United Continental Holdings, Inc. Form SC 13D/A April 20, 2016

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A (Amendment No. 2)*

Under the Securities Exchange Act of 1934

United Continental Holdings, Inc. (Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

910047109 (CUSIP Number)

Altimeter Capital Management, LP

One International Place

Suite 2400

Boston, MA 02110

with a copy to:

Marc Weingarten, Esq.

Eleazer Klein, Esq.

Schulte Roth & Zabel LLP

919 Third Avenue

New York, New York 10022

(212) 756-2000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 19, 2016

(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 Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. []

(Page 1 of 8 Pages)

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).

^{*} 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.

CUSIP No. 910047109 SCHEDULE 13D/A Page 2 of 8 Pages

1	NAME OF REPORTING PERSON		
1	ALTIMETER CAPITAL MANAGEMENT, LP CHECK THE		
2	APPROPRIAT(E) " BOX IF A MEMBER OF(b) x		
3	A GROUP SEC USE ONLY SOURCE OF FUNDS		
4		CONTONDS	
5	AF CHECK IF DISCLO		
	OF LEGAL PROCEEDING IS		
	REQUIRED PURSUANT		
	TO ITEM		
	2(d) or 2((e) ISHIP OR	
	PLACE OF		
6	ORGAN	IZATION	
	Delaware, United States of America		
NUMBER OF		SOLE	
SHARES	_	VOTING	
BENEFICIALLY OWNED BY	7	POWER	
EACH		-0-	
REPORTING		SHARED	
PERSON WITH:		VOTING	
	_	POWER	
	8	11 500 260	
		11,509,268 shares of	
		Common Stock	
		SOLE	
		DISPOSITIVE	
	9	POWER	
		-0-	
	10	-	

SHARED DISPOSITIVE POWER

11,509,268 shares of Common Stock

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

11 OWNED PERSON

11,509,268 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN ROW (11)

ROW (11)
EXCLUDES
CERTAIN
SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.2%

TYPE OF REPORTING

14 PERSON

13

IA, PN

		F REPORTING	
	PERSON		
1	ALTIME	TED	
		ERS FUND, L.P.	
	CHECK		
		RIAT(E) "	
2	BOX IF		
_	_	R OF(b) x	
	A GROU	` /	
3	SEC USE		
		E OF FUNDS	
4			
	WC, OO	(see Item 3)	
	CHECK	BOX	
	IF	F	
	DISCLO	SURE	
	OF LEGA	AL	
5	PROCEEDING		
	IS		
	REQUIR		
	PURSUA		
	TO ITEM		
	2(d) or 2(• •	
		ISHIP OR	
	PLACE (
6	ORGANIZATION Delaware, United States		
	of Ameri		
		SOLE	
		VOTING	
	7	POWER	
		-0-	
		SHARED	
NUMBER OF		VOTING	
SHARES		POWER	
BENEFICIALLY	8	44 #00 = 55	
OWNED BY		11,509,268	
EACH		shares of	
REPORTING	0	Common Stock	
PERSON WITH:	9	SOLE	
		DISPOSITIVE POWER	
		LOWEK	

-0-**SHARED** DISPOSITIVE **POWER 10** 11,509,268 shares of Common Stock AGGREGATE **AMOUNT BENEFICIALLY** OWNED BY EACH 11 **PERSON** 11,509,268 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN **12** ROW (11) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 3.2% TYPE OF REPORTING **PERSON** 14

PN

NAME OF REPORTING

PERSON

1

```
BRAD GERSTNER
             CHECK THE
             APPROPRIAT(E) "
2
             BOX IF A
             MEMBER OF(b) x
             A GROUP
3
             SEC USE ONLY
             SOURCE OF FUNDS
4
             AF
             CHECK BOX
             IF
             DISCLOSURE
             OF LEGAL
             PROCEEDING
5
             IS
             REQUIRED
             PURSUANT
             TO ITEMS
             2(d) or 2(e)
             CITIZENSHIP OR
             PLACE OF
6
             ORGANIZATION
             United States of America
NUMBER OF
                     SOLE
SHARES
                     VOTING
BENEFICIALLY 7
                    POWER
OWNED BY
EACH
                    -0-
REPORTING
                    SHARED
                     VOTING
PERSON WITH:
                    POWER
             8
                     11,509,268
                     shares of
                    Common Stock
                    SOLE
                    DISPOSITIVE
             9
                    POWER
                     -0-
             10
```

SHARED DISPOSITIVE POWER

11,509,268 shares of Common Stock

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

11 OWNED PERSON

12

13

11,509,268 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN ROW (11) " EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.2%

TYPE OF REPORTING

14 PERSON

IN

CUSIP No. 910047109 SCHEDULE 13D/A Page 5 of 8 Pages

1	NAME C PERSON	F REPORTING
	BARNAI CHECK	BY HARFORD THE
2	BOX IF	RIAT(Ea) " A ROF(b) x
3	A GROU SEC USE	P E ONLY
4	SOURCE	E OF FUNDS
	PF CHECK I IF DISCLOS OF LEGA	SURE
5	PROCEE IS REQUIR PURSUA TO ITEM 2(d) or 2(ED NT IS
6	PLACE O	
NUMBER OF SHARES BENEFICIALLY OWNED BY	United K	SOLE VOTING POWER
EACH REPORTING PERSON WITH:	8	40,000 shares of Common Stock SHARED VOTING POWER
	9	-0- SOLE DISPOSITIVE POWER 40,000 shares
	10	of Common Stock

SHARED DISPOSITIVE POWER

-0-

AGGREGATE AMOUNT

BENEFICIALLY OWNED BY EACH

11 OWNED PERSON

40,000 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN ROW (11)

12 ROW (11)
EXCLUDES
CERTAIN
SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

Less than 0.1%

TYPE OF REPORTING

14 PERSON

13

IN

CUSIP No. 910047109 SCHEDULE 13D/A Page 6 of 8 Pages

This Amendment No. 2 (<u>"Amendment No. 2"</u>) amends and supplements the statements on Schedule 13D filed with the Securities and Exchange Commission (the <u>"SEC"</u>) on January 26, 2016 (the <u>"Original Schedule 13D"</u>) and Amendment No. 1 to the Original Schedule 13D, filed with the SEC on March 8, 2016 (<u>"Amendment No. 1</u>," together with this Amendment No. 2 and the Original Schedule 13D, the <u>"Schedule 13D"</u>) with respect to the common stock, par value \$0.01 per share (the <u>"Common Stock"</u>), of United Continental Holdings, Inc., a Delaware corporation (the <u>"Iss</u>uer"). Capitalized terms used herein and not otherwise defined in this Amendment No. 2 have the meanings set forth in the Original Schedule 13D and Amendment No. 1. This Amendment No. 2 amends Items 2, 4, 5, 6, and 7 as set forth below.

Item 2. IDENTITY AND BACKGROUND

Item 2 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

As a result of the Settlement Agreement (as defined in Item 4), the Reporting Persons and PAR may no longer be deemed members of "group" as defined in Rule 13d-5 of the Exchange Act, and the Reporting Persons shall cease to be Reporting Persons immediately following the filing of this Amendment No. 2. A copy of the Settlement Agreement is attached as Exhibit 3 to this Schedule 13D and is incorporated by reference herein.

Item 4. PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

On April 19, 2016, the Altimeter Parties, the General Partner, PAR and certain affiliates of PAR (collectively, the "Settlement Parties") entered into a settlement agreement with the Issuer (the "Settlement Agreement") whereby the Fund agreed to withdraw its notice of nomination, originally sent to the Issuer on March 8, 2016, and whereby the parties agreed, among other things, and subject to certain conditions, that the Board will: (i) immediately following the execution and delivery of the Settlement Agreement (the "Effective Time"), increase the size of the Board to seventeen directors and appoint Edward Shapiro ("Mr. Shapiro") and Barnaby Harford ("Mr. Harford") to fill the newly-created vacancies and to serve as directors on the Board; (ii) include Messrs. Shapiro and Harford in its slate of nominees for election as directors at the 2016 annual meeting of stockholders (the "2016 Annual Meeting") and solicit proxies in favor of the election of Messrs. Shapiro and Harford at the 2016 Annual Meeting; and (iii) mutually agree with the Investment Manager and PAR to identify an additional director (the "New Independent Director") and appoint the New Independent Director to the Board as promptly as possible following the Effective Time and with an outside target date of six months after the Effective Time. In addition, the Issuer shall include the New Independent Director in its slate of nominees for election as directors at the 2017 annual meeting of stockholders (the "2017 Annual Meeting") and solicit proxies in favor of the New Independent Director. The Settlement Parties will also abide by certain customary standstill provisions, such provisions to last until the later of (x) the day Mr. Shapiro is no longer a director and (y) two weeks prior to the deadline for the submission of notices of stockholder nominations or proposals under the Issuer's Amended and Restated Bylaws for the 2017 Annual Meeting (the "Standstill Period"). The standstill provisions provide that each of the Settlement Parties agrees to cause all shares of Common Stock beneficially owned by it to be present for quorum purposes and to be voted in favor of the directors nominated by the Board for election or other business that may come before any shareholder meeting during the Standstill Period, subject to certain exceptions. The foregoing summary of the Settlement Agreement is qualified in its entirety by reference to the full text of the Settlement Agreement, which is attached as Exhibit 3 to this Schedule 13D and which is incorporated by reference herein.

CUSIP No. 910047109 SCHEDULE 13D/A Page 7 of 8 Pages

Item 5. INTEREST IN SECURITIES OF THE ISSUER

Paragraphs (a) and (b) of Item 5 of the Schedule 13D are hereby amended and restated in their entireties, and Item 5(e) is hereby added, as follows:

(a) The aggregate number of shares of Common Stock to which this Schedule 13D relates is 11,549,268 shares of Common Stock, constituting approximately 3.2% of the outstanding Common Stock. All percentages set forth herein are based upon 359,484,808 shares of Common Stock outstanding as of February 9, 2016, as reported in the Issuer's Annual Report on Form 10-K filed with the SEC on February 18, 2016.

Representatives of the Reporting Persons previously engaged in discussions with PAR Capital Management, Inc. ("PAR") regarding their strategies to enhance shareholder value, including regarding the nomination of Mr. Harford for election to the Board. However, as a result of the Settlement Agreement, the Altimeter Parties, Mr. Harford, and PAR are no longer members of "group" as defined in Rule 13d-5 of the Exchange Act, and, accordingly, shares of Common Stock beneficially owned by each of the Altimeter Parties, PAR, and Mr. Harford are no longer deemed to be beneficially owned by each other.

The Reporting Persons (i) own (and will continue to own) less than 5% of the total outstanding Common Stock for purposes of Treasury Regulation Section 1.382-2T(g), (ii) have the sole right to dividends and/or proceeds from the sale of the Common Stock reported in Item 11 of the cover pages to this Schedule 13D and have no dividend or voting rights in any other shares of Common Stock, and (iii) do not have any formal or informal understanding with PAR or any other stockholder of the Issuer to make any coordinated acquisitions of, or investment decisions with respect to, the Common Stock.

- (b) Each of the Investment Manager, the Fund, and Mr. Gerstner, has the shared power to vote or to direct the vote or to dispose or to direct the disposition of 11,509,268 shares of Common Stock. Mr. Harford has the sole power to vote or direct the vote or to dispose or direct the disposition of 40,000 shares of Common Stock.
- (e) As a result of the Settlement Agreement, on April 19, 2016, the Reporting Persons may no longer be deemed the beneficial owners (determined in accordance with Rule 13d-3 under the Exchange Act) of more than 5% of the outstanding shares of Common Stock. Accordingly, this Amendment No. 2 constitutes an exit filing for the Reporting Persons.

Item CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

The Investment Manager is a party to the Settlement Agreement, which attached as Exhibit 3, to this Schedule 13D and is incorporated by reference herein.

Item 7. EXHIBITS

Item 7 of the Schedule 13D is hereby amended and supplemented by the addition of the following:

Exhibit Description

3 Settlement Agreement, dated April 19, 2016.

CUSIP No. 910047109 SCHEDULE 13D/A Page 8 of 8 Pages SIGNATURES

After reasonable inquiry and to the best of his or its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: April 20, 2016

ALTIMETER PARTNERS FUND, L.P.

By: Altimeter General

Partner, LLC

Its: General Partner

By:/s/ Brad Gerstner Brad Gerstner Managing Member

ALTIMETER
CAPITAL
MANAGEMENT, LP
By: Altimeter Capital

Management General

Partner, LLC

Its: General Partner

By:/s/ Brad Gerstner Brad Gerstner Managing Member

/s/ Brad Gerstner
BRAD GERSTNER

/s/ Barnaby Harford **BARNABY HARFORD**