Shake Shack Inc. Form SC 13D February 17, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.)*

Shake Shack Inc.

(Name of Issuer)

Common Stock, \$0.001 par value per share

(Title of Class of Securities)

819047 101

(CUSIP Number)

UNION SQUARE HOSPITALITY GROUP, LLC

24 Union Square East

6th Floor

New York, NY 10003

646-747-6024

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

Edgar Filing: Shake Shack Inc. - Form SC 13D February 4, 2015

(Date of Event Which Requires Filing of Statement on Schedule 13D)

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), checking the following box. o

* 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).

(1)	Name of Reporting Person Union Square Hospitality	
(2)	Check the Appropriate Bo. (a) (b)	x if a Member of a Group (See Instructions): o x
(3)	SEC Use Only:	
(4)	Source of Funds (See Instr PF	ructions):
(5)	Check Box if Disclosure o	f Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o
(6)	Citizenship or Place of Org New York	ganization:
	(7)	Sole Voting Power 95,238
Number of Shares Beneficially	(8)	Shared Voting Power 0
Owned by Each Reporting	(9)	Sole Dispositive Power 95,238
Person With:	(10)	Shared Dispositive Power 0
(11)	Aggregate Amount Benefi 95,238	cially Owned by Each Reporting Person:
(12)	Check Box if the Aggregat	te Amount in Row (11) Excludes Certain Shares (See Instructions): o
(13)		ted by Amount in Row (11): of the voting stock based on 36,250,000 shares of Common Stock outstanding as of February
(14)	Type of Reporting Person CO	(See Instructions):

Note: All share numbers on these cover pages presented on an as-converted basis.

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Item 1. Security and Issuer

This Schedule 13D relates to shares of Class A common stock, par value \$0.001 per share (the **A-Common**) of Shake Shack Inc., a Delaware corporation (the **Issuer**).

The address of the Issuer s principal executive offices is 24 Union Square East, 5th Floor, New York, NY 10003.

Item 2. Identity and Background

(a) This Schedule 13D is being filed by Union Square Hospitality Group, LLC, a United States limited liability company (the **Reporting Person**).

Prior to the closing of the Issuer s initial public offering (the **IPO**) of the Issuer s A-Common the Issuer effected certain organizational transactions involving its capital structure (the **Reorganization**), amending and restating the operating agreement of SSE Holdings, LLC, a Delaware limited liability company (**SSE Holdings**) to exchange all then-outstanding membership interests in SSE Holdings for a new class of common membership interests in SSE Holdings (the **LLC Interests**). In connection with the closing of the IPO the Reporting Person retained its LLC Interests and was issued shares of the Issuer s Class B common stock, par value \$0.001 per share (**B-Common** and, together with the A-Common and LLC Interests, the **Equity Interests**) on a one-to-one basis with the number of LLC Interests it owned, for nominal consideration. Shares of B-Common, when combined with an LLC Interest, are redeemable from time to time at the option of the holders thereof for shares of A-Common (or, at the Issuer s option, for cash) pursuant to the terms of the Third Amended and Restated Limited Liability Company Agreement of SSE Holdings (the **SSE Holdings LLC Agreement**), and subject to the expiration of the lock-up period described in Item 4.

As of the date of this statement, the Reporting Person is the record owner of 0 shares of A-Common and 95,238 shares of B-Common.

Daniel H. Meyer directly (whether through ownership interest or position) or indirectly through one or more intermediaries may be deemed to control the Reporting Person. Mr. Meyer may be deemed to have shared voting and investment power with respect to the shares of common stock beneficially owned by the Reporting Person. As such, Mr. Meyer may be deemed to have shared beneficial ownership over such shares of common stock. Mr. Meyer has filed his own Schedule 13D.

(b) The business address of the Reporting Person is 24 Union Square East, 6th Floor, New York, NY 10003.

(c) Not applicable. The present principal occupation of each of the directors and officers of the Reporting Person are set forth on Schedule 1.

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(d)	The Reporting Person ha	s no	ot been convicted in a criminal proceeding dur	ing	the last five years.
· ·	refore is not, as a result of a	any	ot been party to any civil proceeding of a judic such proceeding subject to a judgment, decree eral or state securities laws, or finding any viol	e, o	or final order enjoining future violations of, or
(f) Reporting Person is	The Reporting Person is a United States citizen.	org	ganized under the laws of New York. Each of t	the	directors and executive officers of the
Item 3.	Source	an	d Amount of Funds or Other Consideration	1	
	ne acquisition of the Repor obtained from personal fu		Person s interests in SSE Holdings which we of the Reporting Person.	ere	converted to LLC Interests in the
Item 4.	Purpos	se o	f Transaction		
The Reporting Person	on acquired, and presently	holo	ds, the Equity Interests for investment purpose	es.	
Voting Group)	entered into a Stockholders	Ag	and certain other parties (the Reporting Person greement (the Stockholders Agreement) we reements of such owners of A-Common and E	hic	ch was effective as of the closing of the IPO and
annual or special me	eeting of stockholders, so a	s to	of the Voting Group have agreed to take all no ensure that the composition of the Issuer s b s Agreement is discussed in Item 6, and filed	oar	rd of directors and its committees is as required

Prior to the closing of the IPO, the Issuer and the owners of SSE Holdings (the **Original SSE Equity Owners**) entered into a Registration Rights Agreement (the **Registration Rights Agreement**) with respect to the Issuer s securities. The Registration Rights Agreement provides the

Original SSE Equity Owners certain registration rights with respect to securities of the Issuer. For further information, see Item 6, and the

Registration Rights Agreement filed as Exhibit 7.2.

The Reporting Person has agreed, pursuant to a lock-up agreement with the underwriters to the IPO (the **Lock-up Agreement**), that for 180 days following the date of the prospectus with respect to the IPO it will not, subject to limited exceptions, offer, pledge, announce the intention to sell, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right, or warrant to purchase, lend, or otherwise transfer or

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dispose of, directly or indirectly, or, in the case of the Issuer, file with the SEC a registration statement under the Securities Act of 1933, as amended (the **Securities Act**) relating to, any shares of A-Common or B-Common, or any securities convertible into or exercisable or exchangeable for shares of A-Common or B-Common. The Lock-up Agreement is discussed in greater detail in Item 6.

Except as disclosed in this Item, the Reporting Person, does not have any current plans or proposals which relate to or would result in any of the events described in clauses (a) through (j) of the instructions to Item 4 of Schedule 13D. The Reporting Person, however, will take such actions with respect to the Reporting Person s investments in the Issuer as deemed appropriate in light of existing circumstances from time to time and reserves the right to acquire or dispose of securities of the Issuer, to enter into hedging relationships with respect to such securities, or to formulate other purposes, plans, or proposals in the future depending on market conditions and/or other factors.

Item 5. Interest in Securities of the Issuer

(a) and (b)

Reporting Persons		Number of Shares With Sole Voting and Dispositive Power	Number* of Shares With Shared Voting and Dispositive Power	Aggregate Number* of Shares Beneficially Owned	Percentage of Class Beneficially Owned
	Reporting Person	95,238	0	95,238	0.3%

^{*}All share numbers presented in this table assume full conversion of B-Common to A-Common.

(c) The Reporting Person has not effected any transactions involving the A-Common in the 60 days prior to filing this Schedule 13D.

(d) Not applicable.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Immediately prior to the closing of the IPO, the Issuer effectuated the Reorganization (as described more fully in Item 2), resulting in, among other things, the Reporting Person holding LLC Interests.

As stated above, the Reporting Person is a party to the Stockholders Agreement. The Stockholders Agreement is discussed in Item 4, and is filed as Exhibit 7.1.

Pursuant to the Registration Rights Agreement, the Reporting Person holds demand registration rights exercisable commencing 180 days after the closing of the IPO (concurrently

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with the expiration of the lock-up period), whereby it may require the Issuer to use reasonable efforts to register either its shares of A-Common received in connection with the IPO, or received in exchange for shares of B-Common and LLC Interests redeemed by the Issuer, for resale under the Securities Act. The Registration Rights Agreement also provides the Reporting Person with piggyback registration rights. For further information, see Item 4, and the Registration Rights Agreement, filed as Exhibit 7.2.

Pursuant to the Lock-Up Agreement, the Reporting Person has agreed that for 180 days after the closing of the IPO it will not, subject to limited exceptions, take or propose to take actions to transfer to another, all or a portion of the economic consequences of ownership of A-Common, B-Common, or any securities convertible into A-Common or B-Common. The Lock-Up Agreement is also discussed in Item 4.

The Issuer entered into a Tax Receivable Agreement (the **Tax Receivable Agreement**) with SSE Holdings and the Continuing SSE Equity Owners dated as of the closing of the IPO that provides for the payment by the Issuer to the Continuing SSE Equity Owners of 85% of the amount of tax benefits, if any, that the Issuer actually realizes (or in some circumstances is deemed to realize) as a result of (i) increases in the tax basis of assets of SSE Holdings resulting from redemptions or exchanges of LLC Interests or any prior sales of LLC Interests and (ii) certain other tax benefits. For further information, see the Tax Receivable Agreement filed as Exhibit 7.3.

The SSE Holdings LLC Agreement provides holders of B-Common and LLC Interests a redemption right to have their B-Common and LLC Interests redeemed for shares of A-Common on a one-for-one basis, or cash (at the Issuers discretion), as set forth in the SSE Holdings LLC Agreement. For further details, please see the SSE Holdings LLC Agreement filed as Exhibit 7.4.

The foregoing summaries do not purport to be complete, and are qualified in their entirety by reference to the Stockholders Agreement, the Registration Rights Agreement, the Tax Receivable Agreement, and the SSE Holdings LLC Agreement filed herewith as Exhibits 7.1, 7.2, 7.3, and 7.4 respectively and incorporated herein by reference.

Other than the matters disclosed above in response to Items 4 and 5, and this Item 6, the Reporting Person is not a party to any contracts, arrangements, understandings, or relationships with respect to any securities of the Issuer, including but not limited to the transfer or voting of any of the securities, finder s fees, joint ventures, loan or option agreements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to be Filed as Exhibits

- 7.1 Form of Stockholders Agreement (incorporated by reference to Exhibit 10.4 to Shake Shack Inc. s Form S-1 Amendment No. 1, filed with the Securities and Exchange Commission on January 20, 2015).
- 7.2 Form of Registration Rights Agreement (incorporated by reference to Exhibit 10.2 to Shake Shack Inc. s Form S-1, filed with the Securities and Exchange Commission on December 29, 2014).

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7.3 No. 1, filed with th	C	reement (incorporated by reference to Exhibit 10 mmission on January 28, 2015).	0.1 to Shake Shack Inc. s Form S-1 Amendment
7.4 Shake Shack Inc.		d Restated LLC Agreement of SSE Holdings, LI, filed with the Securities and Exchange Commit	LC (incorporated by reference to Exhibit 10.3 to ission on January 28, 2015).
24	Power of Attorney, dated F	ebruary 2, 2015.	
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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this Schedule 13D is true, complete, and correct.

Dated as of February 17, 2015

/s/ Ronald Palmese, Jr., Ronald Palmese, Jr., Esq., Attorney-in-Fact for Union Square Hospitality Group, LLC

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EXHIBIT INDEX

EXHIBIT NO. DESCRIPTION 7.1 Form of Stockholders Agreement (incorporated by reference to Exhibit 10.4 to Shake Shack Inc. s Form S-1 Amendment No. 1, filed with the Securities and Exchange Commission on January 20, 2015). 7.2 Form of Registration Rights Agreement (incorporated by reference to Exhibit 10.2 to Shake Shack Inc. s Form S-1, filed with the Securities and Exchange Commission on December 29, 2014). 7.3 Form of Tax Receivable Agreement (incorporated by reference to Exhibit 10.1 to Shake Shack Inc. s Form S-1 Amendment No. 1, filed with the Securities and Exchange Commission on January 28, 2015). 7.4 Form of Third Amended and Restated LLC Agreement of SSE Holdings, LLC (incorporated by reference to Exhibit 10.3 to Shake Shack Inc. s Form S-1 Amendment No. 1, filed with the Securities and Exchange Commission on January 28, 2015). 24 Power of Attorney, dated February 2, 2015. 9

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SCHEDULE 1

Directors and Executive Officers of the Reporting Person

Name	Position with the Reporting Person
Daniel H. Meyer	Director and CEO
Jeff Flug	Director and President
Jon Sokoloff	Director
Kris Glashan	Director
Walter Robb	Director
Bob Steel	Director
Ashley Campbell	CFO

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