

[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0287 Estimated average burden hours per response... 0.5

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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 30(f) of the Investment Company Act of 1940

			. lo x					- 1		1.1501.1.1.00					
1. Name and Addr	ess of Re	porting Person	* 2. Iss	suer Nam	ne anc	l Ti	icker or	Frad	ing Sy	ymbol 5. Relationship of Report (Check all applicable)	ing Person(s)) to Issue			
ACCEL IX LE)		Fac	ebook 1	Inc [Fl	B 1								
(Last) (First) (Middle)				ate of Ear				(MM	I/DD/YY	YYY) Director	X 10%	Owner			
(Middle)								,		Officer (give title below)	Other	(specify			
C/O ACCEL P	PARTN	ERS. 428			8	/10	6/2012			below)					
UNIVERSITY															
	(Street)		4. If	Amendn	nent, I	Date	e Origina	al Fi	led	6. Individual or Joint/Gro	6. Individual or Joint/Group Filing (Check				
				DD/YYYY)			Ü			Applicable Line)					
PALO ALTO,	CA 943	301								Farms filed by One Beneating	D				
(City)	(State)	(Zip)									Form filed by One Reporting Person X Form filed by More than One Reporting Person				
		Table I - Non	-Derivati		ities A					of, or Beneficially Owned		1			
1.Title of Security (Instr. 3)			2. Trans. Date	2A. Deemed	3. Trai	ıs.	4. Securiti (A) or Dis			5. Amount of Securities Beneficially Own Following Reported Transaction(s)	ned 6. Ownership	7. Nature of Indirect			
(msu. 3)			Bute	Execution		8)				(Instr. 3 and 4)	Form:	Beneficial Ownership			
				Date, if any				(A)			Direct (D) or Indirect	(Instr. 4)			
					Code	v	Amount	or (D)	Price		(I) (Instr. 4)				
						Ė		(2)	11100		- ',	By Accel			
Class A Common Stoc	k		8/16/2012		J (1)	$ _{\mathbf{v}}$	49698765	D	\$0.00	56612648	I	IX L.P.			
				ļ		<u> </u>						(2)			
												By Accel IX			
Class A Common Stoc	k		8/16/2012		$\left \mathbf{J}^{(1)} \right _{\mathbf{V}}$		5294863	D	\$0.00	6032562	I	Strategic Partners			
												L.P. (3)			
						\vdash						By Accel			
Class A Common Stoc	k		8/16/2012		C		2785949	A	\$0.00	2785949	I	Growth			
Class A Common Stoc.	N.							**	Ψ0.00	2703545	•	Fund L.P.			
				<u> </u>		┢						By Accel			
Class A Common Stoc	k		8/16/2012		J (1)		2785949	D	\$0.00	0	I	Growth			
Class A Common Stoc.	N.				J (*)	V		"	Ψ0.00	v	•	Fund L.P.			
						┢						By Accel			
												Growth			
Class A Common Stoc	k		8/16/2012		С		54385	A	\$0.00	54385	I	Fund Strategic			
												Partners			
						<u> </u>						L.P. (5)			
												By Accel Growth			
Class A Common Stoc	k		8/16/2012		J (1)		54385	D	\$0.00	0	I	Fund Strategic			
					,	ľ						Partners			
												L.P. ⁽⁵⁾			
												By Accel			
			8/16/2012		71)		F245.55		do 00			Growth Fund			
Class A Common Stoc	K				J (1)	v	724144	A	\$0.00	724144	I	Associates L.L.C.			
												(6)			
			1									By Accel			

1. Title of Security (Instr. 3)				Date I		2A. Deemed Execution	3. Tra Code (Instr.		4. Sect (A) or (Instr.	Dispo	sed	of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Ownership Form:	7. Nature of Indirect Beneficial Ownership	
						Date, if any	Code	v	Amou		A) or D)	Price					or Indirect (I) (Instr. 4)	(Instr. 4)
Class A Common Stock				8/16/2	2012		J (1)	v	16491	451	A	\$0.00		164	191451		I	IX Associates L.L.C.
Class A Common Stock				8/16/2012		J (8)		17641	16	A	\$0.00		17	76416		I	By Accel Meritech Associates III L.L.C.	
Class A Common Stock				8/16/2012		J (8)	98018		8	A	\$0.00		98018		I	By Accel Meritech Investors III L.L.C.		
Class A Common Stock													9910536			I	By Accel Investors 2005 L.L.C.	
Tab	le II - Dei	rivative	Securiti	es Be	enef	icially (wnec	d (a	e.g. , j	puts,	cal	lls, wa	arran	ts, options	s, convert	ible secur	rities)	
Title of Derivate Conversion or Exercise Instr. 3) 2. Conversion Date Deemed Executiv		Deemed Execution Date, if	4. 5. Number Derivative			e and Expiration (A) or of (D)			ration Date Securi		urities Underlying Drivative Security D				10. Ownership Form of	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
				Code	V	(A) (D	l F	Date Exerc	eisable	Expira Date	tion	Title		Amount or Number of Shares		Transaction (s) (Instr. 4)	4)	
Class B Common Stock (12)	(12)	8/16/2012		C		27859	49	(12)	(12	2)	Con	nss A nmon k ⁽¹³⁾	2785949	\$0.00	4741307	I	By Accel Growth Fund L.P.
Class B Common Stock (12)	(12)	8/16/2012		С		5438	5	(12)	(12	2)	Con	ass A amon k ⁽¹³⁾	54385	\$0.00	92554	I	By Accel Growth Fund Strategic Partners L.P. (5)
Class B Common Stock (12)	(12)							(12)	(12	2)	Con	ass A amon ock	100292		100292	I	By Accel Growth Fund Investors 2009 L.L.C.

Explanation of Responses:

- (1) Transactions reported on this form represent pro rata distributions, and not a purchase or sale of securities, by Accel IX L.P., Accel IX Strategic Partners L.P., Accel Growth Fund L.P. and Accel Growth Fund Strategic Partners L.P. to their respective general and limited partners or members without consideration. Distribution transactions were executed pursuant to a plan established in compliance with the requirements of Rule 10b5-1.
- (2) Accel IX Associates L.L.C. ("A9A"), which is the General Partner of Accel IX L.P. ("Accel IX"), has sole voting and investment power over the securities held by Accel IX. A9A disclaims beneficial ownership over such securities except to the extent of its pecuniary interest therein. In addition, James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of A9A and may be deemed to share voting and investment power over the shares held of record by Accel IX. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (3) A9A, which is the General Partner of Accel IX Strategic Partners L.P. ("Accel SP"), has sole voting and investment power over the

securities held by Accel SP. A9A disclaims beneficial ownership over such securities except to the extent of its pecuniary interest therein. In addition, James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of A9A and may be deemed to share voting and investment power over the shares held of record by Accel SP. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

- (4) Accel Growth Fund Associates L.L.C ("AGFA"), which is the General Partner of Accel Growth Fund L.P. ("Accel Growth"), has sole voting and investment power over the securities held by Accel Growth. AGFA disclaims beneficial ownership over such securities except to the extent of its pecuniary interest therein. In addition, James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of AGFA and may be deemed to share voting and investment power over the shares held of record by Accel Growth. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (5) AGFA, which is the General Partner of Accel Growth Fund Strategic Partners L.P. ("Accel Growth SP"), has sole voting and investment power over the securities held by Accel Growth SP. AGFA disclaims beneficial ownership over such securities except to the extent of its pecuniary interest therein. In addition, James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of AGFA and may be deemed to share voting and investment power over the shares held of record by Accel Growth SP. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (6) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of AGFA and may be deemed to share voting and investment power over the shares held of record by AGFA. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (7) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of A9A and may be deemed to share voting and investment power over the shares held of record by A9A. Each of such individuals disclaims beneficial ownership of such securities except to the extent of his or her pecuniary interest therein. The inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (8) Transactions reported on this form represent pro rata distributions, and not a purchase or sale of securities, by Meritech Capital Associates III L.L.C. and Meritech Capital Affiliates III L.P. to their respective general and limited partners or members without consideration.
- (9) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of Accel Meritech Associates III L.L.C. ("AMA III"), and may be deemed to share voting and investment power over the securities held by AMA III. Each of such individuals disclaims beneficial ownership over such securities except to the extent of his or her pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (10) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of Accel Meritech Investors III L.L.C. ("AMI III"), and may be deemed to share voting and investment power over the securities held by AMI III. Each of such individuals disclaims beneficial ownership over such securities except to the extent of his or her pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (11) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of Accel Investors 2005 L.L.C. ("Accel 2005"), and may be deemed to share voting and investment power over the securities held by Accel 2005. Each of such individuals disclaims beneficial ownership over such securities except to the extent of his or her pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (12) The Class B Common Stock is convertible into the issuer's Class A Common Stock on a 1-for-1 basis (a) at the holder's option or (b) upon certain transfers of such shares and has no expiration date.
- (13) The shares of Class B Common Stock automatically converted into Class A Common Stock on a 1-for-1 basis in connection with the transfer of such shares.
- (14) James W. Breyer, who is a Director of the issuer, and certain other individuals are Managing Members of Accel Growth Fund Investors 2009 L.L.C. ("Accel Growth 2009"), and may be deemed to share voting and investment power over the securities held by Accel Growth 2009. Each of such individuals disclaims beneficial ownership over such securities except to the extent of his or her pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

Remarks:

In prior filings for the issuer, certain individual managing members of Accel IX Associates L.L.C., Accel Growth Fund Associates L.L.C., Accel Investors 2005 L.L.C. and Accel Growth Fund Investors 2009 L.L.C. were included as reporting persons. These individuals are not beneficial owners of shares amounting to 10% or more of the issuer and are therefore not required to report on this or future filings.

Rei	port	ing	Ov	vners

Reporting Owners	ĺ	D 1 1 1				
Reporting Owner Name / Address	Relationships Director 10% Owner Officer Othe					
	Director	10% Owner	Officer	Other		
ACCEL IX LP						
C/O ACCEL PARTNERS		X				
428 UNIVERSITY AVENUE		21.				
PALO ALTO, CA 94301						
Accel Growth Fund Associates L.L.C.						
C/O ACCEL PARTNERS		X				
428 UNIVERSITY AVENUE		A				
PALO ALTO, CA 94301						
Accel Growth Fund Investors 2009 L.L.C.						
C/O ACCEL PARTNERS		v				
428 UNIVERSITY AVENUE		X				
PALO ALTO, CA 94301						
Accel Growth Fund L.P.						
C/O ACCEL PARTNERS		•				
428 UNIVERSITY AVENUE		X				
PALO ALTO, CA 94301						
Accel Growth Fund Strategic Partners L.P.						
8						
C/O ACCEL PARTNERS		X				
428 UNIVERSITY AVENUE						
PALO ALTO, CA 94301						
Accel Investors 2005 L.L.C.						
C/O ACCEL PARTNERS		•				
428 UNIVERSITY AVENUE		X				
PALO ALTO, CA 94301						
Accel IX Associates L.L.C.						
C/O ACCEL PARTNERS		•				
428 UNIVERSITY AVENUE		X				
PALO ALTO, CA 94301						
ACCEL IX STRATEGIC PARTNERS LP						
C/O ACCEL PARTNERS		v				
428 UNIVERSITY AVENUE		X				
PALO ALTO, CA 94301						
Accel Meritech Associates III L.L.C.						
C/O ACCEL PARTNERS		X				
428 UNIVERSITY AVENUE		A				
PALO ALTO, CA 94301						
Accel Meritech Investors III L.L.C.						
C/O ACCEL PARTNERS		X				
428 UNIVERSITY AVENUE		A				
PALO ALTO, CA 94301						
<u> </u>						

Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel IX Associates L.L.C., the General Partner of Accel IX L.P.	8/20/2012				
** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Growth Fund Associates L.L.C.					
** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Growth Fund Investors 2009 L.L.C.					
** Signature of Reporting Person	Date				
** Signature of Reporting Person Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Growth Fund Associates L.L.C., the General Partner of Accel Growth Fund L.P.					
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Growth Fund					
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Growth Fund Associates L.L.C., the General Partner of Accel Growth Fund L.P.	8/20/2012				

Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Investors 2005 L.L.C.					
** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel IX Associates L.L.C.					
** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel IX Associates L.L.C., the General Partner of Accel IX Strategic Partners L.P.					
*** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Meritech Associates III L.L.C.	8/20/2012				
*** Signature of Reporting Person	Date				
Tracy L. Sedlock as attorney-in-fact for James W. Breyer as a Managing Member of Accel Meritech Investors III L.L.C.	8/20/2012				
*** Signature of Reporting Person	Date				

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

- * 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.