Enova International, Inc. Form SC 13D/A October 04, 2016

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Enova International, Inc. (Name of Issuer)

Common Stock, \$0.00001 par value (Title of Class of Securities)

29357K103 (CUSIP Number)

R. Douglas Orr
Executive Vice President and Chief Financial Officer
FirstCash, Inc.
690 East Lamar Boulevard, Suite 400
Arlington, Texas 76011
(817) 460-3947
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

September 30, 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 $\S\S 240.13d-1(e)$, 240.13d-1(f) or 240.13d-1(g), check the following box x.

* 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).

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NAME OF REPORTING
     PERSONS
1
     CSH Holdings LLC
     CHECK THE
     APPROPRIATE BOX IF A
     MEMBER OF A GROUP
2
     (See Instructions)
     (a) "
     (b) "
3
     SEC USE ONLY
     SOURCE OF FUNDS (See
4
     Instructions)
     WC
     CHECK
     BOX IF
     DISCLOSURE
     OF LEGAL
     PROCEEDINGS
5
     IS
     REQUIRED
     PURSUANT
     TO ITEMS
     2(d) or 2(e)
     CITIZENSHIP OR PLACE
     OF ORGANIZATION
6
     Delaware
                SOLE
                VOTING
     7
                POWER
NUMBER
                0
OF
                SHARED
SHARES
                VOTING
BENEFICIALLY
                POWER
OWNED
                0
BY
                SOLE
EACH o
                DISPOSITIVE
REPORTING
                POWER
PERSON
                0
WITH
                SHARED
                DISPOSITIVE
     10
                POWER
                5,553,305
     AGGREGATE AMOUNT
     BENEFICIALLY OWNED
11
     BY EACH REPORTING
     PERSON
     5,553,305
12
```

CHECK

BOX IF THE

AGGREGATE

AMOUNT IN

ROW (11)

EXCLUDES

CERTAIN

SHARES

(See

Instructions)

PERCENT OF CLASS

13 REPRESENTED BY

AMOUNT IN ROW (11)

16.7%*

TYPE OF REPORTING

14 PERSON (See Instructions)

00

^{*} Based on 33,214,594 of the Issuer's shares of common stock reported to be outstanding as of August 2, 2016 by the Issuer on its Form 10-Q filed with the SEC on August 4, 2016.

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NAME OF REPORTING
     PERSONS
1
     Frontier Merger Sub, LLC
     CHECK THE
     APPROPRIATE BOX IF A
     MEMBER OF A GROUP
2
     (See Instructions)
     (a) "
     (b) "
3
     SEC USE ONLY
     SOURCE OF FUNDS (See
4
     Instructions)
     WC
     CHECK
     BOX IF
     DISCLOSURE
     OF LEGAL
     PROCEEDINGS
5
     IS
     REQUIRED
     PURSUANT
     TO ITEMS
     2(d) or 2(e)
     CITIZENSHIP OR PLACE
     OF ORGANIZATION
6
     Texas
                SOLE
                VOTING
     7
                POWER
NUMBER
                0
OF
                SHARED
SHARES
                VOTING
BENEFICIALLY
                POWER
OWNED
                0
BY
                SOLE
EACH o
                DISPOSITIVE
REPORTING
                POWER
PERSON
                0
WITH
                SHARED
                DISPOSITIVE
     10
                POWER
                5,553,305
     AGGREGATE AMOUNT
     BENEFICIALLY OWNED
11
     BY EACH REPORTING
     PERSON
     5,553,305
12
```

CHECK

BOX IF THE

AGGREGATE

AMOUNT IN

ROW (11)

EXCLUDES

CERTAIN

SHARES

(See

Instructions)

PERCENT OF CLASS

REPRESENTED BY

AMOUNT IN ROW (11)

16.7%*

TYPE OF REPORTING

14 PERSON (See Instructions)

00

^{*} Based on 33,214,594 of the Issuer's shares of common stock reported to be outstanding as of August 2, 2016 by the Issuer on its Form 10-Q filed with the SEC on August 4, 2016.

```
NAME OF REPORTING
     PERSONS
1
     FirstCash, Inc.
     CHECK THE
     APPROPRIATE BOX IF A
     MEMBER OF A GROUP
2
     (See Instructions)
     (a) "
     (b) "
3
     SEC USE ONLY
     SOURCE OF FUNDS (See
4
     Instructions)
     WC
     CHECK
     BOX IF
     DISCLOSURE
     OF LEGAL
     PROCEEDINGS
5
     IS
     REQUIRED
     PURSUANT
     TO ITEMS
     2(d) or 2(e)
     CITIZENSHIP OR PLACE
     OF ORGANIZATION
6
     Delaware
                SOLE
                VOTING
     7
                POWER
NUMBER
                0
OF
                SHARED
SHARES
                VOTING
BENEFICIALLY
                POWER
OWNED
                0
BY
                SOLE
EACH o
                DISPOSITIVE
REPORTING
                POWER
PERSON
                0
WITH
                SHARED
                DISPOSITIVE
     10
                POWER
                5,553,305
     AGGREGATE AMOUNT
     BENEFICIALLY OWNED
     BY EACH REPORTING
11
     PERSON
     5,553,305
12
```

CHECK

BOX IF THE

AGGREGATE

AMOUNT IN

ROW (11)

EXCLUDES

CERTAIN

SHARES

(See

Instructions)

PERCENT OF CLASS

13 REPRESENTED BY

AMOUNT IN ROW (11)

16.7%*

TYPE OF REPORTING

14 PERSON (See Instructions)

OO

^{*} Based on 33,214,594 of the Issuer's shares of common stock reported to be outstanding as of August 2, 2016 by the Issuer on its Form 10-Q filed with the SEC on August 4, 2016.

This Amendment No. 1 ("Amendment No. 1") amends and supplements the statement on Schedule 13D filed on September 12, 2016 (the "Original Filing") by CSH Holdings LLC ("CSH Holdings"), Frontier Merger Sub, LLC ("Frontier"), and FirstCash, Inc. ("FirstCash"). CSH Holdings, Frontier and FirstCash are collectively referred to herein as the "Reporting Persons." The Original Filing remains in effect except to the extent that it is amended, restated or superseded by information contained in this Amendment No. 1. Capitalized terms used and not defined in this Amendment No. 1 have the meanings set forth in the Original Filing.

Item 5. Interest in Securities of the Issuer.

Item 5 is hereby amended and restated in its entirety as follows:

The descriptions of the agreements set forth in Item 4 are incorporated herein by reference.

All percentages are based on 33,214,594 of the Issuer's shares of Common Stock reported to be outstanding as of August 2, 2016 by the Issuer on its Form 10-O filed with the SEC on August 4, 2016.

- (a) The Reporting Persons may be deemed to beneficially own 5,553,305 shares of Common Stock, which represents 16.7% of the Issuer's outstanding Common Stock.
- (b) With respect to any rights or powers to vote, or to direct the vote of, or to dispose of, or direct the disposition of, the Common Stock owned by the Reporting Persons:
- (i) Sole power to vote or direct the vote:

None of the Reporting Persons has the sole power to vote or direct the vote of any shares of Common Stock.

(ii) Shared power to vote or to direct the vote:

None of the Reporting Persons has the shared power to vote or direct the vote of any shares of Common Stock.

(iii) Sole power to dispose or direct the disposition of:

None of the Reporting Persons has the sole power to dispose or direct the disposition of any shares of Common Stock.

(iv) Shared power to dispose or to direct the disposition of:

The Reporting Persons have the shared power to dispose or to direct the disposition of the 5,553,305 shares of Common Stock they beneficially own.

(c) In addition to the transactions described herein, in the past 60 days, the Reporting Persons have effected the following transactions in the open market in the shares of Common Stock:

Frontier Merger Sub, LLC

Date	Transaction	Number of Shares	Price
9/7/2016	Sale	30,000	\$9.45*
9/8/2016	Sale	15,000	\$9.40*
9/9/2016	Sale	5,000	\$9.17*
9/12/2016	Sale	30,000	\$8.99*
9/13/2016	Sale	20,000	\$9.15*

9/14/2016 Sale 31,145 \$9.04*

*The price is a weighted average price.

CSH Holdings LLC

Date	Transaction	Number of Shares	Price	
9/6/2016	Sale	10,472	\$9.69*	
9/7/2016	Sale	9,300	\$9.46*	
9/8/2016	Sale	7,743	\$9.41*	
9/9/2016	Sale	7,045	\$9.07*	
9/15/2016	Sale	20,021	\$9.25*	
9/16/2016	Sale	12,600	\$9.18*	
9/19/2016	Sale	10,000	\$9.49*	
9/20/2016	Sale	6,959	\$9.44*	
9/21/2016	Sale	6,079	\$9.50*	
9/22/2016	Sale	32,254	\$9.68*	
9/23/2016	Sale	11,200	\$9.66*	
9/26/2016	Sale	7,850	\$9.50*	
9/27/2016	Sale	25,325	\$9.55*	
9/28/2016	Sale	37,546	\$9.75*	
9/29/2016	Sale	52,600	\$9.80*	
9/30/2016	Sale	14,300	\$9.74*	
10/3/2016	Sale	8,452	\$9.61*	
*The price is a weighted everege price				

^{*}The price is a weighted average price.

- (d) No other person has the right to receive or the power to direct the receipt of dividends, or proceeds of sale of such securities outlined in this Schedule 13D.
- (e) Not applicable.

Item 7. Material to Be Filed as Exhibits.

Exhibit

Joint Filing Agreement, dated as of September 9, 2016, among CSH Holdings LLC, Frontier Merger Sub, LLC and FirstCash, Inc. (incorporated by reference to Exhibit 1 to the Schedule 13D filed by CSH Holdings LLC, Frontier Merger Sub, LLC and FirstCash, Inc. on September 12, 2016)

Exhibit

Stockholder's and Registration Rights Agreement, dated as of November 19, 2014, between Cash America

International, Inc. and Enova International, Inc. (incorporated herein by reference to Exhibit 10.3 to the Current Report on Form 8-K filed by Cash America International, Inc. on November 19, 2014)

Exhibit Agreement and Plan of Merger, dated as of April 28, 2016, by and among First Cash Financial Services, Inc., Frontier Merger Sub, LLC and Cash America International, Inc. (incorporated herein by reference to Exhibit

2.1 to the Current Report on Form 8-K filed by First Cash Financial Services, Inc. on April 29, 2016)

CUSIP No. 29357K103

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: October 4, 2016

CSH HOLDINGS LLC

By: /s/ R. Douglas Orr Name: R. Douglas Orr

Title: Executive Vice President, Secretary and Treasurer

FRONTIER MERGER SUB, LLC

By: /s/ R. Douglas Orr Name: R. Douglas Orr Title: Secretary

FIRSTCASH, INC.

By: /s/ R. Douglas Orr Name: R. Douglas Orr

Title: Chief Financial Officer and Executive Vice President

CUSIP No. 29357K103

EXHIBIT INDEX

Exhibit No. Description

Exhibit Joint Filing Agreement, dated as of September 9, 2016, among CSH Holdings LLC, Frontier Merger Sub,

LLC and FirstCash, Inc. (incorporated by reference to Exhibit 1 to the Original Filing)

Stockholder's and Registration Rights Agreement, dated as of November 19, 2014, between Cash America International, Inc. and Enova International, Inc. (incorporated herein by reference to Exhibit 10.3 to the Current Report on Form 8-K filed by Cash America International on November 19, 2014)

Exhibit Agreement and Plan of Merger, dated as of April 28, 2016, by and among First Cash Financial Services, Inc., Frontier Merger Sub, LLC and Cash America International, Inc. (incorporated herein by reference to Exhibit 2.1 to the Current Report on Form 8-K filed by First Cash Financial Services, Inc. on April 29, 2016)