## Edgar Filing: Shake Shack Inc. - Form 4

Shake Shack Form 4 January 20, 2 <b>FORM</b> Check this if no long subject to Section 10 Form 4 or Form 5 obligation may conti <i>See</i> Instru 1(b).	016 <b>4</b> UNITED STAT s box er STATEMENT 5. Filed pursuant t s nue. Section 17(a) of th	<ul> <li>UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549</li> <li>STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES</li> <li>Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 20(b) of the Investment Company Act of 1040</li> </ul>										
(Print or Type Responses)												
1. Name and Ad Meyer Danie	Name <b>and</b> Ticker or Trading hack Inc. [SHAK] Earliest Transaction Day/Year) 015				5. Relationship of Reporting Person(s) to Issuer (Check all applicable) <u>X</u> Director Officer (give title <u>X</u> 10% Owner below) Other (specify below)							
(Last) C/O SHAKE UNION SQU FLOOR												
NEW VOP	(Street)	4. If Amendment, Date Original Filed(Month/Day/Year)				<ul> <li>6. Individual or Joint/Group Filing(Check</li> <li>Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul>						
Person (City) (Staty) (Ziz)									0			
1.Title of Security (Instr. 3)	Fitle of curity2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if		3.	4. Securities Acquired or Disposed of (D) (Instr. 3, 4 and 5) (A) or		-	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
CLASS A COMMON STOCK	12/24/2015		Code V C <u>(1)(2)</u>	Amount 1,390,218 (1) (2)	(D) A	Price $\frac{(1)}{(2)}$	(Instr. 3 and 4) 1,420,318 (1) (2) (3) (1) (2) (3)	I	By Trust			
CLASS B COMMON STOCK	12/24/2015		C <u>(1)(2)</u>	1,727,804 (1) (2)	D	$\frac{(1)}{(2)}$	0 (1) (2)	Ι	By Corp. (4)			

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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#### number.

#### 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)	4. Transactic Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount o Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amo Num Shar
Common Membership Interests	<u>(5)</u>	12/24/2015		С		1,727,804 (1) (2)	(5)	(5)	CLASS A COMMON STOCK	1,7

# **Reporting Owners**

<b>Reporting Owner Name / Address</b>		Relationsh							
	Director	Director 10% Owner Officer		Other					
Meyer Daniel Harris C/O SHAKE SHACK INC. 24 UNION SQUARE EAST, 5TH FLOOR NEW YORK, NY 10003	Х	Х							
Signatures									
/s/ Ronald Palmese, Jr., Esq., Attorney-in-Fact for Daniel Harris 01. Meyer .									

\*\*Signature of Reporting Person

## **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).

Pursuant to a Stockholders Agreement, dated as of February 4, 2015, as amended, by and among Issuer, the Reporting Person, Union Square Cafe Corp. ("USC"), Gramercy Tavern Corp. ("GT"), Union Square Hospitality Group, LLC ("USHG") and Daniel H. Meyer 2012 Gift Trust (the "Gift Trust" and, collectively, the "Meyer Stockholders") and other signatories party thereto, the Meyer Stockholders

(1) have the right to cause all of the stock of USC and GT to be converted into and exchanged for shares of Issuer's Class A Common Stock ("Class A Stock") pursuant to a reorganization under Section 368(a) of the Internal Revenue Code (the "Reorganization"). The Meyer Stockholders made such an election with respect to USC.

To effect the Reorganization, a subsidiary of Issuer merged with and into USC, which then merged with and into Issuer, resulting in (i) conversion and exchange of shares of USC for Class A Stock, (ii) cancellation of Class B Stock of the Issuer held by USC, and (iii) transfer of LLC Interests held by USC to Issuer. Class B Stock and LLC Interests held by USC were reported as held by the Reporting

- Person by virtue of his control over USC and, accordingly, their cancellation and transfer, as applicable, is reported hereon. The (2) Reporting Person (through the Daniel H. Meyer Investment Trust) received 1,390,218 shares of Class A Stock in exchange for shares of USC, representing his 80.462% interest in USC. The other shareholders received an aggregate of 337,586 shares of Class A Stock in exchange for shares of USC, representing their aggregate 19.528% interest in USC. The reported transactions are exempt under Rule 16b-6(b), 16b-3 and 16b-7 of the Securities Exchange Act of 1934.
- (3) Includes 30,100 shares of Class A Stock previously acquired by the Daniel Meyer Investment Trust.

Date

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Daniel Meyer also holds 1,270,136 shares of Issuer's Class B Common Stock Stock ("Class B Stock") directly; 2,690,263 shares of Class B Stock indirectly through GT; and 95,238 shares of Class B Stock indirectly through USHG. In addition, 590,921 shares of Class B

(4) B stock indirectly through 03,258 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 03,405. In addition, 590,921 shares of Class B stock indirectly through 04,405. In addition, 590,921 shares of Class B stock indirectly through 04,405. In addition, 590,921 shares of Class B stock indirectly through 04,405. In addition, 590,921 shares of Class B stock indirectly through 04,405. In additing stock indited of the shares stock indirectly through 04,405.

The common membership interests in SSE Holdings, LLC (the "LLC Interests") are redeemable for an equal number of shares of Class A

(5) Stock. The LLC Interests have no expiration date. However, USC did not exercise the redemption right prior to the effective time of the mergers.

Daniel Meyer also holds 1,270,136 LLC Interests directly; 2,690,263 LLC Interests indirectly through GT; and 95,238 LLC Interests
 (6) indirectly through USHG. An additional 590,921 LLC Interests are held by the Gift Trust. Daniel Meyer disclaims beneficial ownership of all of the LLC Interests held by these entities except to the extent of his pecuniary interest therein.

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.