TRAVELCENTERS OF AMERICA LLC Form 8-K January 09, 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): January 8, 2013

TRAVELCENTERS OF AMERICA LLC

(Exact Name of Registrant as Specified in Its Charter)

Delaware

(State or Other Jurisdiction of Incorporation)

001 33274 (Commission File Number)

20 5701514 (IRS Employer Identification No.)

24601 Center Ridge Road, Westlake, Ohio (Address of Principal Executive Offices)

44145 (Zip Code)

440 808 9100

(Registrant s Telephone Number, Including Area Code)

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:

0	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
0	Soliciting material pursuant to Rule 14a 12 under the Exchange Act (17 CFR 240.14a 12)
0	Pre commencement communications pursuant to Rule 14d 2(b) under the Exchange Act (17 CFR 240.14d 2(b))
0	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.

On January 8, 2013, TravelCenters of America LLC, or we, us or our, entered into an underwriting agreement with Citigroup Global Markets Inc., RBC Capital Markets, LLC and UBS Securities LLC, as the representatives of the several underwriters named therein, pursuant to which we agreed to sell \$100 million aggregate principal amount, or the Initial Amount, of our 8.25% Senior Notes due 2028, or the Notes, in an underwritten public offering. The Initial Amount of the Notes is expected to be issued on January 15, 2013, and will be issued under a supplemental indenture to our senior debt indenture. The Notes will be our senior unsecured obligations and will have no financial covenants. We also granted the underwriters an option to purchase up to an additional \$15 million aggregate principal amount of Notes within 30 days solely to cover overallotments, if any.

We intend to use the net proceeds from this offering for general business purposes, including acquisitions of travel centers, funding capital improvements to our existing travel centers, and other expansion activities. Pending such application, we may invest the net proceeds in short term investments, some or all of which may not be investment grade rated.

A prospectus supplement relating to the Notes has been filed with the Securities and Exchange Commission. This Current Report on Form 8-K shall not constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of these securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction.

The above description of the underwriting agreement is only a summary, is not complete and is qualified in its entirety by reference to the full text of the underwriting agreement, a copy of which is filed as Exhibit 1.1 hereto and incorporated by reference herein.

WARNING CONCERNING FORWARD LOOKING STATEMENTS

THIS CURRENT REPORT ON FORM 8-K CONTAINS STATEMENTS WHICH CONSTITUTE FORWARD LOOKING STATEMENTS WITHIN THE MEANING OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995 AND OTHER SECURITIES LAWS. THESE FORWARD LOOKING STATEMENTS ARE BASED UPON OUR PRESENT INTENT, BELIEFS OR EXPECTATIONS, BUT FORWARD LOOKING STATEMENTS ARE NOT GUARANTEED TO OCCUR AND MAY NOT OCCUR FOR VARIOUS REASONS, INCLUDING SOME REASONS WHICH ARE BEYOND OUR CONTROL. FOR EXAMPLE:

• THIS REPORT STATES THAT THE ISSUANCE OF THE NOTES IS EXPECTED TO OCCUR ON JANUARY 15, 2013, AND THAT WE EXPECT TO USE THE NET PROCEEDS OF THE OFFERING AFTER EXPENSES FOR GENERAL BUSINESS PURPOSES, INCLUDING ACQUISITIONS OF TRAVEL CENTERS, FUNDING CAPITAL IMPROVEMENTS TO OUR EXISTING TRAVEL CENTERS, AND OTHER EXPANSION ACTIVITIES. IN FACT, THE

SETTLEMENT OF THIS OFFERING IS SUBJECT TO VARIOUS CONDITIONS AND CONTINGENCIES AS ARE CUSTOMARY
IN UNDERWRITING AGREEMENTS IN THE UNITED STATES. IF THESE CONDITIONS ARE NOT SATISFIED OR THE
SPECIFIED CONTINGENCIES OCCUR, THIS OFFERING MAY NOT BE COMPLETED.

•	THIS REPOI	RT STATES THA	AT THE UNDERWE	RITERS HAVE BE	EN GRANTED A	N OPTION TO PUR	CHASE UP TO
AN ADI	ITIONAL \$15	MILLION AGG	REGATE PRINCIPA	AL AMOUNT OF	NOTES, SOLELY	TO COVER	
OVERA	LLOTMENTS,	IF ANY. AN IM	IPLICATION OF TI	HIS STATEMENT	MAY BE THAT	THIS OPTION MAY	BE
EXERC	ISED IN WHOI	LE OR IN PART	. IN FACT, WE DO	KNOW WHETH	ER THIS OPTION	, OR ANY PART OI	FIT, WILL BE
EXERC	ISED, AND TH	E UNDERWRIT	ERS MAY NOT DO	SO.			
YOU SH	OULD NOT PI	LACE UNDUE R	ELIANCE UPON O	UR FORWARD L	OOKING STATE	MENTS. EXCEPT A	AS REQUIRED
BY LAV	W. WE DO NOT	INTEND TO UI	PDATE OR CHANG	E ANY FORWAR	D LOOKING STA	TEMENTS AS A RI	ESULT OF
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Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

1.1 Underwriting Agreement dated January 8, 2013, among TravelCenters of America LLC and Citigroup Global Markets Inc., RBC Capital Markets, LLC and UBS Securities LLC, as representatives of the several underwriters named therein

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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.

TRAVELCENTERS OF AMERICA LLC

By: /s/ Andrew J. Rebholz

Andrew J. Rebholz

Executive Vice President, Chief Financial

Officer and Treasurer

Date: January 8, 2013

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EXHIBIT INDEX

Exhibit

Description

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