

## **XENIA HOTELS & RESORTS, INC.**

# **FORM SC TO-C** (Written communication relating to an issuer or third party)

Filed 01/23/15

Address	200 S. ORANGE AVENUE, SUITE 2700
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## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE TO**

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1) OR 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934

## Xenia Hotels & Resorts, Inc.

(Name of Subject Company (Issuer) and Filing Person (Offeror))

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

> 984017 103 (CUSIP Number of Class of Securities)

Marcel Verbaas President and Chief Executive Officer Xenia Hotels & Resorts, Inc. 200 S. Orange Avenue, Suite 1200 Orlando, Florida 32801 Telephone: (407) 317-6950 (Name, address and telephone number of person authorized to receive notices and communications on behalf of filing person)

Copies to :

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#### CALCULATION OF FILING FEE

Transaction Valuation	Amount of Filing Fee		
Not applicable*	Not applicable*		

\* A filing fee is not required in connection with this filing as it relates solely to preliminary communications made before the commencement of a tender offer

Check the box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid:	N/A	Filing Party	N/A
Form or Registration No:	N/A	Date Filed	N/A

EX Check the box if filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes below to designate any transactions to which the statement relates:

third-party tender offer subject to Rule 14d-1.

issuer tender offer subject to Rule 13e-4.

□ going-private transaction subject to Rule 13e-3.

amendment to Schedule 13D under Rule 13d-2.

Check the following box if the filing is a final amendment reporting the results of the tender offer:  $\Box$ 

If applicable, check the appropriate box(es) below to designate the appropriate rule provision(s) relied upon:

□ Rule 13e-4(i) (Cross-Border Issuer Tender Offer)

Rule 14d-1(d) (Cross-Border Third-Party Tender Offer)

This filing relates solely to preliminary communications made before the commencement of a tender offer for outstanding shares of Xenia Hotels & Resorts, Inc. (the "Company") common stock, par value \$0.01 per share.

Attached as Exhibit 99.1 to this communication are excerpts from a presentation to be used by the Company's management team in a series of presentations to members of the investment community beginning on January 23, 2015, in anticipation of the distribution by Inland American Real Estate Trust, Inc. of 95% of the common stock of the Company to the holders of Inland American Real Estate Trust, Inc. common stock as of the close of business on January 20, 2015. Those excerpts relate to the Company's potential tender offer to purchase shares of its common stock.

#### **Important Information**

This communication is for informational purposes only and is not an offer to buy or the solicitation of an offer to sell any securities of the Company. The tender offer will be made only pursuant to an offer to purchase, letter of transmittal and related materials that the Company intends to distribute to its stockholders and file with the Securities and Exchange Commission (the "SEC"). The full details of the tender offer, including complete instructions on how to tender shares of the Company's common stock, will be included in the offer to purchase, the letter of transmittal and other related materials, which the Company will distribute to stockholders and file with the SEC upon commencement of the tender offer. Stockholders are urged to carefully read the offer to purchase, the letter of transmittal and other related materials when they become available because they will contain important information, including the terms and conditions of the tender offer. Stockholders may obtain free copies of the offer to purchase, the letter of transmittal and other related materials that the Company files with the SEC at the SEC's website at http://www.sec.gov or by calling the information agent for the contemplated tender offer, who will be identified in the materials filed with the SEC at the commencement offer.

#### Item 12.

Exhibit No.	Description
99.1	Excerpts from Investor Presentation of Xenia Hotels & Resorts, Inc.

#### INDEX OF EXHIBITS

Exhibit No.	Description
99.1	Excerpts from Investor Presentation of Xenia Hotels and Resorts, Inc.

## Forward-Looking Statements; Non-GAAP Financial Measures



Exhibit 99.1

This document has been prepared by Xenia Hotels & Resorts. Inc. (the "Company" or "Xenia") solely for informational purposes. This presentation contains, and our responses to various questions from investors may include, "forward-looking statements" within the meaning of the Private Securities Liligation Reform Act of 1995. These statements include statements about Xenia's plans, strategies, financial performance, the amount and timing of future cash distributions, lodging portfolio, the timing of the distributions to destinated guidance transpector RevPAR Growth, Adjusted EBTDA and FFO, prospects or future events and involve known and unknown risks that are difficult to predict. As a result, our actual financial results, performance, actual resonable by these forward-looking statements. The see forward-looking statements, for below, "intend," "intend, "intend," "intend, "intend," "intend, "intend," "intend, intend, in

This presentation includes certain non-GAAP financial measures, including EBITDA, Adjusted EBITDA, Hotel EBITDA and FFO. EBITDA is a commonly used measure of performance in many industries and is defined as net income or loss (calculated in accordance with GAAP) excluding interest expense, provision for income taxes (including income taxes applicable to saile of assets) and depreciable and annotization. We consider EBITDA useful to an investor regarding our results of operations, in evaluating mentions and among and amon

We further adjust EBITDA for certain additional items such as hotel property acquisitions and pursuit costs, amortization of share-based compensation, equity investment adjustments, the cumulative effect of changes in accounting principles, impairment of real estate assets, and other costs we believe do not represent recurring operations and are not indicative of the performance of our underlying hotel property entities. We believe Adjusted EBITDA provides investors with another financial measure in evaluating and facilitating comparison of operating performance between periods and between PRITS that report imiliar measures.

We define Hotel EBITDA as Total Revenues less Hotel Operating Expenses less Real Estate Taxes, Personal Property Taxes and Insurance Expense. We believe that Hotel EBITDA provides investors with a useful financial measure to evaluate the Company's hotel operating performance.

We calculate FFO in accordance with standards established by the National Association of Real Estate Investment Trusts (NAREIT), which defines FFO as net income or loss (calculated in accordance with GAAP), excluding real estate, related depreciation, amortization and impairment, gains (losses) from sales of real estate, the cumulative effect of changes in accounting principles, adjustments for unconsolidated partnerships and joint ventures, and terms classified by GAAP as extraordance with GAAP), excluding real estate, the cumulative effect of changes in accounting principles, adjustments for unconsolidated partnerships and joint ventures, and terms classified by GAAP as extraordance. We believe that the preventiation of FFO provides useful supplemental information to investors regarding our operating performance by excluding the effect of changes in accounting to be insufficient by themselves. We believe that the preventiation of FFO provides useful supplemental information to investors regarding our operating performance by excluding the effect of classical extraordinary litems and the portion of litems investors regarding our operating performance by excluding the effect of classical extraordinary litems and the portion of litems investors regarding our operating performance by excluding the effect of classical extraordinary litems and the portion of litems related to unconsolidated entities, all o which are based on historical cost accounting or of elesser significance in evaluating current performance. We believe that the presentation of FFO can facilitate comparisons of operating performance between periods and between REITs, even though FFO does not represent an amount that accrues directly to common socicchilders. Our calculation of FFO may not be comparable to measures calculated by other companies who do not use the NAREIT definition of FFO or do not calculate FFO per diluted share in accordance with NAREIT guidelines. Additionally, FFO may not be helpful when comparing us to non-REITs.

FFO, EBITDA do not represent cash generated from operating activities under GAAP and should not be considered as alternatives to net income or loss, operating profit, cash flows from operations or any other operating performance measure prescribed by GAAP. Although we present and use FFO, EBITDA and Adjusted EBITDA because we believe they are useful to investors in evaluating and facilitating comparisons of our operating performance between Periods and between REITs hat report similar expenditures, contractual commitments, working capital, service debt or make cash distributions. These on GAAP financial measures are not reasures or they indicative or funds available to fund available for make cash distributional requirements to conserve funds for capital expenditures, contractual commitments, working capital, service debt or make cash distributions. These measures do not reflect cash expenditures for long-term assets and other items that we have incurred and will incur. These non-GAAP financial measures as presented may not be available for management's discretionical requirements to conserve funds for capital expenditures, property acquisitions, and other commitments and uncertainties. These non-GAAP financial measures as presented may not be available for management's discretionical requirements to conserve funds for capital expenditures, property acquisitions, and other commitments and uncertainties. These non-GAAP financial measures as presented may not be available for management's discretionical requirements to conserve funds for capital expenditures, property acquisitions, and other commitments and uncertainties. These non-GAAP financial measures as presented may not be available for management's discretionical requirements to conserve funds for capital expenditures, property acquisitions, and other commitments and uncertainties. These non-GAAP financial measures as a presented and our calculation of Hotel EBITDA, head serves easer estimates to available of the appendix in this presentation.

Prior to and in connection with Xenia's separation from Inland American, the Company has and will effect certain reorganization transactions described in the Company's registration statement on Form 10 (the "Reorganization Transactions"). The hotels owned by the Company from time to time and prior to the Reorganization Transactions are referred to herein as the "Prior Combined PortIolic". As of September 30, 2014, the Prior Combined PortIolic consisted of 46 premium Jul service, lifestyle and urban upscale hotels and a mightry interest in two hotels under development (contextive), the "Service PortIolic", tassified as held to real being marketed for saie, and 52 subtrans aetest service PortIolic", tassified as held to real the astignation state fraction consisted of 45 premium Jul service, lifestyle and urban upscale hotels and reported as discontinued operations. The Suburban Select Service PortIolic", tassified as held to realize on November 17, 2014, and the hotels being marketed for saie was sold by Inland American to an unaffiliated third party purchasers on November 17, 2014, and the hotels being marketed for sale was sold by Inland American to an unaffiliated third party on December 31, 2014.

This presentation contains registered trademarks that are the exclusive property of their respective owners, which are companies other than Xenia, including but not limited to Marriott International, Inc., Hilton Worldwide Holdings Inc., Hyatt Hotels Corporation and Starwood Hotels and Resorts Worldwide, Inc., or their respective parents, subsidiaries or affiliates. None of the owners of these trademarks, their respective parents, subsidiaries or any of their respective parents, directors, members, managers, shareholders, owners, agents or employees, has any responsibility for the creation or contents of this presentation.

This document is not an offer to buy or the solicitation of an offer to sell any securities of the Company. The tender offer referenced in the presentation will be made only pursuant to an offer to purchase, letter of transmittal and related materials that the Company intends to distribute to its stochtoiders and file with the SEC. The full details of the tender offer, including complete instructions on how to include a the offer to purchase, the letter of transmittal and other related materials which the Company will distribute to a stochtoiders and the with the SEC. The full details of the tender offer, including complete instructions on how to include a the offer to purchase, the letter of transmittal and other related materials where the will constain information. Including the terms and conditions of the tender offer, solcholders and the SEC at the SEC's website at www.sec.gov or by calling the information agent for the company files with the SEC at the SEC's website at www.sec.gov or by calling the information agent for the company files with the SEC at the SEC's website at www.sec.gov or by calling the information agent for the company files with the SEC at the SEC's website at www.sec.gov or by calling the information agent for the company.

## Spin-Off Transaction Overview



SpinCo Name	<ul> <li>Xenia Hotels &amp; Resorts, Inc. ("Xenia")</li> </ul>
Ticker / Exchange	XHR / NYSE
Parent Company	<ul> <li>Inland American Real Estate Trust, Inc. ("Inland American" or "IA")</li> </ul>
Tender Offer	<ul> <li>\$125 million</li> <li>Price Range TBD / to be announced on first day of trading</li> <li>21 business day tender period to commence on first day of trading</li> </ul>
Distribution Ratio	<ul> <li>Inland American shareholders will receive 1 Xenia share for every 8 Inland American shares</li> </ul>
% Retained by Inland American	<ul> <li>5.0% (not subject to a contractual lock-up)</li> </ul>
Pro Forma Common Shares Outstanding <sup>1</sup>	113,397,997
Listing Date	February 4, 2015
Financial Advisors	<ul> <li>Goldman, Sachs &amp; Co. and Morgan Stanley</li> </ul>
Reflects common stock outstanding im	mediately following the distribution and prior to the tender.

## **Overview of Dividend Policy**



#### Dividend yield expected to be in-line or above our peer group, while maintaining an appropriate AFFO payout ratio

Xenia Dividend Sensitivity Analysis						
EBITDA Multiple (Forward)		13.0 x	13.5 x	14.0 x	14.5 x	15.0 x
2015E EBITDA'		\$ 285	\$ 285	\$ 285	\$ 285	\$ 285
Total Enterprise Value Less: Mortgage Debt <sup>2</sup> Plus: Excess Cash <sup>3</sup>		\$ 3,705 (1,169) 41	\$ 3.848 (1.169) 41	\$ 3.990 (1.169) 41	\$ 4.133 (1.169) 41	\$ 4.275 (1.169) 41
Equity Market Capitalization		\$ 2,577	\$ 2,720	\$ 2,862	\$ 3,005	\$ 3,147
Common Stock Outstanding <sup>4</sup> Implied Share Price		113.4 \$ 22.73	113.4 \$ 23.98	113.4 \$ 25.24	113.4 \$ 26.50	113.4 \$ 27.75
Annual Dividend / Yield	\$ 0.92	4.0 %	3.8 %	3.6 %	3.5 %	3.3 %



AHT LHO HST HT Xenia<sup>6</sup> CHSP RLJ DRH PEB SHO FCH AHP BEE AHT HT Xenia LHO RLJ HST CHSP DRH PEB AHP SHO FCH BEE Sources: Company Financials. Bloomberg, 3NL Financial Note: Peer data reflects a 20-lan-2015 printing date.
 Note: The 2015 information included on this page contributes forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Actual results may vary materially from the information continued in these forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Actual results may vary materially from the information continued in these forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Actual results may vary materially from the information contained in these forward-looking statements to solve and advisor and expense reimbursements to hland American. Additional advistments are in a manner consistent with the historical reconciliation found on page 28.
 Reflects Kami's 30-Sec. 2014 debt balance advised at a described on page 28.
 Dees not include \$125mm of cash reserved to fund the tender.
 Reflects Common stock austianding immediately following the distribution and prior to the tender.
 AFIO payout ratio calculated using most recent nanoulaed divided by SNL Financial median 2015E AFFC.
 Xenia AFO payout ratio calculated using point recent and divided by SNL Financial median 2015E revenue.

22