HERTZ GLOBAL HOLDINGS INC Form SC 13D/A December 18, 2012

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)

Hertz Global Holdings, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

42805T 10 5

(CUSIP Number)

Jeffrey W. Ferguson

The Carlyle Group

1001 Pennsylvania Avenue NW

Suite 220 South

Washington, DC 20004

(202) 729-5626

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 14, 2012

(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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. *See* §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
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 (Act) 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*).

CUSIP N	No. 42805T	10 5	13D	Page 1 of 30 Pages
1	NAMES (OF REPORTING PERSONS		
2	CHECK 7	Group Management L.L. FHE APPROPRIATE BOX IF (b) x	C. A MEMBER OF A GROUP	
3	SEC USE	ONLY		
4	SOURCE	OF FUNDS		
5		lisclosure of legal proceedings SHIP OR PLACE OF ORGAN	is required pursuant to Items 2(d) or 2(e) "	
	Delav	vare 7 SOLE VOTING POWER		
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EA	ED BY CH RTING	37,317,229 9 SOLE DISPOSITIVE PO	WER	
	SON TH ¹	0 10 SHARED DISPOSITIVE	POWER	

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

OO (Delaware limited liability company)

CUSIP No. 42805T 10 5		13D	Page 2 of 30 Pages
1 NAMES OF REF	PORTING PERSONS		
The Carlyle G 2 CHECK THE AF (a) (b) x	roup L.P. PPROPRIATE BOX IF A MI	EMBER OF A GROUP	
3 SEC USE ONLY			
4 SOURCE OF FU	NDS		
OO 5 Check if disclosu	re of legal proceedings is rec	uired pursuant to Items 2(d) or 2(e) "	
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Delaware 7 SO	LE VOTING POWER		
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	27 217 220		

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

CUSIP N	No. 42805T 10 5	13D	Page 3 of 30 Pages
1	NAMES OF REPORTING PERSONS		
2	Carlyle Holdings II GP L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER O (a) " (b) x	IF A GROUP	
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
5	OO Check if disclosure of legal proceedings is required purs	suant to Items 2(d) or 2(e) "	
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	Delaware 7 SOLE VOTING POWER		
SHA	RES 0 8 SHARED VOTING POWER CIALLY		
EA	ED BY CH 37,317,229 9 SOLE DISPOSITIVE POWER RTING		
	SON 0 TH 10 SHARED DISPOSITIVE POWER		

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

OO (Delaware limited liability company)

CUSIP No. 4280	5T 10 5	5	13D	Page 4 of 30 Pages
1 NAME	S OF F	REPORTING PERSONS		
2 Carly 2 CHEC	le Hol K THE (b)		A MEMBER OF A GROUP	
	SE ON			
4 SOUR	CE OF	FUNDS		
	if discl	osure of legal proceedings is P OR PLACE OF ORGANI	s required pursuant to Items 2(d) or 2(e) " ZATION	
	ébec 7	SOLE VOTING POWER		
NUMBER OF SHARES BENEFICIALLY		0 Shared voting powe	ER	
OWNED BY EACH REPORTING	9	37,317,229 Sole dispositive pow	/ER	
PERSON WITH	10	0 Shared dispositive p	OWER	

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

PN (Québec société en commandite)

CUSIP No. 42805T 10 5 13D Page 5 of 30 Pages NAMES OF REPORTING PERSONS TC Group Cayman Investment Holdings, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) " (b) x SEC USE ONLY SOURCE OF FUNDS 00 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) " CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands 7 SOLE VOTING POWER

NUMBER OF

1

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SHARES		0
	8	SHARED VOTING POWER
BENEFICIALLY		

OWNED BY

EACH	37,317,229
LACII	9 SOLE DISPOSITIVE POWER

REPORTING

PERSON

0 10 SHARED DISPOSITIVE POWER WITH

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

PN (Cayman Islands exempt limited partnership)

13D

1 NAMES OF REPORTING PERSONS

TC Group Cayman Investment Holdings Sub L.P.CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

(a) " (b) x

3 SEC USE ONLY

CUSIP No. 42805T 10 5

4 SOURCE OF FUNDS

00

- 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) "
- 6 CITIZENSHIP OR PLACE OF ORGANIZATION

Cayman Islands 7 SOLE VOTING POWER

NUMBER OF

SHARES		0
	8	SHARED VOTING POWER
BENEFICIALLY		

OWNED BY

EACH	37,317,229
LACH	9 SOLE DISPOSITIVE POWER

REPORTING

PERSON

0 WITH 10 SHARED DISPOSITIVE POWER

37,317,229 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

37,317,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

8.9% 14 TYPE OF REPORTING PERSON

PN (Cayman Islands exempt limited partnership)

CUSIP	No. 42805T 10 5	13D	Page 7 of 30 Pages
1	NAMES OF REPORTING PERSONS		
2	TC Group IV, L.L.C. CHECK THE APPROPRIATE BOX IF	F A MEMBER OF A GROUP	
	(a) (b) x		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
5	OO Check if disclosure of legal proceedings	s is required pursuant to Items 2(d) or 2(e) "	
6	CITIZENSHIP OR PLACE OF ORGA	NIZATION	
	Delaware 7 SOLE VOTING POWER	3	
NUMI	BER OF		
	ARES 0 8 SHARED VOTING POW ICIALLY	VER	
OWN	ED BY		
EA	ACH 33,262,889 9 SOLE DISPOSITIVE PC	OWER	
REPO	RTING		
PER	RSON 0		
W	ITH 10 SHARED DISPOSITIVE	POWER	
	22 262 880		

33,262,889

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

7.9%14 TYPE OF REPORTING PERSON

OO (Delaware limited liability company)

CUSIP No	o. 428057	10	5	13D	Page 8 of 30 Pages
1	NAMES	OF	REPORTING PERSONS		
2		up THE (b)	APPROPRIATE BOX IF A M	MEMBER OF A GROUP	
3	SEC USI	E OI	LY		
4	SOURCE	E OF	FUNDS		
5	OO Check if	disc	osure of legal proceedings is re	equired pursuant to Items $2(d)$ or $2(e)$ "	
6	CITIZEN	SH	P OR PLACE OF ORGANIZA	ATION	
	Dela		e SOLE VOTING POWER		
NUMBE SHAF BENEFIC	RES	8	0 SHARED VOTING POWER		
OWNE EAC REPOR	СН	9	33,262,889 SOLE DISPOSITIVE POWE	R	
PERS WIT		10	0 SHARED DISPOSITIVE PO	WER	
			33,262,889		

33,262,889

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

7.9%14 TYPE OF REPORTING PERSON

CUSIP No. 4	2805T 10 5	13D	Page 9 of 30 Pages
1 NA	MES OF REPORTING PERSON	S	
Ca 2 CH (a)	rlyle Partners IV, L.P. IECK THE APPROPRIATE BOX	IF A MEMBER OF A GROUP	
3 SE	C USE ONLY		
4 SO	URCE OF FUNDS		
	OO eck if disclosure of legal proceedin	ngs is required pursuant to Items $2(d)$ or $2(e)$ "	
6 CI'	FIZENSHIP OR PLACE OF ORG	ANIZATION	
	Delaware 7 SOLE VOTING POWE	ER	
NUMBER SHARES BENEFICIA	6 0 8 SHARED VOTING PC	DWER	
OWNED F EACH REPORTIN	31,971,660 9 SOLE DISPOSITIVE F	POWER	
PERSON WITH		/E POWER	
	31 971 660		

31,971,660

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

7.6%14 TYPE OF REPORTING PERSON

CUSIP No. 42805T 10 5	13D	Page 10 of 30 Pages
1 NAMES OF REPORTING	PERSONS	
	L.P. TE BOX IF A MEMBER OF A GROUP	
(a) " (b) x		
3 SEC USE ONLY		
4 SOURCE OF FUNDS		
OO 5 Check if disclosure of legal	proceedings is required pursuant to Items 2(d) or 2(e) "	
6 CITIZENSHIP OR PLACE	OF ORGANIZATION	
Delaware 7 SOLE VOTIN	NG POWER	
NUMBER OF		
SHARES 0 8 SHARED VO BENEFICIALLY	DTING POWER	
OWNED BY		
EACH 1,291,22 9 SOLE DISPO REPORTING	9 DSITIVE POWER	
PERSON 0		
	SPOSITIVE POWER	
1 201 22	0	

1,291,229 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

1,291,229

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.3% 14 TYPE OF REPORTING PERSON

CUSIP N	lo. 42805T 10	9.5 13D	Page 11 of 30 Pages
1	NAMES OF	REPORTING PERSONS	
2	CEP II Ma CHECK TH	anaging GP Holdings, Ltd. E APPROPRIATE BOX IF A MEMBER OF A GROUP	
3	SEC USE O	NLY	
4	SOURCE O	F FUNDS	
5		closure of legal proceedings is required pursuant to Items $2(d)$ or $2(e)$ "	
6	CITIZENSF	IIP OR PLACE OF ORGANIZATION	
NUMB	7	n Islands SOLE VOTING POWER	
SHA	RES 8	0 SHARED VOTING POWER	
OWNE EA REPOF	СН 9	4,054,340 SOLE DISPOSITIVE POWER	
PER: WI		0 SHARED DISPOSITIVE POWER	

4,054,340 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

4,054,340

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.0%14 TYPE OF REPORTING PERSON

OO (Cayman Islands Exempt Company)

CUSIP N	lo. 42805T 1	0 5	13D	Page 12 of 30 Pages
1	NAMES O	F REPORTING PERSONS		
2	CHECK T	Ianaging GP, L.P. HE APPROPRIATE BOX IF A MEMBE D) x	ER OF A GROUP	
3	SEC USE	ONLY		
4	SOURCE	DF FUNDS		
5	OO Check if di	sclosure of legal proceedings is required	pursuant to Items 2(d) or 2(e) "	
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		a 7 SOLE VOTING POWER		
SHA		0 3 SHARED VOTING POWER		
OWNI EA REPOI	СН	4,054,340 9 SOLE DISPOSITIVE POWER		
PER WI	SON TH 1(0) SHARED DISPOSITIVE POWER		

4,054,340 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

4,054,340

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.0%14 TYPE OF REPORTING PERSON

1	NAMES OF REPORTING PERSON	S	
2	Carlyle Europe Partners II, L.F CHECK THE APPROPRIATE BOX	P. IF A MEMBER OF A GROUP	
	(a) " (b) x		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
	OO Check if disclosure of legal proceedir CITIZENSHIP OR PLACE OF ORG	ngs is required pursuant to Items 2(d) or 2(e) " ANIZATION	
	England 7 SOLE VOTING POWE	ER	
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WIT	0 TH 10 SHARED DISPOSITIV	VE POWER	

4,054,340

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.0%14 TYPE OF REPORTING PERSON

CUSIP No. 42805T 10 5 13D NAMES OF REPORTING PERSONS CEP II Participations S.à r.l. SICAR CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) " (b) x SEC USE ONLY SOURCE OF FUNDS 00 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) " CITIZENSHIP OR PLACE OF ORGANIZATION Luxembourg 7 SOLE VOTING POWER NUMBER OF SHARES 0 8 SHARED VOTING POWER BENEFICIALLY OWNED BY 152.997 EACH 9 SOLE DISPOSITIVE POWER

REPORTING

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PERSON

0 10 SHARED DISPOSITIVE POWER WITH

152,997

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON Page 14 of 30 Pages

152,997

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.0% 14 TYPE OF REPORTING PERSON

OO (Luxembourg Limited Liability Company)

CUSIP No. 4	2805T 10 5	13D	Page 15 of 30 Pages
1 NA	AMES OF REPORTING PI	ERSONS	
2 CH		s, L.P. Έ BOX IF A MEMBER OF A GROUP	
3 SE	C USE ONLY		
4 SC	URCE OF FUNDS		
5 Ch	OO eck if disclosure of legal pr TIZENSHIP OR PLACE O	roceedings is required pursuant to Items 2(d) or 2(e) " OF ORGANIZATION	
	Delaware 7 SOLE VOTINC	G POWER	
NUMBER SHARES BENEFICIA	5 0 8 SHARED VOT	'ING POWER	
OWNED I EACH REPORTIN	3,901,343 9 SOLE DISPOS	ITIVE POWER	
PERSON WITH	0	POSITIVE POWER	

3,901,343 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

3,901,343

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.9% 14 TYPE OF REPORTING PERSON

CUSIP No. 428	05T 10 5		13D	Page 16 of 30 Pages
1 NAM	ES OF R	EPORTING PERSONS		
2 CHEC	Holdin CK THE	ngs, L.L.C. APPROPRIATE BOX IF A	A MEMBER OF A GROUP	
(a) "	(b) :	ζ.		
3 SEC U	SEC USE ONLY			
4 SOUF	RCE OF	FUNDS		
OC 5 Check		osure of legal proceedings is	s required pursuant to Items 2(d) or 2(e) "	
6 CITIZ	ENSHII	OR PLACE OF ORGANI	ZATION	
De	elaware 7	SOLE VOTING POWER		
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OWNED BY EACH		0 SOLE DISPOSITIVE POW	/ER	
REPORTING PERSON		0		
WITH	10	SHARED DISPOSITIVE P	OWER	
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- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
- 0.0% 14 TYPE OF REPORTING PERSON
 - OO (Limited Liability Company)

CUSIP No	o. 42805T 10 5	13D	Page 17 of 30 Pages
1	NAMES OF REPORTING PERSO	NS	
2	TC Group, L.L.C. CHECK THE APPROPRIATE BO	X IF A MEMBER OF A GROUP	
	(a) " (b) x		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
5	OO Check if disclosure of legal proceed	lings is required pursuant to Items 2(d) or 2(e) "	
6	CITIZENSHIP OR PLACE OF OR	GANIZATION	
	Delaware 7 SOLE VOTING POW	VER	
NUMBE SHAF BENEFIC	RES 0 8 SHARED VOTING	POWER	
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REPOR			
PERS WIT	0	IVE POWER	
	0		

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

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- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
- 0.0% 14 TYPE OF REPORTING PERSON
 - OO (Limited Liability Company)

CUSIP No. 42805T 10 5		13D	Page 18 of 30 Pages			
1	NAMES OF REPORTING PERSONS					
2	TC Group IV Managing GP, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) x					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
5	OO Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) "					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
Delaware 7 SOLE VOTING POWER NUMBER OF						
SHA BENEFI	8 SHARED VOTING POWER					
OWNF EA REPOI	CH 0 9 SOLE DISPOSITIVE POWER RTING					
PER: WI	0					

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- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
- 0.0% 14 TYPE OF REPORTING PERSON
 - OO (Limited Liability Company)

CUSIP No. 42805T 10 5		13D	Page 19 of 30 Pages					
1	NAMES OF REPORTING PERSONS							
2	DBD Cayman Holdings Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) (b) x SEC USE ONLY							
4	SOURCE OF FUNDS							
5	OO Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) "							
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
		an Islands 7 SOLE VOTING PC	OWER					
NUMBE SHAR BENEFIC	RES	0 8 SHARED VOTING	G POWER					
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PERS ^I WIT		0 0 SHARED DISPOS	ITIVE POWER					
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- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.0% 14 TYPE OF REPORTING PERSON

OO (Cayman Islands Exempt Company)

CUSIP No. 42805T 10 5		10 5	13D	Page 20 of 30 Pages			
1	NAMES OF REPORTING PERSONS						
2	DBD Cayman Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) " (b) x						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) "							
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
		nan Islanc 7 SOLE	ds VOTING POWER				
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- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.0% 14 TYPE OF REPORTING PERSON

OO (Cayman Islands Exempt Company)

CUSIP No. 42805T 10 5		13D	Page 21 of 30 Pages				
1 NA	NAMES OF REPORTING PERSONS						
2 CH	TCG Holdings Cayman II, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) ["] (b) x						
3 SE	C USE ONLY						
4 SC	OURCE OF FUNDS						
	OO eck if disclosure of legal proceedings is required purs	suant to Items $2(d)$ or $2(e)$ "					
6 CI	TIZENSHIP OR PLACE OF ORGANIZATION						
NUMBER	Cayman Islands 7 SOLE VOTING POWER OF						
SHARE	S 0 8 SHARED VOTING POWER						
OWNED I EACH REPORTII	0 9 SOLE DISPOSITIVE POWER						
PERSON							

0

- 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES "
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.0% 14 TYPE OF REPORTING PERSON

PN (Cayman Islands Exempt Limited Partnership)

13D

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Explanatory Note

This Amendment No. 2 to Schedule 13D (this Amendment No. 2) amends and supplements the Schedule 13D originally filed with the United States Securities and Exchange Commission (the SEC) on June 8, 2009, as previously amended (as so amended, the Statement).

ITEM 2. Identity and Background

Item 2 of the Statement is amended and restated in its entirety by the following information:

This statement is being filed by the following persons (each a Reporting Person and, collectively, the Reporting Persons):

Carlyle Group Management L.L.C.,

The Carlyle Group L.P.,

Carlyle Holdings II GP L.L.C.,

Carlyle Holdings II L.P.,

TC Group Cayman Investment Holdings, L.P.,

TC Group Cayman Investment Holdings Sub L.P.,

TC Group IV, L.L.C.,

TC Group IV, L.P.,

Carlyle Partners IV, L.P.,

CP IV Coinvestment, L.P.,

CEP II Managing GP Holdings, Ltd.,

CEP II Managing GP, L.P.,

Carlyle Europe Partners II, L.P.,

CEP II Participations S.à r.l. SICAR and

CEP II U.S. Investments, L.P. (together, the Carlyle Hertz Funds).

Following an internal reorganization on May 2, 2012, TCG Holdings Cayman II, L.P. is no longer the general partner of TCG Holdings Cayman II, L.P. and TC Group IV Managing GP, L.L.C is no longer the general partner of TC Group IV, L.P. Accordingly, TCG Holdings, L.L.C., TC Group, L.L.C., TC Group IV Managing GP, L.L.C., DBD Cayman Holdings Ltd., DBD Cayman Ltd. and TCG Holdings Cayman II, L.P. may no longer be deemed to beneficially own any Shares.

Each of Carlyle Group Management L.L.C., The Carlyle Group, L.P., Carlyle Holdings II GP L.L.C., TC Group IV, L.L.C., TC Group IV, L.P., Carlyle Partners IV, L.P., CP IV Coinvestment, L.P., CEP II U.S. Investments, L.P., TCG Holdings, L.L.C., TC Group, L.L.C. and TC Group IV Managing GP, L.L.C. is organized in the state of Delaware. Carlyle Holdings II L.P. is a Québec société en commandite. CEP II Managing GP, L.P., is an Alberta Limited Partnership. Carlyle Europe Partners II, L.P. is a British limited partnership. The address of the principal business and principal office of each of these Reporting Persons is c/o The Carlyle Group, 1001 Pennsylvania Ave., N.W., Suite 220 South, Washington, DC 20004-2505.

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CEP II Participations S.à r.l. SICAR is a Luxembourg limited liability company. The address of the principal business and principal office of CEP II Participations S.à r.l. SICAR is 2, avenue Charles de Gaulle, L-1653 Luxembourg, Luxembourg.

Each of TC Group Cayman Investment Holdings, L.P., TC Group Cayman Investment Holdings Sub L.P., CEP II Managing GP Holdings, Ltd., DBD Cayman Holdings Ltd., DBD Cayman Ltd. and TCG Holdings Cayman II, L.P. is organized under the laws of the Cayman Islands. The address of the principal business and principal office of each of these Reporting Persons is c/o Walkers Corporate Services Limited, Walker House, 87 Mary Street, George Town, Grand Cayman KY1-9001, Cayman Islands.

The Reporting Persons are principally engaged in the business of investments in securities.

The directors of Carlyle Group Management L.L.C. are William E. Conway, Jr., Daniel A. D Aniello, Jay S. Fishman, Lawton W. Fitt, James H. Hance, Jr., Janet Hill, Edward J. Mathias, Dr. Thomas S. Robertson, David M. Rubenstein and William J. Shaw (collectively, the Directors). The executive officers of Carlyle Group Management LLC are William E. Conway, Jr., Daniel A. D Aniello, Jeffrey W. Ferguson, Adena T. Friedman, David M. Rubenstein and Glenn A. Youngkin (collectively, the Executive Officers, and, together with the Directors, the Related Persons). Each of the Related Persons is a citizen of the United States.

The present principal occupation of each of the Related Persons is as follows: William E. Conway, Jr., Co-Chief Executive Officer and Co-founder of The Carlyle Group; Daniel A. D Aniello, Chairman and Co-founder of The Carlyle Group; Jay S. Fishman, Chairman and Chief Executive Officer of The Travelers Companies, Inc.; Lawton W. Fitt, Director of Carlyle Group Management L.L.C.; James H. Hance, Jr., Director of Carlyle Group Management L.L.C.; James H. Hance, Jr., Director of Carlyle Group; Dr. Thomas S. Robertson, Dean of the Wharton School at the University of Pennsylvania; David M. Rubenstein, Co-Chief Executive Officer and Co-founder of The Carlyle Group; William J. Shaw, Director of Carlyle Group Management L.L.C.; Jeffrey W. Ferguson, Managing Director and General Counsel of The Carlyle Group; Adena T. Friedman, Chief Financial Officer of The Carlyle Group; and Glenn A. Youngkin, Chief Operating Officer of The Carlyle Group. The business address of each of the Related Persons is c/o The Carlyle Group, 1001 Pennsylvania Ave., N.W., Suite 220 South, Washington, DC 20004-2505.

Shares beneficially owned by Clayton Dubilier & Rice Fund VII, L.P., CDR CCMG Co-Investor L.P. and CD&R Parallel Fund VII, L.P. (collectively, the CD&R Hertz Funds); and ML Global Private Equity Fund, L.P., Merrill Lynch Ventures L.P. 2001, ML Hertz Co-Investor, L.P. (collectively, the Merrill Lynch Hertz Funds); and CMC-Hertz Partners, L.P., and any of their respective affiliates (other than, in the case of CMC-Hertz Partners, L.P., the Carlyle Hertz Funds), are not the subject of this Schedule 13D and such persons are accordingly not included as Reporting Persons. For a description of the relationship between the CD&R Hertz Funds, the Merrill Lynch Hertz Funds, CMC-Hertz Partners, L.P. and the Carlyle Hertz Funds in respect of their respective holdings of the Shares, see Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer Stockholders Agreement. As discussed under Item 6, each of the Reporting Persons disclaims beneficial ownership of all Shares owned by the CD&R Hertz Funds, CMC-Hertz Partners, L.P. and the Merrill Lynch Hertz Funds.

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The agreement among the Reporting Persons relating to the joint filing of this Statement is attached as Exhibit 1 hereto.

During the past five years, none of the Reporting Persons or Related Persons (i) has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a 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.

ITEM 4. Purpose of Transaction

Item 4 of the Statement is amended by inserting the following information:

On December 14, 2012, Carlyle Partners IV, L.P., CP IV Coinvestment, L.P., CEP II U.S. Investments, L.P. and CEP II Participations S.à r.l. SICAR sold 14,552,261 Shares, 587,717 Shares, 1,775,740 Shares and 69,639 Shares, respectively, in each case to J.P. Morgan Securities LLC (J.P. Morgan) at a price of \$15.77 per Share, in a registered offering (the Secondary Offering) pursuant to an Underwriting Agreement, dated as of December 10, 2012 (the Underwriting Agreement), by and among the CD&R Hertz Funds (as defined in the Statement), the Carlyle Hertz Funds (as defined in the Statement), the Merrill Lynch Hertz Funds (as defined in the Statement), CMC-Hertz Partners, L.P. and J.P. Morgan.

Under the Underwriting Agreement, the Issuer, the CD&R Hertz Funds, the Carlyle Hertz Funds, the Merrill Lynch Hertz Funds and CMC-Hertz Partners, L.P. have agreed with J.P. Morgan, subject to certain exceptions, not to dispose of or hedge any Shares or securities convertible into or exchangeable for Shares during the period from December 10, 2012 continuing through and including the date 45 days after December 10, 2012, except with the prior written consent of J.P. Morgan (such period, the restricted period). The restricted period will be automatically extended if: (1) during the last 17 days of the restricted period the Issuer issues an earnings release or announces material news or a material event; or (2) prior to the expiration of the restricted period, the Issuer announces that it will release earnings results during the 15-day period following the last day of the restricted period, in which case the restrictions described above will continue to apply until the expiration of the 18-day period beginning on the issuance of the earnings release or the announcement of the material news or material event.

The foregoing description of the Underwriting Agreement does not purport to be complete and is qualified in its entirety by reference to the Underwriting Agreement, which is filed as Exhibit 7 hereto and is incorporated herein by reference.

Except as described in this Item 4 and Item 6 of this Statement which are incorporated herein by reference, the Reporting Persons have no present plans or proposals that relate to or would result in any of the actions required to be reported herein.

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ITEM 5. Interest in Securities of the Issuer

Item 5 of the Statement is amended and restated in its entirety by inserting the following information:

(a) (b)

As of the date hereof (and after giving effect to the sale of the Shares in the Secondary Offering), each of the Reporting Persons beneficially owns the number and percentage of Shares then issued and outstanding listed opposite its name:

Reporting Person(1)	Amount beneficially owned	Percent of class(2)	Sole power to vote or to direct the vote	Shared power to vote or to direct the vote	Sole power to dispose or to direct the disposition of	Shared power to dispose or to direct the disposition of
Carlyle Group Management L.L.C.	37,317,229	8.9%	0	37,317,229	0	37,317,229
The Carlyle Group L.P.	37,317,229	8.9%	0	37,317,229	0	37,317,229
Carlyle Holdings II GP L.L.C.	37,317,229	8.9%	0	37,317,229	0	37,317,229
Carlyle Holdings II L.P.	37,317,229	8.9%	0	37,317,229	0	37,317,229
TC Group Cayman Investment Holdings, L.P.	37,317,229	8.9%	0	37,317,229	0	37,317,229
TC Group Cayman Investment Holdings Sub L.P.	37,317,229	8.9%	0	37,317,229	0	37,317,229
TC Group IV, L.L.C.	33,262,889	7.9%	0	33,262,889	0	33,262,889
TC Group IV, L.P.	33,262,889	7.9%	0	33,262,889	0	33,262,889
Carlyle Partners IV, L.P.	31,971,660	7.6%	0	31,971,660	0	31,971,660
CP IV Coinvestment, L.P.	1,291,229	0.3%	0	1,291,229	0	1,291,229
CEP II Managing GP Holdings, Ltd.	4,054,340	1.0%	0	4,054,340	0	4,054,340
CEP II Managing GP, L.P.	4,054,340	1.0%	0	4,054,340	0	4,054,340
Carlyle Europe Partners II, L.P.	4,054,340	1.0%	0	4,054,340	0	4,054,340
CEP II Participations S.à r.l. SICAR	152,997	0.0%	0	152,997	0	152,997
CEP II U.S. Investments, L.P.	3,901,343	0.9%	0	3,901,343	0	3,901,343
TCG Holdings, L.L.C.	0	0.0%	0	0	0	0
TC Group, L.L.C.	0	0.0%	0	0	0	0
TC Group IV Managing GP, L.L.C.	0	0.0%	0	0	0	0
DBD Cayman Holdings Ltd.	0	0.0%	0	0	0	0
DBD Cayman Ltd.	0	0.0%	0	0	0	0
TCG Holdings Cayman II, L.P.	0	0.0%	0	0	0	0

(1) As noted in Item 2. Identity and Background, the CD&R Hertz Funds and the Merrill Lynch Hertz Funds are not included as Reporting Persons in this Schedule 13D, and the Carlyle Hertz Funds expressly disclaim beneficial ownership of all Shares held by such funds. As such, this table excludes: (i) 41,923,681 Shares held by the CD&R Hertz Funds (ii) 30,768,569 Shares held by the Merrill Lynch Hertz Funds , and (iii) 10,135,851 Shares

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held by CMC-Hertz Partners, L.P., in each case after giving effect to the sale of Shares in the Secondary Offering. This table also excludes the 25,532 Shares held by Merrill Lynch, Pierce, Fenner & Smith Incorporated, which is associated with the Merrill Lynch Hertz Funds and 86,065 Shares and 46,700 currently exercisable options to purchase Shares issued to certain entities associated with MLGPE, as assignee of compensation payable to the Merrill Sponsor Nominees under Hertz Holdings Director Compensation Policy, which shares may be deemed to be beneficially owned by ML Global Private Equity Fund, L.P.

(2) Based on 421,108,282 Shares outstanding on November 30, 2012.

Carlyle Partners IV, L.P. and CP IV Coinvestment, L.P. are the record owners of 31,971,660 Shares and 1,291,229 Shares, respectively. TC Group IV, L.P. is the general partner of each of Carlyle Partners IV, L.P. and CP IV Coinvestment, L.P. TC Group IV, L.L.C. is the general partner of TC Group IV, L.P. TC Group Cayman Investment Holdings Sub L.P. is the managing member of TC Group IV, L.L.C.

CEP II Participations S.à r.l. SICAR and CEP II U.S. Investments, L.P. are the record owners of 152,997 Shares Common Stock and 3,901,343 Shares, respectively. Carlyle Europe Partners II, L.P. is the sole shareholder of CEP II Participations S.à r.l. SICAR. CEP II Managing GP, L.P. is the general partner of each of CEP II U.S. Investments, L.P. and Carlyle Europe Partners II, L.P. CEP II Managing GP Holdings, Ltd. is the general partner of CEP II Managing GP, L.P. TC Group Cayman Investment Holdings Sub L.P. is the sole shareholder of CEP II Managing GP Holdings, Ltd.

Carlyle Group Management L.L.C. is the general partner of The Carlyle Group L.P., which is a publicly traded entity listed on NASDAQ. The Carlyle Group L.P. is the managing member of Carlyle Holdings II GP L.L.C., which is the general partner of Carlyle Holdings II L.P., which is the general partner of TC Group Cayman Investment Holdings, L.P., which is the general partner of TC Group Cayman Investment Holdings Sub L.P.

Except as set forth in this Item 5(a)-(b), each of the persons named in this Item 5(a)-(b) disclaims beneficial ownership of any Shares owned beneficially or of record by any other person named in this Item 5(a)-(b).

(c) The information set forth in Item 4 above is hereby incorporated by reference.

(e) Following an internal reorganization on May 2, 2012, TCG Holdings Cayman II, L.P. is no longer the general partner of TCG Holdings Cayman II, L.P. and TC Group IV Managing GP, L.L.C is no longer the general partner of TC Group IV, L.P. Accordingly, TCG Holdings, L.L.C., TC Group, L.L.C., TC Group IV Managing GP, L.L.C., DBD Cayman Holdings Ltd., DBD Cayman Ltd. and TCG Holdings Cayman II, L.P., may no longer be deemed to beneficially own any Shares.

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ITEM 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer Item 6 of the Statement is amended and restated in its entirety by inserting the following information:

The information set forth in Item 4 above is hereby incorporated by reference in response to Item 6.

ITEM 7. Materials to be Filed as Exhibits

Exhibit
NumberDescription1Joint Filing Agreement, dated December 18, 2012, by and among the Reporting Persons7Underwriting Agreement, dated as of December 10, 2012, by and among Clayton, Dubilier & Rice Fund VII, L.P., CDR
CCMG Co-Investor L.P., CD&R Parallel Fund VII, L.P., Carlyle Partners IV, L.P., CEP II U.S. Investments, L.P., CP IV
Coinvestment, L.P., CEP II Participations S.à r.I. SICAR, ML Global Private Equity Fund, L.P., Merrill Lynch Ventures L.P.
2001, ML Hertz Co-Investor, L.P., CMC-Hertz Partners, L.P. and J.P. Morgan Securities LLC. (incorporated by reference to
exhibit 1.1 to the Current Report on Form 8-K, dated December 14, 2012 filed by Hertz Global Holdings, Inc.)

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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: December 18, 2012

CARLYLE GROUP MANAGEMENT L.L.C.

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Chairman

THE CARLYLE GROUP L.P.

- by: Carlyle Group Management L.L.C., its general partner
- by: /s/ Jeremy W. Anderson, attorney-in-fact
- Name: Daniel D Aniello
- Title: Chairman

CARLYLE HOLDINGS II GP L.L.C.

- by: The Carlyle Group L.P., its managing member
- by: Carlyle Group Management L.L.C., its general partner
 - by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Chairman

CARLYLE HOLDINGS II L.P.

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Chairman

TC GROUP CAYMAN INVESTMENT HOLDINGS, L.P.

by: Carlyle Holdings II L.P., its general partner

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Chairman

TC GROUP CAYMAN INVESTMENT HOLDINGS SUB L.P.

- by: TC Group Cayman Investment Holdings, L.P., its general partner
- by: Carlyle Holdings II L.P., its general partner

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Chairman

TC GROUP IV, L.L.C.

by: /s/ Jeremy W. Anderson Name: Jeremy W. Anderson Title: Authorized Person

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TC GROUP IV, L.P.

by TC Group IV, L.L.C., its general partner

by: /s/ Jeremy W. Anderson Name: Jeremy W. Anderson Title: Authorized Person

CARLYLE PARTNERS IV, L.P.

by: TC Group IV, L.P., its general partner

by TC Group IV, L.L.C., its general partner

by: /s/ Jeremy W. Anderson

Name: Jeremy W. Anderson

Title: Authorized Person

CP IV COINVESTMENT, L.P.

by: TC Group IV, L.P., its general partner

by TC Group IV, L.L.C., its general partner

by: /s/ Jeremy W. Anderson Name: Jeremy W. Anderson Title: Authorized Person

CEP II MANAGING GP HOLDINGS, LTD.

by: /s/ Jeremy W. Anderson Name: Jeremy W. Anderson Title: Authorized Person

CEP II MANAGING GP, L.P.

by: CEP II Managing GP Holdings, Ltd., its general partner

by: /s/ Jeremy W. Anderson

Name: Jeremy W. Anderson

Title: Authorized Person

CEP II U.S. INVESTMENTS, L.P.

- by: CEP II Managing GP, L.P., its general partner
- by: CEP II Managing GP Holdings, Ltd., its general partner
- by: /s/ Jeremy W. Anderson
- Name: Jeremy W. Anderson
- Title: Authorized Person

CARLYLE EUROPE PARTNERS II, L.P.

- by: CEP II Managing GP, L.P., its general partner
- by: CEP II Managing GP Holdings, Ltd., its General Partner
- by: /s/ Jeremy W. Anderson
- Name: Jeremy W. Anderson
- Title: Authorized Person

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CEP II PARTICIPATIONS S.À R.L. SICAR

by: /s/ Jeremy W. Anderson Name: Jeremy W. Anderson Title: Authorized Person

TCG HOLDINGS, L.L.C.

By: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Managing Director

TC GROUP, L.L.C.

by: TCG Holdings, L.L.C., its Managing Member

By: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Managing Director

TC GROUP IV MANAGING GP, L.L.C.

by: TC Group, L.L.C., its Managing Member by: TCG Holdings, L.L.C., its Managing Member

By: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Managing Director

DBD CAYMAN HOLDINGS LTD.

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: David M. Rubenstein Title: Ordinary Member

DBD CAYMAN LTD.

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Ordinary Member

TCG HOLDINGS CAYMAN II, L.P.

by: DBD Cayman Ltd., its general partner

by: /s/ Jeremy W. Anderson, attorney-in-fact Name: Daniel D Aniello Title: Ordinary Member