VAIL RESORTS INC Form 8-K May 30, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8 K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): May 24, 2013

Vail Resorts, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

001-09614 (Commission File Number) 51-0291762 (IRS Employer Identification No.)

390 Interlocken Crescent
Broomfield, Colorado
(Address of principal executive offices)

80021 (Zip Code)

Registrant s telephone number, including area code: (303) 404-1800

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of
the following provisions (see General Instruction A.2. below):

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01.	Entry into a Material Definitive Agreement.
Overview	
Talisker Land Holdings, LLC, T LLC, Talisker Canyons Propco I <u>Transaction Agreement</u>) prov Canyons Resort in Park City, Ut Lease (the <u>Lease</u>), and pursua operations of Canyons Resort wl below, the transaction includes the	dings, Inc. (<u>VR CPC</u>), a wholly-owned subsidiary of Vail Resorts, Inc. (the <u>Company</u>), and ASC Utah LLC, alisker Canyons Lands LLC, Talisker Canyons Leaseco LLC, American Skiing Company Resort Properties LC and Talisker Canyons Finance Co LLC (collectively, <u>Talisker</u>) entered into a Transaction Agreement (the iding for the parties to enter into a long-term ground lease and for the acquisition of certain assets related to ah. On May 29, 2013, VR CPC and Talisker Canyons Leaseco LLC entered into the Master Agreement of ant to the Lease and ancillary transaction documents dated the same date, the Company has assumed resort hile Talisker has retained certain development rights for future real estate projects at the resort. As set forth the potential for the Lease to include the land under the ski terrain of Park City Mountain Resort that is adjacent ly owned by Talisker and subject to ongoing litigation with the current resort operator.
Transaction Agreement	
acquire the operations of Canyor connection therewith, the Compa Resort. The parties entered into setting forth their rights and obli access, water rights, intellectual Talisker owned land under the sl the ski terrain of Park City Mour Company will be entitled to rece	vides that, upon the terms and subject to the conditions contained therein, the Company, through VR CPC, will as Resort, which includes the ski area and related amenities, from Talisker by entering into the Lease and in any will lease certain realty, acquire certain assets, and assume certain liabilities of Talisker relating to Canyons the Lease on May 29, 2013. In addition to the Lease, the parties entered into ancillary transaction documents gations with respect to the acquisition of certain real estate and personal property, future resort development, property, transition services, and rights with respect to ongoing litigation related to the validity of a lease of the ki terrain of Park City Mountain Resort. If the outcome of the litigation is favorable to Talisker, the land under natian Resort will become subject to the Lease. If the outcome of the litigation is unfavorable to Talisker, the live from Talisker the rent payments that Talisker receives from the current resort operator until such time as the as ended and the ski terrain under Park City Mountain Resort is then included in the Lease.
The transactions that occurred predocuments, are collectively refer	ursuant to the Transaction Agreement, including those under the Lease and other ancillary transaction red to as the <u>Transaction</u> s.
Subject to certain exceptions and covenants and other specified ma	I limitations, the parties agreed to indemnify each other for breaches of representations, warranties and atters.

The Lease

The Lease between VR CPC and Talisker Canyons Leaseco LLC for Canyons Resort has an initial term of 50 years with six 50-year renewal options. The Lease provides for \$25 million in annual fixed payments, which increase each year by an inflation linked index of CPI less 1%, with a floor of 2% per annum. In addition, the Lease includes participating contingent payments to Talisker of 42% of the amount by which EBITDA for the resort operations, as calculated under the Lease, exceeds approximately \$35 million, with such threshold amount increased by an inflation linked index and a 10% adjustment for any capital improvements or investments made under the Lease by the Company.

The inclusion of the ski terrain of Park City Mountain Resort in the Lease would require no additional consideration from VR CPC, but the financial contribution, if any, of the additional ski terrain would be included as part of the calculation of EBITDA for the resort operations, and as a result, factor into the participating contingent payment component of the Lease payment as described above.

The Company has guaranteed the obligations of VR CPC under the Lease pursuant to a separate guarantee agreement (the <u>Guarantee</u>) dated May 29, 2013.

Credit Agreement Amendment

In connection with the Transactions, on May 29, 2013, The Vail Corporation (<u>Vail Corp.</u>), a wholly-owned subsidiary of the Company, entered into the Third Amendment (the <u>Third Amendment</u>) to its Fifth Amended and Restated Credit Agreement (the <u>Credit Agreement</u>) between Vail Corp., Bank of America, N.A., as administrative agent, U.S. Bank National Association and Wells Fargo Bank National Association as co-syndication agents, JPMorgan Chase Bank, N.A. and Deutsche Bank Securities Inc. as co-documentation agents and the lenders party thereto. The Third Amendment amends the definition of Permitted Debt in the Credit Agreement to include the obligations related to the Lease and amends certain other provisions consistent with the entry into the Transactions and for purposes of clarifying the treatment of the Transactions under the Credit Agreement. The Third Amendment was effective on May 29, 2013 in connection with the execution of the Lease and the closing of the Transactions.

The Transaction Agreement, the Lease, the Guarantee and the Third Amendment are attached hereto as Exhibits 2.1, 10.1, 10.2 and 10.3, respectively, and are incorporated herein by reference. The foregoing descriptions of the Transaction Agreement, the Lease, the Guarantee and the Third Amendment are qualified in their entirety by reference to the full text of the agreements.

Item 2.01.	Completion of Acquisition or Disposition of Assets.
	Company completed the Transactions described herein and assumed operations of Canyons Resort. The information set acorporated herein by reference.
Item 2.03. Registrant.	Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a
The information set fo	orth in Item 1.01 is incorporated herein by reference.
Item 7.01.	Regulation FD Disclosure.
On May 29, 2013, the Exhibit 99.1 and is inc	Company issued a press release announcing the Transactions. A copy of the press release is attached hereto as corporated herein by reference.
Item 9.01.	Financial Statements and Exhibits.
(a) Financial State	ements of Business Acquired.
	tatements pursuant to Item 9.01(a) of Form 8-K will be filed by amendment no later than 71 calendar days after the date a Form 8-K is required to be filed.
(b) Pro Forma Fir	nancial Information.
	rma financial information pursuant to Item 9.01(b) of Form 8-K will be filed by amendment no later than 71 calendar days rent Report on Form 8-K is required to be filed.
(d) Exhibits.	

Exhibit Number	Description
2.1*	Transaction Agreement, dated as of May 24, 2013, between VR CPC Holdings, Inc. and ASC Utah LLC, Talisker Land Holdings, LLC, Talisker Canyons Lands LLC, Talisker Canyons Leaseco LLC, American Skiing Company Resort Properties LLC, Talisker Canyons Propco LLC and Talisker Canyons Finance Co LLC.
10.1	Master Agreement of Lease, dated May 29, 2013, between VR CPC Holdings, Inc. and Talisker Canyons Leaseco LLC.
10.2	Guaranty of Vail Resorts, Inc. dated May 29, 2013.
10.3	Third Amendment to Fifth Amended and Restated Credit Agreement dated as of May 29, 2013 among The Vail Corporation (d/b/a/ Vail Associates, Inc.) as borrower, Bank of America, N.A., as administrative agent, and the Lenders party thereto.
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99.1 Press Release dated May 29, 2013.

^{*} As permitted by Item 601(b)(2) of Regulation S-K, the schedules and exhibits to the Transaction Agreement have been omitted and the Company agrees to furnish supplementally a copy of any omitted schedule or exhibit to the Securities and Exchange Commission upon request.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

VAIL RESORTS, INC.

Date: May 30, 2013 /s/ Fiona E. Arnold

Name: Fiona E. Arnold

Title: Executive Vice President & General Counsel

Exhibit Index

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