

[] 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 or Section 30(h) of the Investment Company Act of 1940

1. Name and Add	ress of Re	porting l	Person *	2.	. Is	suer N	lam	e and	ΙT	icker	or T	'radi	ng Symb	ool	5. Relation (Check all			Person(s)	to Issuer
Schroepfer M	ichael T	'odd		F	ac	ceboo	k l	lnc [	F	<b>B</b> ]									
(Last)	(First)	(Mid	dle)	3.	. D	ate of	Ear	rliest '	Tra	ınsact	ion	(MM/	DD/YYYY	Z)	Directo	or		10% Ov	vner
(,	(,		,													er (give title	e below)	Othe	r (specify
C/O FACEBO	OK. IN	IC., 160	01					5	/1	<b>5/20</b> 1	14				below) Chief Tec	hnology	Officer		
WILLOW RO		,																	
	(Street)					Amen /DD/YY			Dat	e Orig	gina	l File	ed		6. Individu Applicable Li	nal or Joi	nt/Group I	Filing (Che	eck
MENLO PAR	K, CA	94025																	
(City)	(State)	(Zip)	)														Reporting Per han One Repo		1
									_							<u> </u>		8	
		Table 1	[ - Non-l	Deriv	ati	ive Se	cur	ities .	Ac	quire	d, D	ispo	sed of, o	or E	Beneficially	<b>Owned</b>			
				2. Trai	ns.	2A. Deemed Execution		3. Tran	le or Dis		sposed of (D) 3, 4 and 5)				Amount of Securities Beneficially yned Following Reported Transaction(s)				7. Nature
(Instr. 3)			Date		Code (Instr.								Owi	ned Following	Reported 1	ransacuon(s)	Form:	of Indirect Beneficial	
						Date, in	f		Т		(A	)		(Ins	tr. 3 and 4)			Direct (D) or Indirect	
						any					OI	.						(I) (Instr.	(111311. 4)
								Code	╀	Amour	+	)	Price					4)	
Class A Common Sto	ck			5/15/2	2014		C	L	18750 (1)	A		\$0.00		232269		D			
Class A Common Sto	ck			5/15/2	014			S		9784	D	\$57	7.9771 <sup>(3)</sup>		2	22485		D	
Class A Common Sto	ck			5/16/2	014	ļ		G <sup>(4)</sup>		40000	D		\$0.00		1	82485		D	
Tab	le II - Dei	ivative :	Securiti	es Be	ne	ficiall	y O	wnec	<b>l</b> (	e.g. ,	puts	s, cal	lls, warr	rant	ts, options,	convert	ible secur	ities)	
1. Title of Derivate 2. 3. Trans. 3A.		3A.	4.		5. Number of		of 6	6. Date Exer				7. Title and Am Securities Under Derivative Secu		mount of	8. Price of	9. Number	10.	11. Nature	
Security (Instr. 3)	Conversion or Exercise	Date	Deemed Execution	Trans. Code		Derivat Securiti	and Expirat								of derivative	Ownership Form of	of Indirect Beneficial		
(======================================	Price of		Date, if	(Instr		Acquire	ed (A						(Instr. 3 a			(Instr. 5)	Securities	Derivative	Ownership
	Derivative Security		any	8)		Dispose	ea oi	(D)									Beneficially Owned	Security: Direct (D)	(Instr. 4)
						(Instr. 3 5)	, 4 a	ınd									Following Reported	or Indirect (I) (Instr.	
					Π			<del>-</del>	_		г .				Amount or		Transaction	4)	
				Code	177	(4)	(T	F	Date Exer	cisable		ration	Title		Number of Shares		(s) (Instr. 4)		
				Code	ľ	(A)	(1	D) L					Class I	R	Shares				
Restricted Stock	(5)	5/15/2014		M		1	187	50		(6)	8/25	/2019	Commo		18750	\$0.00	37500	D	
Unit (RSU)													Stock	(7)					
Class B Common	(7)	5/15/2014		M		18750				(7)		(7)	Class A		18750	\$0.00	18750	D	
Stock (7)				IVI			_						Stock	)II	10/30	φυ.υυ	10/30		
Class B Common Stock (7)	(7)	5/15/2014		С			<b>187</b> (8			(7)		(7)	Class A Commo Stock		18750	\$0.00	0	D	
						——										l			

## **Explanation of Responses:**

- (1) Represents the number of shares that were acquired upon conversion of Class B Common Stock to Class A Common Stock in connection with the settlement of the restricted stock units (the "RSUs") listed in Table II.
- (2) Represents the number of shares required to be sold by the reporting person to cover tax withholding obligations in connection with the vesting of the RSUs listed in Table II. This sale is mandated by the Issuer's election under its equity incentive plans to require the satisfaction of tax withholding obligations to be funded by a "sell to cover" transaction and does not represent a discretionary trade by the

reporting person.

- (3) The reported price in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$57.57 to \$58.50 per share, inclusive. The reporting person undertakes to provide to the issuer, any security holder of the issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote (3).
- (4) Represents shares of Class A Common Stock that the reporting person donated as a gift to a charitable entity.
- (5) Each RSU represents a contingent right to receive 1 share of the issuer's Class B Common Stock upon settlement.
- (6) The RSUs were granted with both (a) a liquidity event-based vesting condition and (b) a service-based vesting condition, both of which conditions must be satisfied in order for the RSUs to vest. The liquidity event-based vesting condition was satisfied on November 17, 2012. The service-based vesting condition was satisfied as to 1/5th of the total number of shares on July 15, 2010 and then 1/60th of the total number of shares vest monthly thereafter, subject to continued service through each vesting date.
- (7) 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.
- (8) The holder elected to convert the shares of Class B Common Stock into Class A Common Stock on a 1-for-1 basis.

Reporting Owners

reporting Owners											
Danastina Ovyman Nama / Addusa		Relationships									
Reporting Owner Name / Address	S Director	10% Owner	Officer	Other							
Schroepfer Michael Todd											
C/O FACEBOOK, INC.			Chief Technology Officer								
1601 WILLOW ROAD			Cine Technology Officer								
MENLO PARK, CA 94025											

## **Signatures**

/s/ Michael Johnson as attorney-in-fact for Michael T. Schroepfer 5/19/2014

\*\* Signature of Reporting Person

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.

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