Rocket Fuel Inc. Form SC 13G/A February 16, 2016	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
Schedule 13G	
INFORMATION TO BE INCLUDED IN STATEMENT AND AMENDMENTS THERETO FILED PURSUANT	TS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) Γ TO 13d-2 (b)
(Amendment No. 1)*	
Rocket Fuel Inc. (Name of Issuer)	
Common Stock, Par Value US\$0.001 Per Share ("Shares (Title of Class of Securities)	s")
773111109 (CUSIP Number)	
December 31, 2015 (Date of Event Which Requires Filing of this Statement)	
Check the appropriate box to designate the rule pursuant	to which this Schedule is filed:
	Rule 13d-1(b)
·	Rule 13d-1(c)
v	Rule 13d-1(d)

*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).

Page 1 of 11 Pages

Exhibit Index Contained on Page 9

CUSIP NO. 773111109 13 G Page 2 of 11

NAME OF

REPORTING **PERSONS** I.R.S. **IDENTIFICATION** NO. OF ABOVE 1 PERSON (Entities Only). Nokia Growth Partners II, L.P. ("NGP II") CHECK THE APPROPRIATE BOX IF A MEMBER OF A 2 GROUP (See Instructions) " (b) x (a) SEC USE ONLY 3 CITIZENSHIP OR PLACE OF 4 **ORGANIZATION** Delaware NUMBER OF 5 SOLE **SHARES VOTING BENEFICIALLY POWER** OWNED BY 2,067,515 **EACH** Shares, except that N.G. **REPORTING PERSON** Partners II, L.L.C. ("NG **WITH** Partners II"), the general partner of NGP II, may be deemed to have sole power to vote these Shares, and John Gardner ("Gardner") and

Paul Asel

```
("Asel"), the
      managing
      members of
      NG Partners II,
      may be deemed
      to have shared
      power to vote
      these Shares.
      SHARED
      VOTING
     6 POWER
      See response to
      row 5.
      SOLE
      DISPOSITIVE
      POWER
      2,067,515
      Shares, except
      that NG
      Partners II, the
      general partner
      of NGP II, may
      be deemed to
      have sole
    7 power to
      dispose of these
      Shares, and
      Gardner and
      Asel, the
      managing
      members of
      NG Partners II,
      may be deemed
      to have shared
      power to
      dispose of these
      Shares.
      SHARED
      DISPOSITIVE
     8 POWER
      See response to
      row 7.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED 2,067,515
BY
EACH
REPORTING
PERSON
```

9

CHECK BOX IF THE AGGREGATE **AMOUNT** ΙN ROW (9) **EXCLUDES CERTAIN SHARES** (See Instructions) PERCENT OF **CLASS** REPRESENTED BY AMOUNT IN ROW (9) 4.8% TYPE OF REPORTING PERSON (See 12

PN

Instructions)

CUSIP NO. 773111109 13 G Page 3 of 11

NAME OF REPORTING PERSONS

I.R.S.

1

3

IDENTIFICATION NO. OF ABOVE PERSON (Entities Only).

N.G. Partners II, L.L.C.

CHECK THE

APPROPRIATE BOX IF A MEMBER OF A

2 GROUP (See Instructions)

(a) " (b) x SEC USE ONLY CITIZENSHIP OR

4 PLACE OF

ORGANIZATION

Delaware

NUMBER OF 5 SOLE **SHARES VOTING** BENEFICIALLY **POWER** OWNED BY 2,067,515 Shares, all of **EACH REPORTING** which are directly owned **PERSON** WITH by NGP II. NG

Partners II, the general partner of NGP II, may be deemed to have sole power to vote these Shares, and Gardner and Asel, the managing

```
members of
      NG Partners II,
      may be deemed
      to have shared
      power to vote
      these Shares.
      SHARED
      VOTING
     6 POWER
      See response to
      row 5.
      SOLE
      DISPOSITIVE
      POWER
      2,067,515
      Shares, all of
      which are
      directly owned
      by NGP II. NG
      Partners II, the
      general partner
      of NGP II, may
      be deemed to
    7 have sole
      power to
      dispose of these
      Shares, and
      Gardner and
      Asel, the
      managing
      members of
      NG Partners II,
      may be deemed
      to have shared
      power to
      dispose of these
      Shares.
      SHARED
      DISPOSITIVE
     8 POWER
      See response to
      row 7.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED 2,067,515
BY
EACH
REPORTING
PERSON
```

9

CHECK BOX IF THE AGGREGATE AMOUNT IN

EXCLUDES

CERTAIN

SHARES

(See

ROW (9)

Instructions)

PERCENT OF

CLASS

REPRESENTED BY

AMOUNT IN ROW

(9)

11

4.8% TYPE OF REPORTING

PERSON (See

Instructions)

OO

CUSIP NO. 773111109 13 G Page 4 of 11

NAME OF **REPORTING PERSONS** I.R.S. **IDENTIFICATION** 1 NO. OF ABOVE PERSON (Entities Only). John Gardner CHECK THE APPROPRIATE BOX IF A MEMBER OF A 2 GROUP (See Instructions) " (b) x (a) SEC USE ONLY 3 CITIZENSHIP OR PLACE OF 4 **ORGANIZATION** U.S. Citizen **SOLE VOTING** 5 POWER See response to row 6. 6 SHARED **VOTING POWER** 2,067,515 NUMBER OF Shares all of which are **SHARES** directly owned by NGP II. NG **BENEFICIALLY** Partners II is

the general

partner of NGP

II, and Gardner, a managing

PERSON

OWNED BY

REPORTING

EACH

member of NG Partners II, may be deemed to have shared power to vote these Shares. **SOLE DISPOSITIVE** 7 POWER See response to row 8. **SHARED DISPOSITIVE POWER** 2,067,515 Shares all of which are directly owned by NGP II. NG Partners II is 8 the general partner of NGP II, and Gardner, a managing member of NG Partners II, may be deemed to have shared power to dispose of these Shares. **AGGREGATE AMOUNT BENEFICIALLY** OWNED 2,067,515 BY**EACH REPORTING PERSON** CHECK" **BOX IF** THE **AGGREGATE AMOUNT** IN **ROW** (9) **EXCLUDES CERTAIN SHARES**

9

10

(See

Instructions) PERCENT OF

CLASS

REPRESENTED BY

11 AMOUNT IN ROW

(9)

4.8%

TYPE OF REPORTING

PERSON (See 12 Instructions)

IN

CUSIP NO. 773111109 13 G Page 5 of 11

NAME OF REPORTING PERSONS

```
I.R.S.
          IDENTIFICATION
          NO. OF ABOVE
1
          PERSON (Entities
          Only).
          Paul Asel
          CHECK THE
           APPROPRIATE BOX
          IF A MEMBER OF A
2
          GROUP (See
          Instructions)
          (a) " (b) x
           SEC USE ONLY
3
          CITIZENSHIP OR
          PLACE OF
4
           ORGANIZATION
          U.S. Citizen
                SOLE
                 VOTING
NUMBER OF
               5 POWER
SHARES
                See response to
                row 6.
BENEFICIALLY 6 SHARED
OWNED BY
                VOTING
EACH
                POWER
                2,067,515
REPORTING
PERSON
                Shares all of
WITH
                which are
                directly owned
                by NGP II. NG
                Partners II is
                the general
                partner of NGP
                II, and Asel, a
                managing
                member of NG
                Partners II,
```

```
may be deemed
      to have shared
      power to vote
      these Shares.
      SOLE
      DISPOSITIVE
    7 POWER
      See response to
      row 8.
      SHARED
      DISPOSITIVE
      POWER
      2,067,515
      Shares all of
      which are
      directly owned
      by NGP II. NG
      Partners II is
    8 the general
      partner of NGP
      II, and Asel, a
      managing
      member of NG
      Partners II,
      may be deemed
      to have shared
      power to
      dispose of these
      Shares.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED 2,067,515
BY
EACH
REPORTING
PERSON
CHECK
BOX IF
THE
AGGREGATE
AMOUNT
IN
ROW "
(9)
EXCLUDES
CERTAIN
SHARES
(See
Instructions)
```

10

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

4.8% TYPE OF REPORTING PERSON (See Instructions)

IN

CUSIP NO. 773111109 13 G Page 6 of 11
ITEM 1(A). NAME OF ISSUER
Rocket Fuel Inc.
ITEM 1(B). Address of Issuer's Principal Executive Offices
1900 Seaport Blvd.
Redwood City, CA 94063
ITEM 2(A). NAME OF PERSONS FILING
This Schedule 13G is filed by Nokia Growth Partners II, L.P., a Delaware limited partnership ("NGP II"), N.G. Partners II, L.L.C., a Delaware limited liability company ("NG Partners II"), and John Gardner and Paul Asel. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."
NG Partners II, the general partner of NGP II, may be deemed to have sole power to vote and sole power to dispose of Shares of the issuer directly owned by NGP II. Gardner and Asel are the managing members of NG Partners II and may be deemed to have share power to vote and shared power to dispose of Shares of the issuer directly owned by NGP II.
ITEM 2(B). <u>ADDRESS OF PRINCIPAL PLACE OF BUSINESS OFFICE</u>
The address for each of the Reporting Persons is:
Nokia Growth Partners
555 Hamilton Ave., Suite 105

Palo Alto, CA 94301

ITEM 2(C) CITIZENSHIP

NGP II is a Delaware limited partnership. NG Partners II is a Delaware limited liability company. Gardner and Asel are United States citizens.

ITEM 2(D) TITLE OF CLASS OF SECURITIES

Common Stock, par value \$0.001 per share ("Shares").

ITEM 2(E) CUSIP NUMBER

773111109

ITEM 3. Not applicable

ITEM 4. OWNERSHIP

The following information with respect to the ownership of the Shares by the persons filing this Statement is provided as of December 31, 2015.

CUSIP NO. 773111109 13 G Page 7 of 1	1	
(a)	Amount beneficially owned:	
See Row 9 of cover page for each Report	ing Person.	
(b)	Percent of Class:	
See Row 11 of cover page for each Report	rting Person.	
(c)	Number of shares as to which such person has:	
(i)	Sole power to vote or to direct the vote:	
See Row 5 of cover page for each Report	ing Person.	
(ii)	Shared power to vote or to direct the vote:	
See Row 6 of cover page for each Report	ing Person.	
(iii)	Sole power to dispose or to direct the disposition of:	
See Row 7 of cover page for each Reporting Person.		
(iv)	Shared power to dispose or to direct the disposition of:	
See Row 8 of cover page for each Reporting Person.		

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: x Yes
ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.
Not applicable.
ITEM IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY
Not applicable.
ITEM 8. <u>IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP</u> .
Not applicable.
ITEM 9. <u>NOTICE OF DISSOLUTION OF GROUP</u> .
Not applicable.
ITEM 10. <u>CERTIFICATION</u>
Not applicable.

CUSIP NO. 773111109 13 G Page 8 of 11

SIGNATURES

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: February 12, 2016

Nokia Growth Partners II, L.P. /s/ John Gardner

By N.G. Partners II, L.L.C. Signature

Its General Partner

John Gardner

Managing Member/Attorney-In-Fact

John Gardner /s/John Gardner

John Gardner Attorney-In-Fact

Paul Asel /s/John Gardner

John Gardner Attorney-In-Fact

CUSIP NO. 773111109 13 G Page 9 of 11

EXHIBIT INDEX

Found on

Sequentially

Exhibit Numbered Page

Exhibit A: Agreement of Joint Filing 10

Exhibit B: Power of Attorney 11

CUSIP NO. 773111109 13 G Page 10 of 11

exhibit A

Agreement of Joint Filing

The Reporting Persons hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Rocket Fuel Inc. shall be filed on behalf of each of the Reporting Persons. Note that copies of the applicable Agreement of Joint Filing are already on file with the appropriate agencies.

exhibit B

Power of Attorney

John Gardner has signed this Schedule 13G as Attorney-In-Fact. Note that copies of the applicable Power of Attorney are already on file with the appropriate agencies.