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TALLIS ALA Form 4 June 20, 2018 FORM Check this if no longe subject to Section 16 Form 4 or Form 5 obligations may contir <i>See</i> Instruct 1(b).	4 UNITED ST box r STATEME Filed pursua Section 17(a) of	Wash NT OF CHANG ant to Section 16 of the Public Util	TIES AND EXCH nington, D.C. 2054 GES IN BENEFIC SECURITIES (a) of the Securities lity Holding Company	9 IAL OW S Exchang any Act of	NERSHIP OF e Act of 1934, f 1935 or Sectio	OMB Number: Expires: Estimated burden ho response	ours per	
(Print or Type Re	esponses)							
1. Name and Ad TALLIS ALA	dress of Reporting Per AN	Symbol	Name and Ticker or Tra RD HOSPITALITY T]	-	5. Relationship o Issuer (Che	f Reporting Po ck all applicat		
(Last)	(First) (Mide	,	Earliest Transaction		X_ Director Officer (give)% Owner ther (specify	
14185 DALL PARKWAY,		(Month/Da) 06/18/20			below)	below)	uer (speeny	
	(Street)	4. If Amendment, Date Original Filed(Month/Day/Year)			 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting 			
DALLAS, T					Person		Reporting	
(City)	(State) (Zip	Table	I - Non-Derivative Sec	curities Acq	uired, Disposed o	of, or Benefici	ally Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)			(A) or of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code V Annount				By Tallis Family Revocable	
Common Stock					258,045	I	Trust, Alan L. Tallis and Shirley A. Tallis, Trustees	
7.375% Series F Cumulative					2,087	I	By 2009 Tallis Family	

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			3 J	-						
Preferred Stock								Irrevocabl Trust	e	
7.375% Series F Cumulative Preferred Stock					2,0	187	I	By 2012 Shirley A. Tallis Irrevocabl Trust		
Reminder: Rep	ort on a separa	te line for each class of	of securities beneficia	-	-	-				
Persons who respond to information contained in required to respond unle displays a currently valid number.					in this form less the forr	are not n	SEC 1474 (9-02)			
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)										
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	TransactiorDerivative Code Securities		Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. D Sa (I
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Special Limited Partnership Units <u>(1)</u>	\$ 0 <u>(1)</u>	06/18/2018		A <u>(2)</u>	12,839	<u>(1)</u>	<u>(3)</u>	Common Stock (1)	<u>(1)</u>	\$

Reporting Owners

\$ 0 <u>(5)</u>

Common Limited

Partnership

Units (5)

Reporting Owner Name / Address	Relationships					
F B	Director	10% Owner	Officer	Other		
TALLIS ALAN 14185 DALLAS PARKWAY SUITE 1100 DALLAS, TX 75254	Х					

Signatures

/s/ ALAN TALLIS

R

06/20/2018

Signature of	
eporting Person	

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Special long-term incentive partnership units ("LTIP Units") in Ashford Hospitality Limited Partnership, the Issuer's operating subsidiary ("Subsidiary"). Vested LTIP Units, upon achieving parity with the Common Limited Partnership Units of the Subsidiary ("Common

- (1) Units"), are convertible into Common Units at the option of the Reporting Person. See Footnote 5 discussing the convertibility of Common Units.
- (2) The LTIP Units reported herein were issued as an annual award under the Issuer's 2011 Stock Incentive Plan after the Reporting Person's re-election to the Issuer's Board of Directors.
- (3) Neither the LTIP Units nor the Common Units have an expiration date.
- (4) Per LTIP Unit purchase price.
- Common Units are redeemable for cash or, at the option of the Issuer, convertible into shares of the Issuer's common stock based on a(5) conversion ratio described in the Subsidiary Agreement Amendment (as defined below), which, on June 18, 2018, was 1.0 shares of the Issuer's common stock for each Common Unit.

Includes adjustment from number of units previously reported from 16,151 to 14,861 to give effect to the adoption of Amendment No. 5 to the Seventh Amended and Restated Agreement of the Limited Partnership dated December 13, 2017 (the "Subsidiary Agreement

(6) Amendment"), which was adopted for the purpose of creating additional common partnership units of the Subsidiary and the recapitalization of the Common Units so that the Conversion Factor (as defined in the Subsidiary Agreement Amendment) became 1.0.

Reflects the aggregate number of Common Units currently beneficially owned by the Reporting Person, some of which may have been(7) converted from LTIP Units by the Reporting Person since the Reporting Person's most recent Form 4 or Form 5 filing. See Footnote 5 discussing the convertibility of the Common Units.

(8) Includes adjustment from number of units previously reported from 27,652 to 25,444 to give effect to the Subsidiary Agreement Amendment as further discussed in Footnote 6.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.