into the [relevant] market is likely. This determination, in turn, supports the court's conclusion that the defendants successfully rebutted the government's prima facie case."

 $\textbf{A7\&T/Time Warner:} \ "Nothing less than a comprehensive inquiry into future competitive conditions in [the relevant] market is expected." ^2$

Microsoft / Activision: "[I]mmediately upon the merger's announcement, Microsoft committed to maintain Call of Duty on its existing platforms and even expand its availability. . . . Microsoft witnesses consistently testified that there are no plans to make Call of Duty exclusive to the Xbox."³

General Dynamics: Supreme Court ruled that past production "does not, as a matter of logic, necessarily give a proper picture of a company's future ability to compete," rejecting DOJ's use of past production to show market concentration.⁴

U.S. v. Baker Hughes Inc., 908 F.2d 981, 987 (D.C. Cir. 199)
 U.S. v. AT&T Inc., 310 F.Supp.3d 161, 165 (D.D.C. 2018).

Fed. Trade Comm'n v. Microsoft Corp., 2023 WL 4443412, at "34 (N.D. Cal. Jul. 10, 2023
 United States v. General Dynamics Corp., 415 U.S. 486, 501 (1974)

New Hilton, IHG, and Marriott Brands are Already Aggressively Competing for STR Midscale and Economy Hotels

Wyndham ignores and diminishes the future competitive significance of new brands

Hotel franchising has low barriers to entry/expansion—that's why significant expansion is *already occurring*

- ✓ Major, well capitalized franchisors in expansion mode
- ✓ Franchise services are capital light

Newly-announced expansion brands *already converting* STR Midscale and Economy hotels at high rates

And that's why Narrott Hilton and IHG disagree with Wyndham

X\arriott.

"We see affordable midscale as a key part of Marriott's growth story going forward." – Marriot Executive, Aug. 11, 2023



"We have every intention to have the best brands in every market to serve mid-market because we think that's where the most money will be made over the next 10 or 20 or 30 years." - Hiton CEO, July 26, 2023



"[Midscale] is a space ripe for share gains through the conversion to the brand we will be offering." – IHC CEO, Aug. 8, 2023



Spark has "more than 400 Spark opportunities in various states of development" according to a Dec. 8, 2023, Hilton Press Release

Spark is "start of a journey to reshape travel and **disrupt the premium economy segment** while expanding our customer and owner base." – *Spark by Hilton brand leader, Oct. 10, 2023*



"We have already received more than 100 definitive expressions of interest in Garner, which demonstrates the strong potential in the segment." – IHG CEO, Aug. 16, 2023

Fast adoption of Garner reflects "the interest of owners to become part of a transformational conversion offering in the midscale space." – IHG Americas CEO, Dec. 19, 2023



"[F]or StudioRes, we are already in talks for deals in over 300 markets across the U.S." – Marriott CEO, Nov. 2, 2023

"Marriott is thrilled to be providing even more options for customers who want smart functional design at an affordable price, and for hotel owners seeking efficient cost to build and low-cost operating models..." – Press Release, Marriott Int'l



Wyndham Erroneously Ignores and Diminishes the Impact of New Brands

Spark's Entry Shows Intense Competition

Wyndham cites current hotel numbers to suggest new brands "are insignificant and won't be credited"

WRONG.

Announced in 2023, Spark by Hilton is *already* a significant competitor in Wyndham's claimed "economy and midscale" markets 28 hotels opened or scheduled to open; Spark is poised to grow. Hilton's CEO says:

"It's a disruptor; it's transformational."

- Nov. 13, 2023

"It will be thousands—it's the biggest segment in the US...it should be, over time, the biggest brand we have in terms of number of units." – **Feb. 10, 2023**

Hilton has announced 400 Spark hotels in various stages of development

Per STR1:



Spark has 91 hotels in its conversion pipeline < 1 year after launch

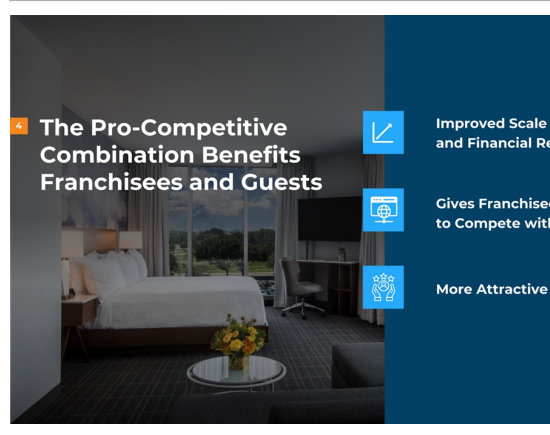


Accounts for 13% of total U.S. conversion pipeline



Bigger than Wyndham's U.S. conversion pipelines for Days Inn, Microtel, Super 8, Travelodge, Baymont, Hawthorn Suites, Ramada, Wingate, La Quinta, Tryp, and Wyndham Garden combined

1. STR Pipeline Database



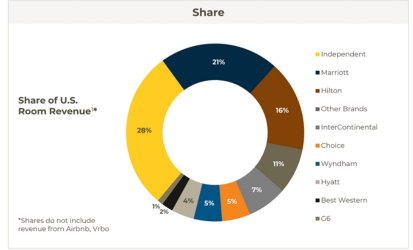
and Financial Resources

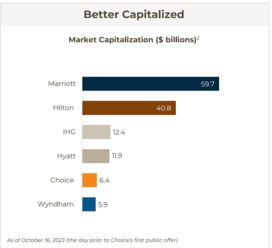
Gives Franchisees Better Tools to Compete with OTAs

More Attractive Rewards Program

Combination Allows Choice-Wyndham Franchisees to Compete More Effectively

Marriott, Hilton and IHG are Each Larger than Choice and Wyndham Combined for Key Metrics

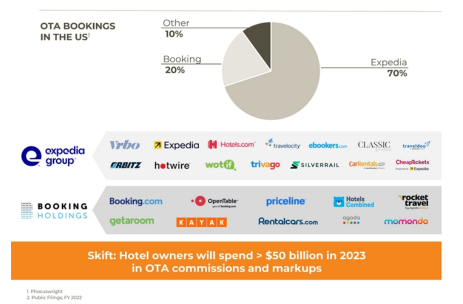




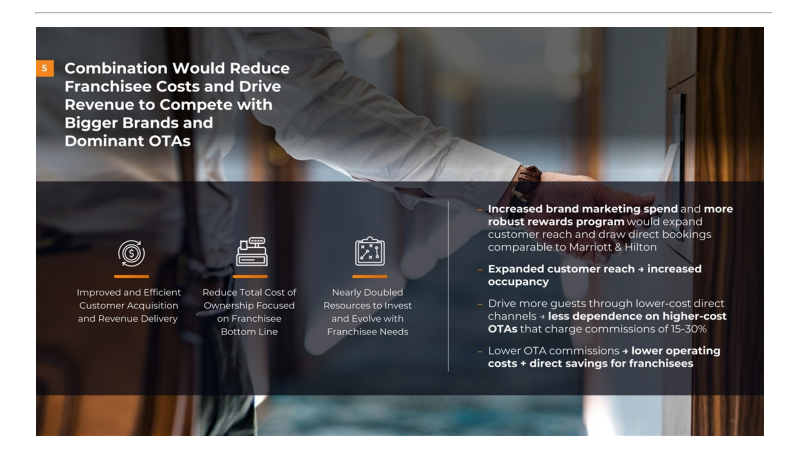
Euromonitor, STR, Company Estimates
 Capitalio

Combination Would Better Position Choice-Wyndham Franchisees to Compete Against OTAs

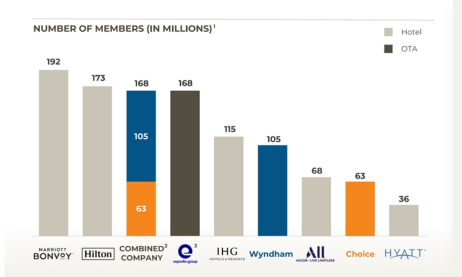
Expedia and Booking are the Real Gatekeepers, Wielding Market Power over Hotels and Guests







Combination Benefits Guests with Broader Rewards Program





The combined company would offer a fulsome suite of participating properties across hotel types and locations, offering guests more opportunity to earn and redeem points



The combined rewards program with expanded benefits, and rewards, would be more comparable to Marriott / Hilton



Franchisees would continue to control pricing, meaning no change in competition for guests

2. Potential duplicate memberships could reduce total members

^{1.} Company Filings; Represents selected hotel and online travel agency (OTA) member program

^{3.} Expedia Group's "One Key" combined rewards program includes Expedia, Hotels.com and Vrbo member

Choice is Proactively Proceeding Along Expected Path of FTC Review Choice proactively filed HSR and started clock on December 12; Second Request anticipated on January 11, as expected The Antitrust Agencies issue Second Requests for 45-65 deals per year The average merger investigation takes less than 12 months to complete, and the vast majority are cleared and close It is the Wyndham board's continued entrenchment that could create a delay



Wyndham Hinges Argument on Manipulated View of Lodging Industry

- Definition hyper-focuses on STR* midscale and economy categories, arbitrarily segmenting competitive hotels
- Narrow perspective excludes ~45% of U.S. hotels because it ignores independents
- Overlooks that Choice and Wyndham combined account for only 10% of U.S. room revenue
- Clear legal and regulatory precedent against overly narrow market definitions**

Even with Wyndham's Constrained Definition, the Deal Would **Survive Scrutiny**

- Wyndham's arbitrary market still includes nine major competitors, such as Marriott, Hilton and IHG
- Disregards influx of new brands in STR midscale and economy segments
- Ignores that ~47% of converted hotels reposition up or down STR chain scales - often two or more at a time

Combination Benefits Franchisees

- Combination would drive top-line growth, increase brand marketing spend for franchisees and expand customer reach through rewards program
- Transaction would better position franchisees to compete with larger, well capitalized hotel chains + OTAs, which represent over 50% of all online hotel bookings

Combination **Benefits Guests**

- Combined company would offer fulsome suite of properties across hotel types and locations
- Enhanced rewards program provides more opportunities to earn / redeem points + expanded benefits and rewards with top two global hospitality rewards programs ded benefits and rewards system — on par
- Transaction will not adversely impact room rates —

Choice Continues Progress as Expected on Regulatory

Review Process

- Choice continues to progress through regulatory process with U.S. Federal Trade Commission ("FTC")
- Choice expects to continue cooperating with the FTC during the Second Request process, which is expected to con
- Choice remains confident that it can complete the combination within a one-year customary timeframe. It is the Wyndham board's continued entrenchment that could create a delay

*STA, a distaine of Cultur Cross, Inc., procisio, premium data benchmarking, analysis and markeplace resigning the the global benghishing vindors.

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Forward-looking Statements

Information set forth herein includes "forward-looking statements". Certain, but not necessarily all, of such forward-looking statements can be identified by the use of forward-looking terminology, such as "expect," "estimate," "believe," "anticipate," "should," "will," "forecast," "plan," "project," "assume," or similar words of futurity. All statements other than historical facts are forward-looking statements. These forwardlooking statements are based on management's current beliefs, 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 herein); 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 the completion of the proposed transaction, including the receipt of any required shareholder approvals and any required regulatory approvals; Choice's ability to finance the proposed transaction with Wyndham; Choice's indebtedness, including the substantial indebtedness Choice expects to incur in connection with the proposed transaction with Wyndham and the need to generate sufficient cash flows to service and repay such debt; the 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 loyalty program; the possibility that Choice may be unable to achieve the benefits of the proposed transaction for its franchisees, associates, 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 maintaining relationships with associates, guests or franchisees) may be greater than expected following the proposed transaction or the public announcement of the proposed transaction; and that the retention of certain key employees may be difficult. Such statements may relate to projections of Choice's revenue, expenses, adjusted EBITDA, earnings, debt levels, ability to repay outstanding indebtedness, payment of dividends, repurchases of common stock and other financial and operational measures, including occupancy and open hotels, revenue per available room, 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 reliance on any such forward-looking statements. Forwardlooking 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-K 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 by law.

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., its 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 S-4 filed by Choice on December 12, 2023. These materials, as may be amended from time to time, contain important information, including the terms and conditions of the offer. In furtherance of this proposal and subject to future developments, Choice (and, if applicable, Wyndham) may file one or more 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, registration 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 unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended. Investors and security holders of Choice and Wyndham are urged to read the proxy statement(s), 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 filed with the SEC carefully in their entirety if and when they become available as they will contain important information about the proposed transaction. Any definitive proxy statement(s) or prospectus(es) (if and when available) will be mailed to shareholders of Choice and/or Wyndham, as applicable. Investors and security holders may obtain free copies of these documents (if and when available) and other documents filed with the SEC by Choice through the web site maintained by the SEC at www.sec.gov, and by visiting Choice's investor relations site at www.investor.choicehotels.com.

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 directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. You can find information about Choice's executive officers and directors in the Annual Report on Form 10-K for the year ended December 31, 2022 filed by Choice with the SEC on March 1, 2023. Additional information regarding the interests of such potential participants will be included in one or more registration statements, proxy statements, tender or exchange offer documents or other documents filed with the SEC if and when they become available. These documents (if and when available) may be obtained free of charge from the SEC's website at www.sec.gov and by visiting Choice's investor relations site at www.investor. choicehotels.com.

In this communication, we reference information and statistics regarding the Travel Industry. We have obtained this information and statistics from various independent third-party sources, including independent industry publications, reports by market research firms and other independent sources, such as Euromonitor International Limited. Some data and other information contained in this communication are also based on management's estimates and calculations, which are derived from our review and interpretation of internal surveys and independent sources. Data regarding the industries in which we compete and our market position and market share within these industries are inherently imprecise and are subject to significant business, economic and competitive uncertainties beyond our control, but we believe they generally indicate size, 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 research and estimates have not been verified by any independent source. In addition, assumptions and estimates of our and our industries' future performance are necessarily subject to a high degree of uncertainty and risk due to a variety of factors. These and other factors could cause our future performance to differ materially from our assumptions and estimates. As a result, you should be aware that market, ranking and other similar industry data including in this communication, and estimates and beliefs based on that data, may not be reliable. We cannot guarantee the accuracy or completeness of any such information contained in this communication.